Low Income Taxpayer Clinic

- > Access to Representation
- > Outreach and Education for Taxpayers Who Speak English as a Second Language

2009 GRANT APPLICATION Package and Guidelines



Dear Prospective Low Income Taxpayer Clinic Grant Applicant:

I am pleased to announce the opening of the 2009 Low Income Taxpayer Clinic (LITC) grant application period. All applications must be postmarked by July 7, 2008, in order to be considered timely. If filing electronically, applications must be submitted on or before July 7, 2008.

The Taxpayer Advocate Service (TAS) is committed to enhancing the LITC Program's quality and coverage. With participation and advice from the clinics, the LITC Program Office revised the 2009 LITC grant application to make it easier to understand and complete. Some of the specific improvements include:

- Clarifying the charging of expenses related to attendance at the annual LITC Conference;
- Clarifying the allowability of refreshment and memorabilia purchases;
- Eliminating as redundant the requirement to provide a complete financial narrative in the annual report because clinics are already required to provide an itemization and explanation of actual program costs for all expenses.

During the current 2008 grant cycle, we are pleased that we have at least one clinic in all 50 states, and we also have at least one clinic in the District of Columbia, Puerto Rico, and Guam. We have announced a supplemental grant application for identified geographic areas and hope to have a number of new and expanded clinics for the second half of 2008. The Taxpayer Advocate Service remains committed to achieving maximum access to representation for low income taxpayers under the terms of this grant program. Thus, in awarding 2009 LITC grants, we will continue to work toward the following program goals:

- Ensuring that each state (plus the District of Columbia, Puerto Rico, and Guam) continues to be served by at least one clinic;
- Expanding coverage in geographic areas that do not have both controversy representation and ESL education and outreach; and
- Ensuring grant recipients demonstrate that they are serving geographic areas that have sizable populations eligible for and requiring LITC services.

The LITC Program Office may award grants to qualifying organizations to fund one-year, two-year or three-year project periods. Any clinic currently receiving an LITC grant that does not expect to use all of its funds must contact the LITC Program Office immediately so that other clinics may benefit from those funds. Moreover, any clinic currently receiving a grant that does not intend to reapply for a 2009 grant must notify the LITC Program Office immediately so that we can encourage coverage of that service area by other applicants.

This package contains the current program guidelines, eligibility criteria, application materials, and instructions to transmit an application to our office electronically or by U.S. mail, private delivery service, or hand delivery. The cost of preparing and submitting an application are the responsibility of each applicant.

Your application must be postmarked by Friday, July 7, 2008. Applications should be mailed to:

Internal Revenue Service, Taxpayer Advocate Service LITC Program Office Attention: LITC Applications, 1111 Constitution Ave. NW, TA:LITC, Room 1034, Washington, DC 20224.

Applicants may also file electronically at www.grants.gov. The LITC Program Office will notify each applicant whether they were awarded a grant no later than November 28, 2008.

If you have questions about the LITC Program or grant application process, please contact the LITC Program Office at 202-622-4711 or by email at LITCProgramOffice@irs.gov.

I appreciate your interest in the LITC Program and look forward to working with the 2009 Low Income Taxpayer Clinic grantees to improve the fairness and quality of federal tax administration.

Sincerely,

Nina E. Olson

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National Taxpayer Advocate

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### Paperwork Reduction Act Notice:

This application package is provided for awards under the Low Income Taxpayer Clinic Grant Program. The information is requested from the applicants in order to determine their eligibility for an LITC grant and evaluate their grant proposals. Applicants are not required to respond to this collection of information unless it displays a currently valid OMB number. The estimated average burden associated with this collection of information is 60 hours per respondent for program sponsors and 2 hours for student and program participants. Comments concerning the accuracy of this burden estimate and suggestions for reducing this burden should be directed to the Tax Products Coordinating Committee, Western Area Distribution Center, Rancho Cordova, CA 95743-0001. Do not send grant application forms to this address. Grant applications should be sent to: Internal Revenue Service, Taxpayer Advocate Service, LITC Program Office, TA:LITC, Room 1034, 1111 Constitution Ave., NW, Washington, DC 20224.

Catalog of Federal Domestic Assistance Number: 21.008

OMB Approval No. 1545-1648

# I. INTRODUCTION

This publication outlines requirements for the operation of a qualifying Internal Revenue Service (IRS) Low Income Taxpayer Clinic (LITC) program and provides instructions on how to apply for a matching grant under Internal Revenue Code (IRC) § 7526. All applications for this grant must be completed thoroughly and accurately. Failure to do so may result in the application not being considered for a grant.

This publication and copies of the required forms and certifications should be retained for future reference. Interim and annual reporting requirements are included in this package and must be followed when those reports are prepared.

**NOTE:** When questions arise regarding the program, they can be submitted by email to the LITC Program Office at: <u>LITCProgramOffice@irs.gov</u>.

# II. LITC PROGRAM OVERVIEW

IRC § 7526 authorizes the IRS to award matching grants of up to \$100,000 per year to qualifying organizations that represent low income taxpayers involved in controversies with the IRS and to organizations that provide education and outreach on the taxpayer rights and responsibilities of U.S. taxpayers to individuals who speak English as a second language (ESL). IRC § 7526 requires clinics to provide services for free or for no more than a nominal fee.

Low income status is determined by reference to the Federal Poverty Guidelines, which are updated annually by the Department of Health and Human Services (HHS). Applications are accepted for project periods of up to three years duration. Funding is provided for budget periods of one year, subject to the availability of annually appropriated funds. The budget period is known as the grant cycle, which begins on January 1 and ends on December 31. With respect to applications for two or three-year project periods, the second and third years will be funded subject to satisfactory performance, compliance with grant terms, and availability of appropriated funds. All grant funds awarded to an LITC must be used for the LITC project specifically authorized in the grant.

The LITC Program is administered by the Taxpayer Advocate Service (TAS). The Director of the TAS LITC Program Office reports directly to the National Taxpayer Advocate and is responsible for providing oversight, guidance, and assistance to LITC grantees and prospective applicants.

# III. DEFINITIONS

The term "clinic" includes:

- A clinical program at an accredited law, business, or accounting school in which students represent low income taxpayers in controversies with the IRS; and
- An organization described in IRC § 501(c) and exempt from tax under IRC § 501(a) that either directly represents taxpayers or refers taxpayers to qualified representatives.

Examples of qualifying "controversy" activities include:

An IRS account, collection, examination, or Appeals matter;

- Representation on a federal tax matter in federal courts, including the United States Tax Court;
- Representation or referral of a low income taxpayer involved in a state or local tax controversy, when the clinic is representing or referring that taxpayer in a federal tax controversy;
- Provision of assistance to a nonfiler in the preparation of prior year return(s);
- Provision of assistance to a victim of identify theft on a federal tax matter, or a state tax matter when the clinic is representing or referring that taxpayer in a federal tax controversy; and
- Preparation of an amended return, if such assistance is necessary to resolve a controversy for which an LITC is representing a taxpayer.

The **"referral"** activity for which grant funds may be expended is the referral of low income taxpayers to a **pro bono** panel – one that provides representation free of charge. A *pro bono* panel consists of qualified representatives, nonprofit entities or other organizations that do not charge for representing low income individuals.

# What is a pro bono panel?

Examples of *pro bono* panels to which taxpayers may be referred include:

- A panel of qualified representatives maintained by the clinic to whom the clinic refers matters and who agree to provide pro bono representation to low income taxpayers;
- A panel maintained by a state bar association which makes referrals, for free or for a nominal fee, to qualified representatives who have agreed to provide pro bono representation; and
- A panel maintained by a state or local society of accountants which makes referrals, for free or for a nominal fee, to qualified representatives who have agreed to provide *pro bono* assistance to taxpayers.

Programs that inform ESL taxpayers about their federal taxpayer rights and responsibilities must maintain a *pro bono* referral panel to which they may refer federal, state, and local tax controversies. In addition to the examples above, an ESL clinic can refer taxpayers to another LITC; however, controversy funding will not be awarded to an organization that is solely making referrals to another LITC.

A "qualified representative" is any individual who is authorized to practice before the IRS (e.g., attorney, certified public accountant, enrolled agent) or applicable court. Any controversy clinic that does not have a staff member who is admitted to practice before the United States Tax Court *must* have a *pro bono* panel member who is admitted to practice before the United State Tax Court and to whom the clinic can refer litigation matters.

A "program to inform" is one in which the clinic educates ESL individuals about their rights and responsibilities as U.S. taxpayers.

### Examples of qualifying "ESL activities" include:

- An educational outreach program about federal taxpayer rights and responsibilities conducted by a clinic and attended by ESL taxpayers;
- Direct consultation with ESL taxpayers regarding their rights and responsibilities as U.S. taxpayers; and
- Ancillary assistance to ESL taxpayers in the preparation of federal tax returns or other required tax forms (see Treas. Reg. § 301.7701-15(a)(7)(vii)).

# IV. LITC PROGRAM GRANT REQUIREMENTS

### A. ELIGIBILITY CRITERIA

### 1. In General

The organization must be a qualified clinic that represents or refers low income taxpayers in controversies with the IRS or operates programs to inform ESL taxpayers about their taxpayer rights and responsibilities. Qualified clinics are those that offer services for free or for no more than a nominal fee and either represent low income taxpayers in controversies (or refer those taxpayers via a *pro bono* panel) with the IRS or provide information to ESL taxpayers about their rights and responsibilities as U.S. taxpayers.

The organization may be a clinic providing qualifying services that it conducts within a broader spectrum of activity. A clinic may provide representation in nontax matters as well as representation in tax matters as long as grant funds are used only to support representation in tax matters. Such clinics must reasonably allocate their expenses and matching funds for services shared with nonqualifying programs or other organizations in determining allowable expenses for LITC funding and their compliance with the statutory matching funds requirement.

- Clinic Within a Clinic. Generally, the operation of a "clinic within a clinic" does not disqualify an applicant from eligibility for an LITC matching grant. Nevertheless, services a clinic provides to taxpayers cannot be separated and operated out of another clinic within that clinic for purposes of meeting the 90/250 income requirement of IRC § 7526(b)(1)(B)(i) (described below).
- Start-Up Expenses. Start-up operations qualify for grant funding. Thus, a clinic may be
  awarded an LITC grant although it anticipates that it will not begin operating until after
  the close of the grant cycle for which the grant is awarded. Such applicants still must
  satisfy the statutory matching funds requirement during the year covered by the grant
  and must meet all reporting requirements to provide information on the status of the
  start-up. In addition, LITC grants to these applicants will be conditioned on the conduct
  of qualifying activities during the immediately succeeding grant cycle.
- Nominal Fee. IRC § 7526 provides that a clinic must not charge more than a nominal fee for clinic services, in addition to reimbursement of actual costs incurred (e.g., photocopying and court costs). If a clinic is charging a fee, the clinic must charge that same fee to everyone, regardless of the services being sought. Remember: The goal of the LITC Program is to enhance access to legal services for low

income taxpayers. If the amount that a clinic charges results in fewer taxpayers served, the goal of the Program is not being achieved and that amount is not nominal.

A clinic may not charge any separate or additional fee (even if it is nominal) for the preparation of a tax return (except for reimbursement of actual costs incurred, e.g., photocopying).

# 2. Controversy Clinic Requirements

 90/250 Income Requirement. At least 90 percent of taxpayers represented or referred must have incomes that do not exceed 250 percent of the Federal Poverty Guidelines published annually by HHS.

A clinic must use the LITC Program's poverty guidelines to determine whether a client seeking representation is a low income client for purposes of LITC Program funding. A clinic must base its determination of whether a taxpayer satisfies the income requirement on current income information. The taxpayer must provide this information on an intake form (or similar form) at the time the taxpayer seeks the clinic's assistance. Changes in financial status during representation do not disqualify clients from continuing to receive clinic representation. A clinic may consider the taxpayer's current year return in determining the taxpayer's income, as defined below.

Whether the 90/250 income requirement is met is determined based on taxpayers actually represented. For this purpose, representation occurs when the arrangement is memorialized through a letter of engagement, a *pro bono* representation agreement, or a Form 2848, *Power of Attorney and Declaration of Representative*. If a clinic represents and also refers taxpayers, the 90/250 income requirement is determined by aggregating the representations and referrals.

For purposes of determining the total number of taxpayers represented or referred in controversies with the IRS, include both those who do and do not meet the income requirements. Preparation of a joint return counts as **two** taxpayers assisted. If only one spouse on a joint return is represented or referred, the represented spouse counts as **one** taxpayer assisted.

Satisfaction of the 90/250 income requirement is determined based on the income of family units, not on the average income of the taxpayers represented or referred. For example, suppose a clinic has the following clients: 97 unrelated individuals (*i.e.*, 97 family units) and one family unit of three related taxpayers. For purposes of determining whether the 90/250 income requirement is satisfied, at least 90 percent of the 98 family units must have incomes which do not exceed 250 percent of the Federal Poverty Guidelines.

A clinic must maintain records for the total number of taxpayers represented (or referred) in controversies with the IRS **and** the number of taxpayers represented (or referred) in controversies with the IRS who have incomes that do not exceed 250 percent of the Federal Poverty Guidelines **and** whose cases meet the amount in controversy requirement (described on page 6).

Current Poverty Guidelines. The LITC Program Office updates the poverty guidelines
for the LITC Program annually after HHS updates the Federal Poverty Guidelines each
year to account for inflation. Clinics must adopt the new income ceilings for determining
LITC low income representation eligibility within 30 days from the date of publication of
the HHS Federal Poverty Guidelines in the Federal Register.

Based on the Federal Poverty Guidelines published on January 23, 2008, the income ceilings for low income representation for the 48 contiguous states, the District of Columbia and Puerto Rico are as follows:

Size of Family	Income Ceiling (250% of
Unit	Federal Poverty Guidelines)
1	\$26,000
2	\$35,000
3	\$44,000
4	\$53,000
5	\$62,000

For family units with more than five members add \$9,000 for each additional member.

For Alaska, the income ceilings for low-income representation are as follows:

Size of Family	Income Ceiling (250% of		
Unit	Federal Poverty Guidelines)		
1	\$32,500		
2	\$43,750		
3	\$55,000		
4	\$66,250		
5	\$77,500		

For family units with more than five members add \$11,250 for each additional member.

For Hawaii and Guam, the income ceilings for low-income representation are as follows:

Size of Family Unit	Income Ceiling (250% of Federal Poverty Guidelines)
1	\$29,900
2	\$40,250
3	\$50,600
4	\$60,950
5	\$71,300

For family units with more than five members add \$10,350 for each additional member.

Definition of Income for Purposes of the 90/250 Income Requirement

"Income" is defined in accordance with the definition used by the U.S. Bureau of the Census. See <a href="http://www.census.gov/population/www/cps/cpsdef.html">http://www.census.gov/population/www/cps/cpsdef.html</a> for the complete list of items included in the definition of income.

**Income includes** total annual cash receipts before taxes with the exceptions provided below. For example, income includes salaries before deductions, net receipts from self-employment (receipts after deductions for business expenses), alimony, child support, federally funded and other public assistance, social security, private pensions, scholarships, dividends, interest, net gambling winnings, and survivor benefits or annuity payments.

**Income does not include** capital gains, withdrawals from a bank account, money received from the sale of property, a house, a car, tax refunds, gifts, loans, a lump sum inheritance, one-time insurance payments, compensation for injury, or noncash benefits (e.g., employer-paid or union-paid portion(s) of employee fringe benefits).

# • Definition of Family Unit

For purposes of this grant program, a family unit is defined as an unrelated individual or a family. An unrelated individual is a person 15 years old or over who is not living with persons related by birth, marriage, or adoption. A family is a group of two or more persons related by birth, marriage, or adoption who live together. However, if related individuals live together, but the person seeking assistance from the clinic is financially independent, then that person may be treated as a family unit. If two unrelated individuals live together, they constitute two family units.

### • Amount in Controversy

The amount in controversy for any taxable year *generally* must not exceed the amount specified in IRC § 7463 (currently \$50,000). The amount in controversy includes penalties, but does not include interest. If a clinic takes on a case in which the amount in controversy exceeds the amount specified in IRC § 7463, the clinic must provide an explanation in its interim and annual reports of why the case was accepted.

### 3. ESL Clinic Requirements

- Outreach Activities. Clinics must identify their target audience and develop an outreach strategy to reach that audience. An educational outreach program is a program designed to educate ESL taxpayers about their federal taxpayer rights and responsibilities. Educational outreach programs can take many forms, including, but not limited to:
  - One-on-one consultations;
  - Holding a workshop on collection alternatives or employee/independent contractor status;
  - Making a presentation about federal taxpayer rights and responsibilities to an ESL class at a local community college;
  - Staffing a table at a community event and handing out clinic brochures and educational materials about various tax issues, and then answering questions and scheduling appointments for interested taxpayers; and
  - An outreach program at a local community center where the clinic holds weekly
    discussions during the filing season to educate ESL taxpayers about choosing a tax
    return preparer, family and education credits, refund anticipation loans, Individual
    Taxpayer Identification Numbers (ITINs), and other related issues.
- Publicity. In addition to conducting outreach activities, clinics are encouraged to reach out to their target audience through publicity efforts. LITCs receiving funding for qualifying ESL activities must advertise and promote themselves as providing information and education to help ESL individuals understand the federal tax system. For example, an LITC could advertise a community meeting to acquaint ESL individuals with their rights and responsibilities under the federal tax system. Additionally, clinics are encouraged to include substantive tax information (e.g., when to file, what forms to file, who is eligible for the Earned Income Tax Credit (EITC), how to file an offer in compromise (OIC)) in indirect outreach efforts.

- Ancillary Tax Return Preparation. An ESL clinic can provide assistance with a tax return or a claim for refund under subtitle A and not be considered an income tax return preparer if such assistance is an ancillary part of the clinic's program. The term "ancillary" means incidental. That is, the LITC's program must focus on outreach and education and not tax return preparation. If, for example, an ESL client requests help with a tax return in the course of an LITC conducting outreach or education activities, the LITC may not provide such assistance unless it arises from the LITC's primary activity of outreach and education. Clinics that engage in ancillary tax return preparation cannot charge a separate fee (even if it is a nominal fee) for this service. Tax return preparation assistance that is directly related to a controversy is not considered "ancillary" and is permitted under the definition of "controversy"; however, the clinic may not charge a fee for the preparation of such returns.
- Tax Preparation Referral. Generally, if ESL taxpayers require tax preparation
  assistance, they should be referred to a Volunteer Income Tax Assistance (VITA)
  program or a Tax Counseling for the Elderly (TCE) site (including a co-located
  independently funded program), or an IRS Taxpayer Assistance Center, where
  available. Grant funds awarded to an LITC must be used for the LITC activities
  authorized in the grant agreement and cannot be used to fund VITA or TCE activities.
- Fees. A clinic that engages in ancillary tax preparation cannot charge a separate fee
   (even if it is a nominal fee) or vary a fee based on whether it provides assistance with a
   tax return or a claim for refund. In addition, the clinic cannot charge more than a
   nominal fee for its services.

# 4. Matching Funds Requirements

All applicants must provide matching funds on a dollar-for-dollar basis for all LITC Program grant funds received.

• Qualified Matching Funds. Cash contributions and third party in-kind contributions (donated property or services) qualify as matching funds. The salary, including fringe benefits, paid for the individuals performing services for the clinic may count as matching funds. The value of volunteer services furnished by professional and technical personnel, consultants and other skilled and unskilled labor may be counted as matching funds if the services are an integral and necessary part of an approved project or program. Services provided by students to satisfy an academic requirement (e.g., representation of taxpayers by students enrolled in a clinic sponsored by a law or business school) do not qualify as matching funds. The cost of equipment used in the clinic may count as matching funds. The fair market rental value of office space provided to the clinic may count as matching funds.

Indirect expenses, including general overhead of the institution sponsoring the clinic, shall not be counted as matching funds, except for salaries and equipment as indicated above. General overhead includes operation and maintenance expenses and depreciation.

**Note:** OMB guidance restricts percentages of overhead that can be allocated as matching funds.

 Volunteer Services. The rates for volunteer services shall be determined consistent with the principles stated in OMB Circular A-110, "Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations", Subpart C, § .23.

- Program Income. Program income (the clinic's receipts from activities that are directly related to the clinic's objectives) counts as matching funds. For example, these types of fees may count as matching funds: registration fees for training and technical assistance programs for tax practitioners who serve the low income community, registration fees for informational programs for ESL taxpayers, and nominal fees for legal services.
- Documentation of Matching Funds Sources. LITCs must maintain adequate records to substantiate the source of all matching funds. For example, if the clinic is counting services provided by employees or volunteers as matching funds, the clinic must track the amount of time employees or volunteers spend working on LITC activities (e.g., a clinic can use sign-in sheets, timesheets, or some other similar method to track the time).

While grant awards may be made based on good faith estimates of matching funds, including verifiable pledge commitment(s) or likely sources of funding, clinics must provide adequate documentation regarding the committed sources of matching funds. For a clinic to obtain a grant payment in advance of actual disbursement or receipt of the required nonfederal match, the clinic generally must have firm commitments for the required matching funds. A firm commitment consists of a binding written agreement between the grantee and the source of the matching funds that is conditioned solely upon the availability of federal assistance (and such other conditions as approved in advance by the IRS).

 Funds from other federal grants cannot be counted as matching funds unless authorized by statute. (See OMB Circular A-110, Subpart C, § .23). Legal Service Corporation funds are ineligible as matching funds.

# B. OFFICE OF MANAGEMENT AND BUDGET (OMB) REQUIREMENTS

Grant award administrative requirements are set forth in OMB Circulars. The basic administrative requirements applicable to individual Grant Agreements are contained in:

- OMB Circular No. A-110, "Uniform Administrative Requirements for Grants and Agreements With Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations";
- OMB Circular A-133, "Audits of States, Local Governments, and Non-Profit Organizations";
- OMB Circular A-21, "Cost Principles for Educational Institutions"; and
- OMB Circular A-122, "Cost Principles for Non-Profit Organizations."

All applicable provisions of these circulars, as revised, and any existing and further supplements and revisions are incorporated into these program requirements and into all grant agreements entered into between the IRS and clinics. These circulars were incorporated into Title 2 of the Code of Federal Regulations.

### C. AUDIT REQUIREMENTS

OMB Circular A-133 describes the audit requirements applicable to grantees. **If you expend less than \$500,000 a year in total federal awards, no audit requirements are applicable.** (See OMB Circular A-133, Subpart B, § .200(a)). The IRS, however, has the right to audit expenditure of LITC funds regardless of the dollar amount of federal funding received by the grantee.

If you expend \$500,000 or more a year in federal awards, you **must** provide the IRS with a copy of the results of an audit performed in compliance with OMB Circular A-133. You must arrange for an audit by an independent auditor in accordance with the Government Auditing Standards developed by the Comptroller General of the United States. The costs of audits performed in compliance with OMB Circular A-133 are allowable.

An audit under OMB Circular A-133 is organization-wide. The auditor must determine whether:

- Your financial statements present fairly your financial position and the results of your operations in accordance with generally accepted accounting principles;
- You have an internal control structure to provide reasonable assurance that you are
  managing federal awards in compliance with applicable laws and regulations, and
  controls that ensure compliance with the laws and regulations that could have a material
  impact on the financial statements; and
- You have complied with laws and regulations that may have a direct and material effect on your financial statement amounts and on each major federal program.

Financial records, supporting documents, statistical records, and all other records pertinent to an award shall be retained for a period of three years from the date of submission of the final report for the grant cycle, subject to certain exceptions set forth in OMB Circular A-110.

### D. CIVIL RIGHTS REPORTING REQUIREMENTS

This information is being collected to enforce Title VI of the Civil Rights Act of 1964, as amended, which prohibits discrimination on the basis of race, color, or national origin in any program or activity receiving federal funds; Title IX of the Education Amendments of 1972, as amended, which prohibits discrimination on the basis of sex in any education program or activity receiving federal funds; § 504 of the Rehabilitation Act of 1973, as amended, which prohibits discrimination on the basis of disability in any program or activity receiving federal funds; and the Age Discrimination Act of 1975, as amended, which prohibits discrimination on the basis of age in any program or activity receiving federal funds.

This section describes the data collection and reporting requirements required of LITC grant applicants by the IRS to meet its responsibilities under these laws. This information is required pursuant to the civil rights statutes and the regulations of the Department of Justice and the Department of the Treasury.

This information is mandatory and required of every applicant on an annual basis. All applicants must submit a response to the IRS containing information outlined below. All of the questions must be answered and included with the submission of the Certification of Assurance Concerning Civil Rights Compliance form. As a condition of eligibility under the LITC Program, the applicant must provide the following information in its grant application package:

- A list of active lawsuits or complaints naming the applicant which allege discrimination
  on the basis of race, color, national origin, age, sex, or disability with respect to service
  or benefits being provided. The list should include: the date the lawsuit or complaint
  was filed; a summary of the allegation; and the status of the lawsuit or complaint,
  including whether the parties to a lawsuit have entered into a consent decree.
- A description of all pending applications for financial assistance and all financial assistance currently provided by other federal agencies. For all applicants for IRS financial assistance, this information should be relevant to the organizational entity actually submitting the application, not necessarily the larger agency or department of which the entity is a part.
- A summary of all civil rights compliance review activities conducted in the last three
  years. The summary shall include: the purpose or reason for the review; a summary of
  the findings and recommendations of the review; and a report on the status or
  disposition of such findings and recommendations. For all applicants for IRS financial
  assistance, this information should be relevant to the organizational entity actually
  submitting the application, not necessarily the larger agency or department of which the
  entity is a part.
- A signed and dated Statement of Assurance Concerning Civil Rights Compliance agreeing that all of the records and other information required have been or will be compiled, as appropriate, and maintained by the applicant, recipient, or sub-recipient.
- Additional data may be requested only to the extent that it is readily available or can be compiled with reasonable effort, and is found to be necessary to make a civil rights compliance determination. Examples of data and information which, to the extent necessary and appropriate for determining compliance with applicable civil rights statutes and implementing regulations may be as follows, but not limited to:

The manner in which services are or will be provided by the program in question, and related data necessary for determining whether any persons are or will be denied such services on the basis of prohibited discrimination;

The population eligible to be served by race, color, national origin, age, sex, or disability:

Data regarding covered employment, including use or planned use of bilingual public contact employees serving beneficiaries of the program where necessary to permit effective participation by beneficiaries unable to speak or understand English;

The location of existing or proposed facilities connected with the program, and related information adequate for determining whether the location has or will have the effect of unnecessarily denying access to any persons on the basis of prohibited discrimination;

The present or proposed membership, by race, color, national origin, sex, age, or disability, in any planning or advisory body which is an integral part of the program; and

Data, such as demographic maps, the racial composition of affected neighborhoods or census data.

Each multi-year applicant shall update the civil rights reporting requirement information annually. Each application for financial assistance shall be reviewed for its civil rights reporting requirements by an external civil rights unit staff member. Upon completion, the reviewer shall forward a letter of compliance to the applicant indicating the civil rights determination. Financial assistance shall not be awarded to the applicant until the civil rights reviewer has issued a finding of compliance or conditional compliance. Department of Justice regulations state that all federal agency staff determinations of Title VI compliance shall be made by, or be subject to review by the agency's civil rights office.

If you need additional information or have any questions, please contact William H. Williams, Director, External Civil Rights Unit, at (202) 927-2743.

# E. LOBBYING RESTRICTIONS (18 U.S.C. § 1913; 31 U.S.C. § 1352; 31 CFR, PART 21)

PROHIBITION ON USING GRANT FUNDS FOR LOBBYING CONGRESS

Under 31 U.S.C. § 1352(a), recipients of Federal grants are prohibited from using appropriated funds "to pay a person for influencing or attempting to influence" the executive or legislative branches of the government with respect to any federal grant. Persons requesting or awarded a single grant exceeding \$100,000 must certify that they have not, and will not, use the grant funds in a manner prohibited by 31 U.S.C. § 1352(a). See 31 C.F.R. § 21.110(a)-(b). In addition, 18 U.S.C. § 1913 prohibits the use of appropriated funds for lobbying and provides that violations of this restriction will constitute a violation of 31 U.S.C. § 1352(a).

Section 1352 of 31 U.S.C. also requires that any lobbying activities (e.g., those conducted with non-federal funds) be disclosed by each organization that receives or accepts a federal grant of more than \$100,000 per year. The requirements to certify and disclose are based on the award amount of a **single** grant rather than an aggregate of all federal grants awarded to an organization during the year.

Because the maximum amount the IRS is allowed to award to any LITC pursuant to IRC § 7526(c)(2) is \$100,000 per year, the requirements to certify and disclose lobbying activities with respect to such a grant are not applicable. If, however, an LITC receives a federal grant of more than \$100,000 from another federal program, the requirements to certify and disclose lobbying activities would then be applicable. The reporting period for disclosure of lobbying activities, if applicable, is the same as the grant cycle.

LOBBYING FOR PURPOSES OF 31 U.S.C. § 1352

Influencing or attempting to influence for purposes of 31 U.S.C. § 1352 means making, with the intent to influence, any communication to or appearance before an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making or extending of a grant. Lobbying that is prohibited by 18 U.S.C. § 1913 (and consequently prohibited by 31 U.S.C. § 1352) consists of paying for any personal service, advertisement, telegram, telephone, letter, printed or written matter or other device, intended or designed to influence a Member of Congress or other government official with respect to legislation.

LOBBYING FOR PURPOSES OF IRC § 501(C)

While engaging in lobbying activities without spending grant funds does not violate 31 U.S.C. § 1352 or the terms of this Publication, there may be IRC § 501(c) implications. IRC § 501(c)(3) organizations may conduct an insubstantial amount of lobbying and still maintain their tax-exempt status. The term "insubstantial" is not defined and depends on all the facts and circumstances (expenditures, volunteer time, time spent by officers and board, etc.). An IRC §

501(c)(3) organization may also voluntarily make a lobbying election under IRC § 501(h), where the amount of lobbying is limited to a moderately complex percentage expenditure test detailed in IRC § 4911 and the corresponding Treasury regulations.

IRC § 501(c) does not define the term "lobbying." For purposes of the lobbying election under IRC § 501(h), the concept of "influencing legislation" is defined by cross-reference to IRC § 4911(d). IRC § 4911(d) defines influencing legislation to mean the following:

- (A) any attempt to influence any legislation through an attempt to affect the opinions of the general public or any segment thereof, and
- (B) any attempt to influence any legislation through communication with any member or employee of a legislative body, or with any government official or employee who may participate in the formulation of the legislation.

### LITC ACTIVITIES WITH POSSIBLE LOBBYING IMPLICATIONS

For example, an LITC may send an email to the ABA-sponsored LITC listserve to gather support (or opposition) for legislation. Although such an e-mail is an attempt to influence legislation, so long as grant funds are not used, the LITC has not violated Title 31 or Title 18. If the LITC has a requirement under Title 31 to report lobbying activities, the e-mail activity would need to be disclosed, including any research or background work performed in connection with the e-mail to the listserve.

For purposes of IRC § 501(c), sending a single email to the ABA listserve would likely constitute an "insubstantial" amount of lobbying. Because the use of the ABA listserve is free, the LITC should not have any substantial expenditures in connection with the sending of the e-mail. Keep in mind that if an LITC anticipates devoting a large amount of time to the endeavor (e.g., researching the issue, drafting proposed legislation, responding to comments on the ABA listserve about the proposal), the activity could rise to the level of being more than insubstantial, in which case a lobbying election under IRC § 501(h) would be necessary..

For more information about making a lobbying election, refer to:

- IRC § 501(h) and IRC § 4911
- Treas. Reg. §§ 1.501(h)-1 thru 1.501(h)-3
- Treas. Reg. §§ 56.4911-1 thru 56.4911-10
- Publication 557, Tax-Exempt Status for Your Organization.

# F. TRAFFICKING VICTIMS PROTECTION ACT OF 2000, AS AMENDED (22 U.S.C. § 7104)

The Trafficking Victims Protection Act of 2000, as amended, requires any agency that awards grants to include a condition authorizing the agency to terminate the grant if the grantee engages in certain activities related to trafficking in persons. As part of the implementation of the Act, the Office of Federal Financial Management has established terms that must be put in every grant agreement. See 2 C.F.R. § 175.15 (2007). Thus, if you receive a matching grant under this program:

- 1. You as the recipient, your employees, subrecipients under this award, and subrecipients' employees may not:
  - i. Engage in severe forms of trafficking in persons during the period of time that the award is in effect:
  - ii. Procure a commercial sex act during the period of time that the award is in effect; or

- iii. Use forced labor in the performance of the award or subawards under the award.
- 2. The IRS, as the Federal awarding agency may unilaterally terminate your award, without penalty, if you or a subrecipient that is a private entity:
  - Is determined to have violated a prohibition in paragraphs (1)(i) (iii) above of this award term; or
  - Has an employee who is determined by the IRS official authorized to terminate the award to have violated a prohibition in paragraphs(1)(i) – (iii) of this award term through conduct that is either:
    - o Associated with performance under this award; or
    - Imputed to you or the subrecipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR part 180, "OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Non-procurement)," as implemented by the Department of the Treasury at 31 CFR Part 19.

### G. OTHER APPLICABLE LAWS AND REGULATIONS

Programs involving use of federal funds are governed by a wide variety of federal laws and regulations. These include:

- Restrictions on political activities at 18 U.S.C. §§ 595, 598, 600-603;
- The preservation requirements in the National Historic Preservation Act (16 U.S.C. § 470 et seq.) and the Archeological and Historic Preservation Act of I966 (16 U.S.C. § 469a-1 et seq.);
- Environmental requirements of the Clean Air Act (42 U.S.C. § 7401 et seq.); and
- The non-pollution requirement of the Federal Water Pollution Control Provisions (33 U.S.C. § 1251 et seq.).

Certifications are required for LITC funding, according to the "common rule" on non-procurement, debarment and suspension adopted by Department of Treasury at 31 CFR, Part 19, Subpart F. This means you must certify that your organization and Clinic Director are not presently debarred or suspended from covered transactions by any federal agency. In addition, you must certify that within the three-year period before applying for a grant, your organization and Clinic Director have not been convicted of or had a civil judgment rendered against them for fraud, theft or certain other offenses, and have not had one or more public transactions terminated for cause or default. You must also certify that your organization and Clinic Director are not presently criminally or civilly charged with certain offenses.

Additional certifications are required according to the Government-wide requirements for a drug-free workplace (Pub. L. 100-690, Title V, Subtitle D, 41 U.S.C. §§ 702-707), adopted by the Department of the Treasury at 31 CFR, Part 19, Subpart F, and certification of civil rights compliance, as required by the civil rights laws specified above.

Certification forms are included in Appendix A of this application package.

### H. LITC GRANT AGREEMENT

LITC organizations execute grant agreements with the IRS. The IRS, subject to the availability of appropriated funds, is authorized to award grants to provide matching funds for the development, expansion, or continuation of qualified LITCs. The LITC Grant Agreement includes functions and duties to be performed by the LITC grantee, lists the maximum amount of grant award, the type of services to be performed by the clinic, the period covered by the grant, and any additional requirements specified in the application package and other pertinent information.

An LITC Program grant may be awarded for up to a three-year grant cycle. Grants for an approved program plan of two or three years will be funded for each subsequent year subject to the availability of annually appropriated funds, satisfactory performance, and compliance with grant terms. Although the LITC Program generally adheres to Circular A-110, the provision in Subpart C, § .62(b) regarding hearings and appeals does not apply to LITC grant recipients; Circular A-110 only requires an agency to provide a grant recipient with an opportunity for a hearing, appeal, or other administrative proceeding if the statute or regulation authorizing the particular grant program provides for one. IRC § 7526 does not require the IRS to provide grant recipients an opportunity for hearing or appeal. Therefore, the necessity for renegotiation, suspensions, or terminations of grant agreements will be determined solely by the IRS and will not be subject to appeal. The grant agreement shall be terminated and enforced in accordance with OMB Circular A-110.

### I. OPERATIONAL REQUIREMENTS

Each LITC will be held to certain operating and ethical standards during the duration of the grant cycle.

- 1. Standards of Operation. The LITC Program Office has developed baseline standards of operation for LITC grant recipients. The standards ensure that all LITCs provide consistent and quality service to low income and ESL taxpayers and ensure that all LITCs are accountable for meeting the LITC Program requirements.
  - Qualified Tax Expert (QTE) Availability of staff member with tax law expertise.

In general, the QTE must be an Attorney, CPA, or Enrolled Agent currently authorized to practice before the IRS. However, consideration may be given to an applicant who can demonstrate tax expertise because of a related academic degree, documented experience or Continuing Professional Education credits.

The QTE will assume oversight of technical substantive tax matters.

Qualified Business Administrator (QBA) – Availability of staff member with business
administration expertise. If a department, as opposed to a single individual, fulfills this
requirement, please provide detail about the staff member who oversees the
department.

The QBA must demonstrate education or experience with business or program administration, such as, but not limited to, internal controls, management of federal, state or local grant funding, budget administration and procurement or the equivalent.

The QBA will have oversight of the clinic's business operations.

 Clinic Director – Availability of staff member with overall management responsibility for the clinic.

The Clinic Director may be the QTE, QBA, or other clinic staff member. The Clinic Director is responsible for managing the clinic, preparing or reviewing the required clinic reports, and signing the reports as the clinic's authorized representative. The Clinic Director serves as the primary contact person for both the LITC Program Office and the Local Taxpayer Advocate's office.

Publicity/Outreach – Effective publicity/outreach efforts to targeted audience.

LITCs must identify their target audience and develop and describe the outreach strategy to reach that audience. LITCs should also implement a process that tracks how participants hear about the program and the services offered. For example, an intake form could be used to request needed information. For ESL outreach/education seminars, the clinic could require that all attendees indicate on a sign-in sheet how they learned about the seminar. The sign-in sheet also allows the clinic to keep track of the number of attendees served, without requiring individual names or signatures.

Grantees are responsible for effectively publicizing the LITC Program to low income taxpayers and ESL taxpayers. Publicity plans should be completed well in advance of the period during which representation and other assistance will be offered.

Publicity materials and announcements to advertise the services provided by an LITC may not mention tax return preparation or refund claim assistance.

Brochures, flyers, or other clinic information distributed in IRS offices must disclose that:

- 1. Although the clinic receives funding from the IRS, the clinic and its employees and volunteers are not affiliated with the IRS, and
- 2. A taxpayer's decision to use the LITC will not affect the taxpayer's rights before the IRS.

Such disclaimers need not be worded exactly as above, but must convey the same information.

The LITC Program recognizes the importance of using pamphlets, brochures, and other advertisements to reach its target audience. Clinics should strive to include substantive tax information (e.g., when to file, what forms to file, who is eligible for the Earned Income Tax Credit (EITC), how to file an offer in compromise (OIC)) in indirect outreach efforts. The information presented in these outreach materials should be broad based and cover a variety of relevant tax topics. Additionally, clinics should strive for face-to-face contact (whether in one-on-one consultations or in a group workshop), as the primary method for educating taxpayers.

 Mentoring Programs – Availability of mentoring and other technical assistance for clinic staff and volunteers.

Experienced LITCs may be asked to informally assist less experienced clinics with operational inquiries and technical matters or issues. All clinics are encouraged to identify best practices and submit them to the LITC Program Office for sharing with other clinics to improve the overall quality of the LITC Program.

 Networking – Development and maintenance of relationships with other communitybased organizations.

In the program plan, the LITC must identify networks within the community or organizations with which it can work to reach its target audience.

Tax Library – Accessibility to and adequacy of tax library and research arrangements.

Each clinic must have a current version of the Internal Revenue Code and Treasury Regulations in hard copy. Each LITC will establish and maintain current tax information by documented subscription(s) or purchase agreement(s) demonstrating the purchase or access to current tax information, updated Internet information, or through a written agreement with another source. In the latter situation, the LITC may find research sources through bar libraries, local law schools, or accounting and law firms.

 Continuing Professional Education (CPE) – Quality of training of the clinic staff, volunteers and other program participants to increase knowledge and skills necessary to effectively deliver the services for which the clinic is funded. The QTE will be required to ensure and document that the LITC staff, volunteers, and other program participants receive appropriate training to enhance skills. The QTE, QBA and Clinic Director are encouraged to attend CPE programs run by the IRS and professional organizations.

All clinics must attend the annual LITC conference. The cost of attending the LITC Conference (*e.g.*, transportation, hotel) should be included in an applicant's request for grant funding as a separate line item. If a clinic wishes to send more than two staff members to the conference, the clinic must submit a written request to the Director of the LITC Program Office no later than two weeks in advance of the conference.

**For returning clinics:** The Clinic Director must attend the annual LITC conference. If the Clinic Director is not the QTE, we encourage both to attend the annual LITC conference.

**For new clinics:** The Clinic Director must attend the annual LITC conference. If the Clinic Director is not the QBA, the QBA must attend the annual LITC conference.

**For all clinics:** Any requests for an exception to the clinic attendance rules for the annual LITC conference must be submitted in writing to the Director of the LITC Program Office no later than two weeks in advance of the conference.

 Qualified Volunteers – Qualifications, training, and background of volunteers used in the clinics.

Each LITC will develop a written application process or volunteer position description to determine qualifications of volunteers – that is, training, educational background and other qualifications relevant to the services offered by the clinic.

Referral Services – If controversy clinics maintain a referral panel for representing taxpayers in controversies, they must establish adequate referral systems controls.
 Programs that inform ESL taxpayers about their rights and responsibilities must maintain a pro bono panel and must establish adequate referral system controls. Clinics may have their own referral panel, a relationship with an existing referral panel, or both. (See definition of pro bono referral panel, page 2).

To expand clinic coverage, taxpayers with tax controversies may be referred to a panel of qualified representatives who have agreed to provide free representation or other assistance to taxpayers. Clinics are expected to have adequate procedures and a monitoring system in place to ensure such referrals are handled expeditiously and that the actual representation by individuals is, in fact, *pro bono. Pro bono* representatives may not charge any fees for services (other than reimbursement of expenses such as photocopying and court filing fees).

# Controversy funding will not be awarded to an organization that is solely making referrals to another LITC.

An LITC may only refer cases to other *pro bono* organizations, including a panel maintained by a state bar association or a state or local society of accountants. Generally, no one associated with the clinic should provide representation in a declined case. Additionally, no one employed by the clinic, or who serves as a volunteer, should continue providing representation in an accepted case or represent a clinic client in a subsequent, separate matter on a fee-for-service basis. For example, an LITC holds an ESL outreach program where an accountant who is the QTE for the clinic serves as a speaker. An ESL taxpayer who attended the outreach session later seeks to engage the accountant on a fee-for-service basis. Although the ESL taxpayer did not approach the LITC for representation, the accountant must decline representation of the ESL taxpayer unless the accountant is willing to represent the ESL taxpayer on a *pro bono* basis.

Confidentiality – Assurance that taxpayer information will be kept confidential.

Taxpayer information is confidential and should be shared on a limited basis. Grantees are responsible for ensuring that taxpayer information is not compromised. Only those who have a need to know in order to effect resolution of the controversy should be allowed access to taxpayer information.

If a newspaper or other media reporter approaches clinic personnel to do a story about a taxpayer helped by the clinic, clinic personnel cannot provide details about any particular taxpayer's case; a newspaper or other media reporter does <u>not</u> have a need to know of taxpayer information.

If a client approaches clinic personnel and asks the clinic to participate in a news story, the clinic must obtain a written waiver for the disclosure of the client's taxpayer information and clinic personnel must be confident that the client fully understands the possible ramifications that could occur from disclosing taxpayer information.

In terms of a client discussing with the media the particulars of his or her case, there is nothing in the LITC Program Guidelines that would prohibit such an interview. That being said, however, this is an area where you should be very cautious. You may want the interview to go forward as a way to advertise the services offered by your clinic, but you cannot let this desire outweigh the best interests of your client.

By mentioning a potential interview to a client, the client may misunderstand and think you are encouraging him or her to participate in the interview or that he or she is under an obligation to participate as a way of thanking you for the services provided by your clinic. You should communicate to the client that he or she is under no obligation to be interviewed. Make sure the client fully understands the possible ramifications that could occur from disclosing personal information to a reporter. You do not know what potential issues other than tax issues could be lurking (e.g., custody or support battles, other creditors, immigration) that could be brought to light as a result of the media coverage.

In summary, any time you receive a request from the media for a story about one of your clients, you need to act, first and foremost, in the best interests of your client. If the client chooses to participate in the interview, suggest to the client that he or she make it a condition of the interview that the story be done without photos and names.

While generally a grantee, its employees, and volunteers, are not treated as income tax return preparers for purposes of preparer penalties, the Treasury Regulations under IRC § 7216 define "tax return preparer" more broadly and generally prohibit a grantee, its employees, and volunteers from disclosing taxpayer return information except when the tax return preparer has obtained prior written consent from the taxpayer. The regulations authorize disclosure without consent only in very limited situations. These situations include disclosures made pursuant to an order of a court or a federal or state agency. For unauthorized disclosure, IRC § 7216 imposes a sanction of up to one year in prison or a \$1,000 fine, or both. In addition, IRC § 6713 imposes a civil penalty of \$250 for each disclosure, up to \$10,000 per calendar year.

Clinics must keep taxpayer information in a secure location. Before clinic employees or volunteers leave the office each day, they must make sure that taxpayer information is stored in a locked area. If it is necessary to take taxpayer information out of the office, it should be safeguarded at all times.

Taxpayer information must be removed from materials before being used for teaching. This includes deletion of names, addresses, taxpayer identification numbers and any other information that could reasonably lead to identification of the taxpayer.

Recommended Back-up File System – Storing and securing electronic information.

A clinic may wish to have a back-up file system in place for information stored on its computers and maintain the back-up file off-site. This is good business practice and enables resumption of business in case of disaster or other work stoppage. LITC funds may be used to purchase and develop a back-up file system.

Workgroup Service – Participation in an LITC workgroup.

Each clinic is required to provide a representative to serve on at least one LITC workgroup. These workgroups focus on substantive, administrative, and procedural tax issues that impact low income or ESL taxpayers. Examples of workgroups are the Earned Income Tax Credit (EITC), Individual Taxpayer Identification Numbers (ITINs), Simplification of Notices Sent to Taxpayers, Financial Literacy, Multilingual Tax Initiatives, and numerous federal tax compliance issues (*e.g.*, Federal Payment Levy Program, Offer In Compromise (OIC), Collection Due Process (CDP), and Refund Litigation). The LITC Program Office provides guidelines to all clinics regarding the role of workgroups and the expectations for workgroup service.

 Tax Compliance – Compliance with federal tax responsibilities throughout the grant cycle.

Clinics must be in full compliance with their federal tax responsibilities when applying for an LITC grant and also throughout the grant cycle. To facilitate the resolution of any potential tax compliance issues, we strongly encourage each clinic that is part of a larger organization (e.g., a university) to submit with its application package a completed Tax Information Authorization Form so that the LITC Program Office may contact your office directly without violating IRC § 6103. For those clinics that are part of a larger organization, the absence of a completed form may require additional time to resolve

any potential tax compliance issues and could result in a delay in the receipt of grant funds.

• *Internal Controls* – Assurance of compliance, safeguarding of assets, costs allowable, authorized and allocable.

LITCs must create written procedures explaining the process for approving expenditures from grant funds. The procedures should address which individuals have approval authority, when written approval is required, and what documentation must be submitted in order for an expense to be approved by the approving official. The approval process may differ based on size and type of expense.

LITCs must have written procedures to track the clinic's fixed assets and inventory.

 Recordkeeping – Maintaining adequate records to substantiate a claim for an attorneys' fee award.

In certain situations, attorneys' fees (including fees for pro bono services) may be awarded in a judgment or settlement of an administrative or judicial proceeding concerning the determination, collection, or refund of tax, interest, or penalty. See IRC § 7430. Thus, a clinic doing controversy work must keep detailed contemporaneous records so that if the situation arises, the clinic has adequate records to support an award for attorneys' fees. Records should include all time spent by employees, volunteers, and students of the clinic. The records should describe what work was performed by each individual, the position of the individual (e.g., paralegal, attorney, volunteer, student, etc.), and the amount of time spent on each task. The services provided by the clinic should be described in sufficient detail to enable the IRS to assess the reasonableness of the amount of time expended in relation to the service performed and to identify duplicated efforts by multiple clinic personnel. The services can be identified using such classifications as: initial client interview; research (issue described): gathering pertinent facts (describe information sought); preparation of court document; preparation of letter (identify recipient and subject matter); analysis of records (identify records); consultation with third party (describe relevance to case); and telephone conversations (identify the parties and the subject matter).

# 2. Managing Funds

The limitations below on allowable and unallowable expenses apply equally to matching funds as well as grant funds. If, however, a clinic has funds available in excess of the required matching funds, these limitations do not apply to the excess funds.

### **ALLOWABLE EXPENSES**

Allowable expenses, which must be in accordance with the grant award including OMB Circulars A-122, "Cost Principles for Non-Profit Organizations" and A-21, "Cost Principles for Educational Institutions", as applicable, include (but are not limited to):

- Salaries, wages, and personnel benefits;
- Reasonable office supplies and equipment costs;
- Rent, utilities, and custodial services;
- Miscellaneous services, such as printing, postage, insurance, etc.;

- Indirect costs as determined in accordance with principles set forth in OMB Circulars A-21 and A-122:
- Audit services:
- Publicity and training costs directly and solely associated with the program;
- Installation of telephone lines necessary to provide representation to low income taxpayers or information to ESL taxpayers;

**NOTE:** To assist taxpayers in having the least cost in contacting a clinic for assistance, it is highly recommended that the clinic have a toll-free number.

- Travel performed by program administrator, coordinator, students or volunteers to conduct clinic business. Other travel in support of clinic activities such as meetings with the local Taxpayer Advocate and Low Income Taxpayer Clinic Program sponsored LITC meetings;
- Costs incurred in attending the mandatory annual LITC grant conference;

**NOTE:** If you are a returning clinic, you have discretion as to whether to use the funds for the upcoming grant cycle (i.e., funds for 2009) or funds for the current grant cycle (i.e., funds for 2008).

- Costs incurred for interpreter services for hearing-impaired or non-English speaking taxpayers;
- Cost of acquiring legal research and reference materials, including current copies of the Internal Revenue Code and Treasury Regulations;
- Providing refreshments (except alcohol) for community outreach events or one-on-one taxpayer consultations as long as the costs are reasonable. When determining whether the cost is reasonable, the expense must be consistent with market prices.

**NOTE:** A clinic may use grant funds for providing refreshments to volunteers so long as the costs are reasonable. However, a clinic generally may not use grant funds to buy refreshments for its employees, unless their workload requires those employees to work outside the normal hours of clinic operation.

Costs of acquiring pens, mugs and other small items of memorabilia for pro bono
representatives working with the clinic if the cost is reasonable. When determining
whether the cost is reasonable, the expense must be consistent with market prices.

# **UNALLOWABLE EXPENSES**

Examples of expenses for which LITC grant funds may NOT be used include (but are not limited to):

- Purchase, construction, repair, or rehabilitation of any building or any portion thereof;
- Costs or expenses incurred which do not support or benefit the program, or which are unnecessary in carrying out the program;

- Certain advertising and public relations costs, as described in OMB Circular A-21, § J.1.f and OMB Circular A-122, Attachment B, § 1;
- Purchase of alcohol. See OMB Circular A-21, § J.3 and OMB Circular A-122, Attachment B, Paragraph 3;
- Use of grant funds to pay for lobbyist registration fees. See OMB Circular A-21, § J.28 and OMB Circular A-122, Attachment B, Paragraph 25(a)(2);
- Entertainment costs, as described in OMB Circular A-21, § J.17 and OMB Circular A-122, Attachment B, § 14; and
- Costs of goods or services for personal use of the clinic's employees, as described in OMB Circular A-21, § J.22 and OMB Circular A-122, Attachment B, § 19.

### PAYMENTS TO LITC PROGRAM GRANTEES

Grantees must have a signed grant agreement on file with the LITC Program Office and must provide written assurances of specific matching funds prior to the payment of any funds. If expenses are incurred prior to approval, and the grant is later denied, all costs incurred will be the responsibility of the applicant.

Electronic Funds Transfer (EFT) payments shall be limited to the minimum amounts needed and be timed in accordance with the actual, immediate cash requirements of the recipient organization in carrying out the purpose of the approved program or project. The timing and amount of EFT payments shall be as close as is administratively feasible to the actual disbursements by the recipient organization for direct program or project costs and the proportionate share of any allowable indirect costs.

LITC Program grant payments will be disbursed through EFT. Information regarding the EFT procedure is available on the Division of Payment Management segment of the HHS website at <a href="www.dpm.psc.gov">www.dpm.psc.gov</a>. Questions regarding disbursements should be directed to the LITC Program Office at (202) 622-4711 or LITCProgramOffice@irs.gov.

Advances of federal grant funds must be maintained in insured accounts. In addition, grantees shall maintain advances of grant funds in interest bearing accounts, unless:

- The grantee receives less than \$120,000 in federal awards per year;
- The best reasonably available interest-bearing account would not be expected to earn interest in excess of \$250 per year on federal cash balances; or
- The depository would require an average or minimum balance so high that an interest bearing account would not be feasible, given the grantee's expected federal and nonfederal cash resources.

You shall promptly, but at least annually, remit to the IRS interest earned on advances of federal grant funds. However, you may keep interest up to \$250 earned on all advances of federal grant funds per calendar year.

When submitting the interim financial report, the clinic must indicate whether it will be drawing down the remainder of its grant award during the second half of the year. The clinic must also state whether it expects to be deobligating funds and if so, how much. Because grant funds cannot generally be obligated by the Government after the end of the federal government's fiscal year (September 30), and because of the time involved to process a deobligation of funds and any potential obligation to another clinic, it is important that a clinic notify the LITC Program Office immediately if that clinic will not be using its entire award. The LITC Program Office will then contact the clinic shortly thereafter to arrange for a formal release of LITC grant funds so that any obligation to another clinic can be accomplished before September 30. Unexpended grant amounts and advance payments must be returned to the Internal Revenue Service.

Clinics wishing to make minor adjustments to their program plan, such as shifting expenses between spending categories within the grant (e.g., shifting funds from travel to outreach), are not required to notify the Program Office or seek written approval. See OMB Circular A-110, Subpart C, § .25. However, clinics making major changes to their program plan must seek Program Office approval prior to going forward. The movement of funds between controversy and ESL activities is a major change to the program plan and must be approved in writing by the Program Office. If a clinic is in doubt as to whether a reallocation is a major change, please seek guidance from the Program Office.

The LITC Program Office will monitor clinics' use of funds throughout the year. If you determine that you will not use all of the funds awarded during the grant cycle, the LITC Program Office should be notified **immediately** in writing. This will give the LITC Program Office time to reobligate those funds to other clinics prior to September 30 (the end of the federal government's fiscal year). The letter should include the amount being released, the effective date of the release, and the reason that the amount awarded is being released.

The LITC Program Director must approve any changes to the above procedures in writing.

### 3. Grantee Responsibilities

**PROGRAM MANAGEMENT** 

Grantees are responsible for providing administrative support for the clinic by acting as managers or program leaders for students, volunteers, and LITC employees. Grantees must:

- State the amount of time managers or program leaders will devote to the LITC Program
  as well as the amount of time that will be devoted to the management of students,
  volunteers, and LITC employees;
- Provide training for students, volunteers, and LITC employees;
- Obtain a special order from the IRS Office of Professional Responsibility for students
  who will be representing taxpayers before the IRS. If you need information about how to
  request a special order, please contact Michael Hahn with the Office of Professional
  Responsibility at (202) 622-6750. Only students who are enrolled in graduate business
  and accounting classes or law school programs qualify for authorization by special order.
  The Office of Professional Responsibility authorization is limited to IRS practice.
  Permission must be obtained from the courts for student representation. LITCs that
  receive student authorization from the Office of Professional Responsibility must have

their students revoke any existing Forms 2848 on file with the IRS before leaving the program. If clinic students encounter difficulty with getting Forms 2848 processed or with getting IRS personnel to recognize students as authorized representatives, please contact the LITC Program Office at (202) 622-4711;

- Monitor compliance of students, volunteers, and LITC employees with regard to program requirements and guidelines outlined in grant agreement;
- Maintain records of reimbursed expenses, if any, for students, volunteers, and LITC employees; and
- Submit timely reports, prepared in accordance with the guidelines established in this Publication.

### CHANGES IN LITC PROGRAM AWARD-SUPPORTED ACTIVITIES

Organizations should **immediately** notify the LITC Program Office of developments that have a significant impact on the award-supported activities. Grantees must notify the LITC Program Office in the case of problems, delays, or adverse conditions that materially impair the ability to meet the objectives of this award. This notification shall include a statement of the action taken or contemplated, and any assistance needed to resolve the situation. Failure to notify the LITC Program Office may result in freezing of funds or termination of the grant.

### LITC CONTACT INFORMATION

Clinics are required to confirm their contact information with the LITC Program Office twice a year. This information includes the Clinic Director and contact person (and their phone numbers and email addresses), the clinic address (both the physical address and the mailing address), phone number, fax number, days and hours of operation, and the beginning and ending dates clinic services will be provided. These requests ensure that the Program Office has the most up-to-date information on each clinic. If the location or phone number changes during the year, clinics should immediately notify the LITC Program Office and submit a revised Form 13424, *IRS Low Income Taxpayer Clinic (LITC) Application Information Sheet*. If we are unable to locate you or get in touch with you, it may be necessary to freeze your funding or terminate your grant.

### LITC PROGRAM MATERIALS

Grantees that operate programs to inform ESL individuals of their taxpayer rights and responsibilities are responsible for creating, printing, and distributing the educational program materials used in conjunction with this activity.

### WITHDRAWAL FROM LITC PROGRAM OR TERMINATION OF GRANT

A clinic must notify the LITC Program in writing if it withdraws from the Program or ceases to exist before December 31; all unused funds must be returned to the IRS within two weeks of the date of withdrawal or the date of termination.

If clinic activity is terminated prior to the expiration of the period of the grant agreement or if a clinic withdraws from the LITC Program, a final program and financial report must be submitted within 90 days of final clinic activity or withdrawal from the program. Similarly, if the LITC Program Office terminates a grant because of a clinic's failure to comply with the LITC Program requirements, the clinic must submit a final program and financial report within 90 days of the termination.

### CLIENT SATISFACTION

Clinics should solicit client feedback and use such feedback to improve clinic services. Clinics should create a method of soliciting feedback that is appropriate, depending on the services provided to the client (i.e., do not develop a "one-size fits all" type of survey). Clients should be advised that providing feedback is optional.

### I. REPORTING REQUIREMENTS

The LITC Program requires the submission of two reports during a grant cycle – an interim report and an annual report. The LITC Program Office will measure the effectiveness of LITC operations by the quality of service provided to low income taxpayers and ESL taxpayers. Given the complexity of federal tax laws, it is important to monitor the accuracy and thoroughness of representation and information provided to ESL taxpayers.

Failure to timely submit required reports to the LITC Program Office may result in freezing of funds or termination of the grant. Under unusual circumstances, clinics may request an extension of time to submit the interim or annual report. The request must be submitted in writing to the LITC Program Office prior to the due date of the report.

To avoid submitting redundant information in the annual report, a clinic may reference parts of the interim report.

**Note:** Interim and annual reports (including the report forms contained in Appendix C) are subject to Freedom of Information Act (FOIA) requests. The LITC Program Office will release these reports after appropriate redactions to ensure confidentiality of taxpayer information.

### 1. INTERIM REPORTS

Interim reports must be submitted to the LITC Program Office by **July 31, 2009**. The interim report covers the first half of the grant cycle (January 1 through June 30) and consists of an interim financial report and an interim program narrative.

### **Interim Financial Report**

The interim financial report must contain the following information:

- 1. A completed Standard Form 269 (Long Form) for the period from January 1, 2009, through June 30, 2009; and
- 2. A complete financial narrative, describing how grant funds were expended for the period from January 1, 2009, through June 30, 2009.

If the clinic has not drawn down all of its awarded grant funds by the time the interim financial report is due, the clinic must indicate whether it will be drawing down the remainder of its grant award during the second half of the year. The clinic must also state whether it expects to be deobligating funds and if so, how much. If a clinic does not expect to use its entire grant award, it must contact the LITC Program Office as soon as possible to arrange for a formal release of LITC grant funds.

If a clinic wants to request additional funding, it should submit a separate letter with its interim report indicating the amount of additional funds being requested and how these funds will be spent. The clinic's grant award and amount of additional funding requested for the grant cycle may not exceed \$100,000 (see IRC § 7526(c)(2)).

### **Interim Program Narrative**

The interim program narrative must contain the following information (numbered in accordance with the information requested below):

- A detailed explanation of the strategy used for monitoring and evaluating program results.
- 2. A description of how you define and measure program success.
- 3. A detailed explanation of the progress made in implementing the LITC Program.
- 4. The status of proposed goals and objectives.
- 5. Describe any impediments to meeting established goals and objectives, and efforts made to overcome them, if applicable.
- 6. Describe the clinic's efforts to publicize the program and the number of individuals reached through the marketing activities. Include examples of publicity such as flyers, brochures, posters, and newsletters distributed. Other publicity efforts should also be discussed, including radio and television ads, newspaper articles, workshops, outreach events, and visits to other organizations. Appendix C contains a chart that can be used for tracking publicity and outreach efforts. This form can be submitted as part of the interim report.
- 7. Describe the type of representation or other assistance provided to low income taxpayers or ESL taxpayers, including a list of topics discussed during educational presentations.
- 8. If applicable, describe any additional activities, not described previously, through which the clinic contributed to the community or to improving services for low income and ESL taxpayers. Such activities include (but are not limited to):
  - Training programs (both formal and informal) for other clinics, community groups, service providers, or other organizations;
  - Educating students or employees who go on to provide pro bono assistance to taxpayers, work for the IRS or other community groups; and
  - Serving as a mentor or consultant to other clinics, attorneys, or other organizations.
- 9. A completed **Supplemental Issue Form**, contained in Appendix C of this Publication. This form identifies some of the most common tax issues and will help capture the type of assistance provided to taxpayers. If anything in the form requires an additional explanation, please include this explanation in the body of the report. You may describe cases that involve novel or complex issues. In describing cases, please <u>do not</u> provide taxpayer identifying information.
- 10. A completed copy of the **Report Form**, contained in Appendix C of this Publication. This form is designed to capture the work the clinic has performed during the first six months of the grant cycle. This form should be

filled out completely. Enter N/A if a category does not apply to the clinic. The numbers contained in the interim report form will be considered tentative. At the end of the grant cycle, when you complete the annual report form, those numbers will be considered the final numbers for the 2009 grant cycle. If anything in the form requires an additional explanation, please include this explanation in the body of the report. In addition, for any case opened during the period where the amount in controversy exceeded \$50,000, please describe the reason(s) for accepting the case.

Interim reports should be submitted by July 31, 2009, to the following address:

Internal Revenue Service
Taxpayer Advocate Service
LITC Program Office
TA:LITC
Room 1034
Attention: Interim Reports
1111 Constitution Ave., NW
Washington, DC 20224

### 2. ANNUAL REPORTS

Annual reports must be submitted to the LITC Program Office by **March 31, 2010**. The annual report covers the entire grant cycle (January 1 through December 31) and consists of a year-end financial report and a year-end program narrative. For grantees that have been approved for the 2009 grant cycle, failure to submit the year-end report for the 2008 grant cycle may result in freezing of grant funds or termination of the grant.

### **Year-End Financial Report**

The year-end financial report must contain the following information:

- 1. A completed Standard Form 269 (Long Form) for the period from January 1, 2009, through December 31, 2009;
- 2. A breakdown of the actual LITC expenses incurred during the calendar year;
- 3. The source, date, availability and amount of matching funds received for the LITC Program; and
- 4. An itemization and explanation of actual program costs for all expenses. If space was rented for the clinic, provide a breakdown of costs incurred, including rent and insurance.

# **Year-End Program Narrative**

The year-end program narrative must contain the following information (numbered in accordance with the information requested below):

1. Implementation of the LITC Program. Describe the strategy for monitoring and evaluating program results, including how success is defined and measured. In addition, describe the overall approach taken to implement the LITC Program and the steps taken to ensure

compliance with its rules and administrative guidelines. Include a discussion of the clinic's on-site quality review procedures. (For example, explain internal procedures used to monitor and evaluate clinic activities to ensure the program was administered in accordance with grant agreement guidelines).

- Information Provided to ESL Taxpayers. Identify how the topics were determined and the type of analysis that was performed to determine how to best meet the educational needs of the ESL community your organization serves.
  - If written information was developed, identify the reviewer and his
    or her qualifications. Identify the languages other than English in
    which materials were prepared. If other languages were used,
    identify the persons who reviewed the information and their
    qualifications.
  - Identify the methods used to convey information to ESL taxpayers.
  - Identify the topics discussed during educational presentations.
- 3. Training Provided to Students, Volunteers, and LITC Employees. This includes all training provided by the clinic, academic institution, or outside sources. Identify the efforts undertaken to ensure students, volunteers, and LITC employees were adequately prepared to assist taxpayers.
  - Describe how training materials were developed and prepared.
     Identify who prepared the training materials, the qualifications of the preparer and how the accuracy of the training materials was verified.
  - Describe how the training was provided and the qualifications of the instructor.
- 4. Case Tracking. Describe the process used to control assignment of controversy cases to students, volunteers and LITC employees.
  - Describe how you determined to whom the case would be assigned. Identify the skill levels of the students, volunteers, and LITC employees in the clinic.
  - Describe clinic procedures when the controversy issue exceeds students', volunteers', and LITC employees' levels of training.
  - Describe the type of mentoring program in place to assist students, volunteers, and LITC employees in resolving controversies.
  - Describe the type of monitoring system used to insure that controversies are resolved expeditiously and appropriately.
- 5. Publicity for the LITC. Describe the clinic's efforts to publicize the program and the number of individuals reached through the marketing activities. Include examples of publicity such as flyers, brochures,

posters, and newsletters distributed. Identify who developed the publicity materials. If publicity materials were translated into another language, identify who verified the accuracy of the information and their qualifications. Other publicity efforts should also be discussed, including radio and television ads, newspaper articles, workshops, outreach events, and visits to other organizations. Appendix C contains a chart that can be used for tracking publicity and outreach efforts. This form can be submitted as part of the annual report.

- 6. Referral Mechanism for Controversies. Describe the type of referral system you used to refer taxpayers with a controversy. Indicate whether follow-up action was performed to determine the outcome of the controversy or to determine if the referral person/organization was able to assist the taxpayer. Describe the procedures that you had in place to resolve controversies for taxpayers who did not receive appropriate assistance from the referral person/organization.
- 7. *Privacy and Confidentiality*. Describe steps taken to ensure taxpayer privacy and to maintain the confidentiality of tax information.
- 8. *Pro Bono Panel*. Describe the qualified *pro bono* representatives to whom taxpayers were referred. Include relevant education and experience of panel members.
- 9. *Nominal Fee.* Describe the nominal fee, if any, charged for representing or providing tax information to taxpayers, including the basis for determining the amount of the nominal fee to be charged.
- 10. *Delivery of Services.* Describe the type of assistance given by telephone and the procedures used to monitor its quality, if applicable.
- 11. *Miscellaneous*. Describe the types of activity performed by the clinic that facilitated accomplishment of the LITC Program mission and that are not included elsewhere in your narrative.
- 12. *Program Goals*. Explain whether established goals were met and if goals were not met, the reasons why.
- 13. Additional Activities. If applicable, describe any additional activities, not described previously, through which the clinic contributed to the community or to improving services for low income and ESL taxpayers. Such activities include (but are not limited to):
  - Training programs (both formal and informal) for other clinics, community groups, service providers, or other organizations;
  - Educating students or employees who go on to provide pro bono assistance to taxpayers, work for the IRS or other community groups; and
  - Serving as a mentor or consultant to other clinics, attorneys, or other organizations.
- 14. Last Year in LITC Program. If you are not continuing in the LITC Program in the 2010 grant cycle, please detail the steps you have taken to resolve any open cases or obtain new representation for current clients. For employees and volunteers of the clinic that are lawyers, those individuals need to adhere to their responsibilities as lawyers, not just the

responsibilities within the parameters of the LITC Program. The American Bar Association (ABA) has model rules of professional conduct that are applicable when a lawyer is terminating representation. In this regard, ABA Model Rule 1.16 provides that upon terminating representation of a client, a lawyer must take reasonable steps to protect a client's interests, which includes giving notice to the client, allowing the client time to find other representation, and returning papers/property to the client. Whichever state bar a lawyer is admitted to will likely have a similar rule of professional responsibility that provides guidance for terminating representation. In addition, the clinic must notify the United States Tax Court that the clinic will not be continuing in the LITC Program so that the Tax Court does not refer taxpayers to that clinic.

- 15. Special Orders for Student Practice. Attach copies of the special orders for student practice issued by the IRS Office of Professional Responsibility, if applicable.
- 16. Supplemental Issue Form. A completed copy of the **Supplemental Issue** Form contained in Appendix C of this Publication. This form identifies some of the most common tax issues and helps capture the type of assistance provided to taxpayers. If anything in the form requires an additional explanation, please include this explanation in the body of the report. You may describe cases that involve novel or complex issues. In describing cases, please do not provide taxpayer identifying information.
- 17. Report Form. A completed copy of the **Report Form**, contained in Appendix C of this Publication. This form is designed to capture the work the clinic has performed during the entire grant cycle. This form should be filled out completely. The numbers provided in the annual report form will be considered the final numbers for the grant cycle. If anything in the form requires an additional explanation, please include this explanation in the body of the report.

**Note:** With respect to low income taxpayers whose controversies exceeded \$50,000, explain the circumstances surrounding the representation or referral (*e.g.*, the taxpayer had other taxable years in controversy that did not exceed the statutory amount, the taxpayer's issues were of significance to the low income taxpayer population generally, etc.).

Annual Reports should be submitted by March 31, 2010, to the following address:

Internal Revenue Service Taxpayer Advocate Service LITC Program Office Attention: Annual Report TA:LITC Room 1034 1111 Constitution Ave., NW Washington, DC 20224 NOTE: LITCs that terminate clinic activity prior to the expiration period of the grant agreement or withdraw from the LITC Program must submit a final report to the IRS within 90 days of final clinic activity or withdrawal from the program. Similarly, if the LITC Program Office terminates a grant because of a clinic's failure to comply with the LITC Program requirements, the clinic must submit a final report within 90 days of the termination.

Subject to OMB approval, the LITC Program Office may require additional reporting information from LITC grantees. Please refer to <a href="https://www.irs.gov/advocate">www.irs.gov/advocate</a> prior to submitting your application for updates to information reporting requirements.

# V. LITC PROGRAM OFFICE

### A. RESPONSIBILITIES

The LITC Program Office will assist LITCs in various ways at the national and local levels including:

- Furthering the clinics' understanding of the LITC Program and their roles within the Program;
- Assisting with the placement of clinic materials in IRS offices;
- Maintaining a publication listing all federally funded LITCs (Publication 4134) and ensuring that the publication is included in appropriate IRS mailings and mentioned in appropriate IRS publications;
- Informing the public about the availability of LITCs, as appropriate, and to the extent permitted by law, including references on the IRS Website at <a href="https://www.irs.gov">www.irs.gov</a>;
- Assisting with clinic marketing efforts to promote the LITC Program;
- Answering questions from potential LITC applicants and current grantees;
- Providing information on how to obtain a special order for student practice from the IRS
   Office of Professional Responsibility;
- Coordinating meetings between IRS officials and LITC Program grantees;
- Coordinating and making periodic on-site assistance visits;
- Providing technical assistance, suggestions, recommendations, and guidance to LITCs regarding operation of their programs;
- Coordinating the cross-functional LITC Program grant application review process;
- Coordinating LITC workgroups;
- Coordinating access to e-services products offered by the IRS; and
- Providing information on how to obtain tax forms and instructions, IRS publications and other pertinent IRS program materials.

### B. SITE ASSISTANCE VISITS

The LITC Program Office will periodically perform on-site assistance visits to selected clinics. Site assistance visits are a means of providing reliable information to ensure grant funds are being used appropriately and effectively and that the clinic is complying with the terms and conditions of the LITC grant agreement and Program guidelines. These visits provide an opportunity to share information about technical issues and identify areas where clinic services can be improved. Site assistance visits also provide an opportunity for clinic personnel to ask questions and share information about problems they may be encountering and to identify best practices that can be shared with all LITCs.

During site assistance visits, the review process may include reviews of intake procedures, systems for recording referrals of clients, communication and publicity plans, demographics/population information, case statistics and analysis. In addition, Program Office staff will examine a sampling of expenses to ensure that they are allowable and accurately reported to the Program Office. Clinics should make documentation regarding expenses available during site visits. Prior to the assistance visit, the clinic will receive a list of items and topics to be reviewed. Additional items may be requested during or after the assistance visit. This list may be derived from the standards for clinic operation. As part of monitoring and evaluating clinic activities, however, the LITC Program Office will be mindful of the clinic's requirement to protect privileged information.

A site assistance visit generally begins with an opening conference at which the LITC Program Office personnel and clinic staff will meet and discuss the purpose of the visit and the items to be covered. A site assistance visit generally closes with a conference discussing the results of the visit. The clinic will receive a written report of the visit, including any items requiring corrective action, generally within 90 days of the visit.

- New Clinics All new clinics can expect to receive a site assistance visit from the LITC
  Program Office staff within the first six months of the grant cycle. Clinics will be
  contacted prior to the date of the visit to discuss specific items that may be reviewed.
  This initial visit ensures that the clinic is operational and is not experiencing any major
  difficulties. If the Program Office identifies problems during the initial visit, the Program
  Office will schedule an in-depth follow-up visit.
- Returning Clinics The LITC Program Office strives to conduct a site assistance visit to each clinic at least once every three years. Prior to a planned visit, the clinic will be notified of the issues and items to be addressed during the visit.

All clinics should receive at least one visit from their Local Taxpayer Advocate (LTA) during the year. This visit is designed to help foster the relationship between the clinic and its local Taxpayer Advocate Office.

The LITC Program Office may make unscheduled visits during the year.

#### VI. COMPLETION AND SUBMISSION OF GRANT APPLICATION

#### A. WHERE AND WHEN TO FILE

Applications may be submitted either electronically or in hardcopy by U.S.P.S. mail, private delivery service, or hand delivery. To submit an electronic application, go to <a href="www.grants.gov">www.grants.gov</a> to apply through the Federal Grants web site. For applicants applying through the Federal Grants website, the Funding Number is TREAS-GRANTS-052009-001. All applications (whether submitted electronically or in hardcopy) must be postmarked, sent by private delivery service, hand-delivered, or submitted (if filed electronically) by July 7, 2008, in order for them to be considered for 2009 LITC Program grant funding. Applications submitted in hardcopy should be sent to the following address:

Internal Revenue Service Taxpayer Advocate Service LITC Program Office Attention: LITC Applications TA:LITC Room 1034 1111 Constitution Ave., NW Washington, DC 20224

An application may be withdrawn at any time during the application process or prior to the time grant money is awarded. All withdrawals must be made in writing to the above address.

#### B. LITC PROGRAM GRANT APPLICATION CONTENTS

- Background Information (limited to 15 pages, double-spaced) This section is designed
  to solicit information concerning an organization's qualifications. Provide specific responses
  for each of the following requirements and keep comments concise and relevant. Begin
  each response by annotating the letter that corresponds to the appropriate requirement.
  - a. Describe nature of organization. Include a full explanation of existing affiliations with other organizations, such as schools, governmental bodies, or other charitable organizations.
  - b. Describe experience in coordinating an LITC Program. Include type and duration of service, target groups and geographic areas covered.
  - c. Describe experience in delivering services to low income taxpayers and ESL taxpayers. Include type of service provided, languages served, number of individuals reached, and geographic area covered.
  - d. Provide a detailed description of your matching funds. Identify committed sources of funding to match the amount of funding requested. Provide copies of any agreements, memoranda of understanding or similar documents pertaining to matching funds. Any good faith estimates of matching funds must be accompanied by letters of intent from third parties in an amount equal to the estimated matching funds or a statement of when such letter of intent or award letter will be granted. For matching funds that consist of volunteer services, describe how the volunteers' time is tracked and the rate being used for those services.
  - e. Describe the organization's ability to properly utilize and account for program funds. Include examples of experience in managing federal grants, if any, and a

description of the organization's existing accounting system and accounting support staff. Include copies of relevant internal procedures, and other pertinent information. Specifically describe the following:

- i. Accounting procedures;
- ii. The method for allocating allowable expenses and matching funds between qualifying and nonqualifying activities or programs, if applicable;
- iii. The plans for audits and controls; and
- iv. The procedures that will be used for proper cost allocation for LITC
   Program grant funds if the organization seeks to operate an LITC
   Program in conjunction with a Volunteer Income Tax Assistance (VITA)
   Program or a Tax Counseling for the Elderly (TCE) Program.
- f. Certify that the applicant is in compliance with its own federal tax responsibilities. Clinics must be in compliance with federal tax responsibilities when applying for an LITC grant and also throughout the grant cycle. To facilitate the resolution of any potential tax compliance issues, we strongly encourage each clinic that is part of a larger organization (e.g., a university) to submit with its application package a completed Tax Information Authorization Form. For those clinics that are part of a larger organization, the absence of a completed form may require additional time to resolve any potential tax compliance issues and could result in a delay in the receipt of grant funds. A Tax Authorization Form is included in Appendix A.
- Determination of Program Performance (This section is not limited in length) This
  section of the application is designed to solicit information concerning the ability of a clinic to
  represent taxpayers, refer taxpayers, or inform ESL taxpayers about their rights and
  responsibilities as U.S. taxpayers. Provide specific responses for each of the following
  requirements and keep comments concise and relevant. Begin each response by
  annotating the letter that corresponds to the appropriate requirement.
  - Describe your ability to meet the Standards of Operation. At a minimum, you
    must answer the following questions when describing your ability to meet the
    Standards of Operation:
    - a. Who is the clinic's Qualified Tax Expert (QTE)? What are the QTE's qualifications and relevant expertise?
    - b. Who is the clinic's Qualified Business Administrator (QBA)? What are the QBA's qualifications and relevant expertise?
    - c. Who is the clinic's Clinic Director? What are his or her qualifications and relevant expertise?
    - d. How much time do those working in the clinic (QTE, QBA, Clinic Director, attorneys, staff, etc.) spend on clinic activities? How do you track the time spent?
    - e. What is the clinic's publicity and outreach plans, including potential venues for outreach to low income taxpayers?

- f. What is the clinic's experience in mentoring and providing technical assistance to staff, students, and volunteers, as well as to other clinics?
- g. What is the clinic's experience networking with other community-based organizations with which it can work to reach its target audience?
- h. What is the clinic's accessibility to, and adequacy of, a tax library?
- i. What are the qualifications, training, and background of students, volunteers or staff of the clinic? This includes all training provided by the clinic, academic institution, or outside sources. How will potential students, volunteers or staff be identified, monitored, and evaluated to ensure taxpayers receive accurate assistance?
- j. What are the continuing professional educational (CPE) activities of the clinic staff and volunteers?
- k. What is the clinic's *pro bono* network referral panel? How are panel members recruited and what are the procedures for monitoring and following up on referrals?
- Provide background information on quality of management staff. List the titles, responsibilities and qualifications of the top five members of professional staff who will be involved with the LITC Program.
- 3. Describe your proposed program plan. The plan should not be limited to what has been done in the past or to existing programs. Include a description of the type of assistance (representation, referral, or ESL) that will be provided if an award is granted. Provide a detailed description of your program goals. If the program goals extend beyond one year, state goals by annual increments of up to three years. If more than one type of assistance will be provided, provide a separate program plan and goals for each.
- 4. Explain internal procedures for monitoring and evaluating clinic activities to ensure the program is administered in accordance with eligibility guidelines and that grant funds are used for program purposes. The following procedures must also be explained in this section, if applicable:
  - a. Plans for tracking the 90/250 income requirement;
  - b. Plans for tracking the amount in controversy for any taxable year generally does not exceed the amount specified in IRC § 7463 (currently \$50,000);
  - c. Plans for monitoring the effectiveness of programs designed to inform ESL taxpayers about their taxpayer rights and responsibilities and efforts planned to reach the targeted audience;
  - d. Plans for charging nominal fees, if any (and the amount); and,
  - e. Plans for tracking the number of ESL taxpayers served.
- 5. Identify geographic area(s) the clinic will serve. This includes a breakdown of the counties served by the clinic. Identify the number of ESL taxpayers in the

- geographic area the clinic will serve. Also identify any languages in which the clinic provides interpreter assistance. Clarify if interpreters are available.
- 6. Include dates, days and hours of clinic operation. All clinics must indicate whether the clinic will be open full-time and year round. Year-round, full-time access is preferable to part-time or partial year access for clients. In making grant awards, consideration will be given to whether clinics are open full-time and year round. Describe plans for staffing the LITC during periods of student absences if the LITC is part of an academic organization.
- 7. Describe plans to protect taxpayer privacy and to maintain confidentiality of taxpayer information and any tax returns prepared.
- 8. Describe the strategy for monitoring and evaluating program results (in short and long-term), including how success will be defined and measured.
- 9. Describe plans, if any, to make name or organizational changes. Requests to approve name or organizational status changes must be submitted in writing to the LITC Program Office in advance of the effective dates of proposed changes with sufficient time to afford program evaluation and legal review. Supplemental information may be required. Supplemental information may include, but is not limited to, certifications by the clinic's legal counsel that transfers were properly effected under applicable laws and evidence that a successor-in-interest is eligible to perform the grant and will comply with all the terms of the grant, including the program plan. IRS approval criteria will include, but is not limited to, the statutory requirements of IRC § 7526. The statutory requirements include, but are not limited to, the limitation that the aggregate amount of grants which may be made to a clinic for a year shall not exceed \$100,000 (see IRC § 7526(c)(2)).
- Budget/Financial Information This section is designed to solicit information concerning
  an organization's budget request for the grant cycle. Provide the requested forms or
  information listed below. Organizations conducting more than one qualifying activity
  must provide a separate budget for each activity.
  - 1. Standard Form 424A, *Budget Information Non-Construction Programs* (one for each qualifying program, if applicable).
  - 2. Budget narrative **(one for each qualifying program, if applicable)**. The budget narrative should explain the expenses stated on Standard Form 424A.
  - 3. Copy of most recent audited or unaudited financial statement. If an unaudited financial statement is submitted, please explain why an audited financial statement is not available.
  - 4. Copy of most recent A-133 Audit with findings, if applicable.
- C. New or Single-Year Grant Applications General Instructions For Submission Of LITC Program Grant Application Packages

If you do not submit your application electronically, the Application Package must be assembled as described below and submitted in **quadruplicate** (four sets). The LITC Program Office will provide a copy of your Application Package to the IRS EEO Office, for a pre-award civil rights compliance review. **All application documents must be typed and numbered at the bottom** 

of the page. All documents (originals and copies) must have original signatures in blue ink.

**NOTE:** If your multi-year grant cycle has ended, you must submit a complete new application. For applicants seeking continuing funding for current multi-year grants, see below for the instructions for continuing multi-year grant applications.

#### LITC Program Grant Application Package Assembly

It is very important that the LITC Program grant application package be assembled correctly. An improperly assembled or incomplete application will cause a delay in processing and may result in rejection of the application. A copy of IRS Form 12183, Grant Agreement, included in Appendix A, is for information only and is not required to be submitted with your package. Once a grant has been awarded, a clinic will receive a completed Form 12183 to sign and denote acceptance of the award. A checklist is provided in Appendix B to assist in assembling the package in the correct order. The application package should be assembled in the following manner:

 Standard Form 424, Application for Federal Assistance: completed according to instructions provided with form and signed and dated in blue ink (not a photocopy) by an authorized representative of the organization. The LITC Program Catalog of Federal Domestic Assistance Number, Block #10, is 21.008.

**NOTE**: In Box 5, the <u>organization's legal name</u> should be shown in the space provided. The <u>clinic's name</u> (if different from the organization's legal name) should be placed in the space designated for the "Organizational Unit."

- 2. Background Information prepared according to instructions (page 32).
- 3. Copy of the determination letter issued by IRS recognizing organization as exempt under IRC § 501(c), if applicable.
- 4. Copy of letter of academic accreditation for affiliated college, university or other institution of higher learning, if applicable.
- 5. Determination of Program Performance prepared according to instructions (**one for each qualifying program, if applicable)** (page 33).
- 6. Budget/Financial Information prepared according to instructions (**one for each qualifying program, if applicable**) (page 35).
- 7. Completed Form 13424, *IRS Low Income Taxpayer Clinic (LITC) Application Information Sheet.* The form is included in Appendix A of this package.
- 8. Assurances and Certifications signed and dated in blue ink by an authorized representative of the organization. Assurances and Certifications should be submitted in the following order:
  - a. Standard Form 424B, Assurances Non-Construction Programs;
  - b. Certification Regarding Debarment, Suspension and Other Responsibilities Matters Primary Covered Transactions;
  - c. Certification Regarding Government-Wide Requirements for Drug-Free Workplace (Grants);

- d. Certification of Assurance Concerning Civil Rights Compliance;
- e. Standard Form LLL, Disclosure of Lobbying Activities; and
- f. Tax Information Authorization Form, if applicable.
- D. CONTINUING MULTI-YEAR GRANT APPLICATIONS GENERAL INSTRUCTIONS FOR SUBMISSION OF LITC PROGRAM GRANT APPLICATION PACKAGES

If you do not submit your application electronically, the Application Package must be assembled as described below and submitted in **quadruplicate** (four sets). The LITC Program Office will provide a copy of your Application Package to the IRS EEO Office, for a pre-award civil rights compliance review. **All application documents must be typed, double-spaced and numbered at the bottom of the page. All documents (originals and copies) must have original signatures in blue ink.** 

**NOTE:** If your multi-year grant cycle has ended, you must submit a complete new application.

#### LITC Program Grant Application Package Assembly

It is very important that the LITC Program grant application package be assembled correctly. An improperly assembled or incomplete application will cause a delay in processing and may result in rejection of the application. A copy of IRS Form 12183, Grant Agreement, included in Appendix A, is for information only and is not required to be submitted with your package. Once a grant has been awarded, a clinic will receive a completed Form 12183 to sign and denote acceptance of the award. A checklist is provided in Appendix B to assist in assembling the package in the correct order. The application package should be assembled in the following manner:

- Standard Form 424, Application for Federal Assistance, completed according to instructions provided with form and with original signatures signed in blue ink (not a photocopy) by an authorized representative of the organization. Check "continuation" in Block 8, Type of Application. The LITC Catalog of Federal Domestic Assistance Number, Block 10, is 21.008.
- 2. A letter requesting continuation in the LITC Program for the 2008 grant cycle. The letter must include the grant amount requested for the 2008 grant cycle and any proposed program modifications to the original application.
- 3. Standard Form 424A, *Budget Information Non-Construction Programs* check the continuation box (one for each qualifying program, if applicable).
- 4. Budget Narrative (one for each qualifying program, if applicable). The budget should explain the expenses stated on Standard Form 424A and should include the cost for up to two individuals from your organization to attend the annual IRS LITC conference.
- 5. Provide a detailed description of your matching funds. Identify committed sources of funding to match the amount of funding requested. Provide copies of any agreements, memoranda of understanding or similar documents pertaining to matching funds. Any good faith estimates of matching funds must be accompanied by letters of intent from third parties in an amount equal to the estimated matching funds or a description of when such letter of intent or award letter will be granted.

- 6. An estimate of funds that will not be expended during the 2008 year and the reason why the funds will not be used.
- 7. Completed Form 13424, *IRS Low Income Taxpayer Clinic (LITC) Application Information Sheet.* The form is included in Appendix A of this package.
- 8. Assurances and Certifications signed and dated in blue ink by an authorized representative of the organization. Assurances and Certifications should be submitted in the following order:
  - a. Standard Form 424B, Assurances Non-Construction Programs;
  - b. Certification Regarding Debarment, Suspension and Other Responsibilities Matters Primary Covered Transactions;
  - c. Certification Regarding Government-Wide Requirements for Drug-Free Workplace (Grants);
  - d. Certification of Assurance Concerning Civil Rights Compliance;
  - e. Standard Form LLL, *Disclosure of Lobbying Activities*; and
  - f. Tax Information Authorization Form, if applicable.

NOTE: Attachments must be assembled in the order listed above and all certifications must be signed and dated in blue ink.

#### VII. SELECTION AND AWARD OF GRANT RECIPIENTS

Throughout the selection and award decision-making process, the IRS seeks to implement Congressional intent to provide grants to academic institutions and nonprofit organizations throughout the United States for low income representation and ESL tax educational services.

The IRS may award grants with one-year, two-year, and three-year project periods to clinics evaluated under this application cycle's selection and award process. Clinics awarded a two or three-year grant based on acceptance of their program plans will not undergo formal evaluation under the second or third year cycle selection and award process. However, two and three-year recipients will be reviewed annually for satisfactory performance and progress in meeting goals and objectives as well as compliance with grant terms. The funding level for subsequent years will be reviewed annually and may be increased or decreased at the discretion of the LITC Program Office. **All funding will be based on the availability of annually appropriated funds**. Awarding of multi-year grants is at the discretion of the LITC Program Office.

All applications will undergo a preliminary eligibility screening. Applications that do not meet all eligibility screening criteria will be eliminated from the award process. Applications that pass the eligibility screening will then be evaluated based on their Technical Merit, Amount of Funding Requested, and Other Considerations.

#### A. Eligibility Screening

Applications will be reviewed to determine the following information:

- Length of Grant Requested (one-year, two-year or three-year);
- Type of Service Proposed (Controversy, ESL, or both); and
- Status of Organization (previous recipient of an LITC grant, start-up or other).

Applications will be reviewed further to determine if all required items are included in the application package. Please be sure to use the checklist in Appendix B to ensure all required items are included.

#### B. EVALUATION PROCESS

Applications that pass the eligibility screening process will undergo a two-tiered evaluation process. Applications will be subject to both a technical evaluation and a secondary evaluation. The IRS retains discretionary authority to award grant funds based on controversy, ESL or a combination of program plans to achieve the goals of the LITC Program.

#### 1. Technical Evaluation

During the technical evaluation, each application will be awarded points in each of the areas listed below based on the information contained in their proposed program plan(s). Each criterion reflects the maximum number of points that may be assigned in that category. In assigning numerical points, the IRS will evaluate the program plan based on how it will assist in accomplishment of the LITC Program goals as stated elsewhere in the application package. Organizations can receive a maximum of 100 points.

If you are applying for funds to provide a combination of controversy and ESL services, you must submit separate program plans and each program plan will be evaluated separately. Points will be assigned as follows:

- Quality of programs offered to assist low income taxpayers or ESL taxpayers. This item evaluates the qualifications of administrators and qualifications and tax expertise of qualified representatives; comprehensiveness of the services to be provided; amount of time devoted to the program by clinic staff; quality of training and technical support to clinic volunteers, students, and LITC employees; plans for supervising clinic volunteers, students, and LITC employees; procedures for ensuring the confidentiality of taxpayer information; publicity of clinic operations; and the dates and days and hours of clinic operation. (Maximum 75 points).
- Experience in sponsoring a tax clinic where individuals with tax controversies
  with the IRS were represented, or experience in sponsoring a tax clinic where
  taxpayers with tax controversies with the IRS were referred to a *pro bono* panel
  of qualified representatives, or experience in providing a program to inform ESL
  taxpayers about their taxpayer rights and responsibilities. (Maximum 10
  points).
- Quality of grant administration and internal accounting procedures. (Maximum 10 points).

• Number of low income or ESL taxpayers in geographic area and proposed efforts to reach these taxpayers. (Maximum 5 points).

#### 2. Program Office Evaluation

After the completion of the technical evaluation, applications will undergo a secondary review by the LITC Program Office. This evaluation will be based on the information contained in the program plan, as well as the clinic's history in the LITC Program (if they are a returning clinic). Specifically, the evaluation will look at:

- New Applicants. The LITC Program Office will perform a general review of the application and program plan to ensure that the clinic has sufficient funds, can meet the program requirements, and that the technical review did not raise any significant concerns.
- Returning and Multiyear Applicants. The LITC Program Office will perform a
  general review of the application and program plan, as well as a more detailed
  review of the clinic's history in the LITC Program. The Program Office will look
  at:
  - 1. Timeliness and completeness of interim and annual reports;
  - 2. Any significant concerns raised by prior site assistance visits and whether the clinic has addressed those concerns:
  - 3. Whether the clinic's activities match its program plan;
  - 4. Clinic's involvement with other clinics, community groups, Taxpayer Advocate Service (TAS), and the LITC Program Office; and
  - 5. Whether the clinic has a history of not drawing down funds timely; and
  - 6. Whether the clinic has failed to notify the LITC Program Office of any unused funds in sufficient time for the Program Office to reobligate them to another clinic.

All applicants will also undergo a review of the organization's federal tax compliance status. Grant funds may be withheld or denied based on an applicant's failure to be in full compliance with all current federal tax obligations.

The decision of whether or not to award grant funds will be based on the technical evaluation, Program Office evaluation, and the following additional considerations:

- To foster parity regarding clinic availability and accessibility for low income and ESL taxpayers nationwide, the LITC Program Office will consider the geographic areas of applicants and the languages in which the applicants will assist taxpayers.
- If applications from more than one clinic sponsored by the same institution or organization are received, the LITC Program will consider all factors surrounding the operation of the clinics, including the geographic areas served by the clinics and the comprehensiveness of the services to be provided, in determining whether and in what amount grants will be made to one or more such clinics.

- For academic clinics, which generally serve fewer taxpayers than nonacademic clinics because of the time involved in teaching and mentoring students, the LITC Program will consider additional ways in which academic clinics can accomplish LITC Program goals (e.g., providing technical assistance, training, and mentoring to other LITC programs, publishing articles about the LITC Program, commenting on proposed Treasury regulations that affect low income or ESL taxpayers, and monitoring graduates to determine whether they perform pro bono work on behalf of or otherwise assist low income taxpayers).
- The number of taxpayers who will be served by the clinic, including the ESL taxpayers in the geographic area and the languages served by the clinic.
- The existence of other LITC Programs serving the same population.
- Appropriateness of funds sought for quantity and quality of services to be offered.
- Other sources of funding available to the clinic.

#### C. NOTIFICATION OF AWARD DECISIONS

The LITC Program Office will notify organizations of their acceptance or rejection of their grant application. Accepted organizations will be provided the name, address and telephone number of a local IRS contact person after their Form 12183, Grant Agreement, is signed. The LITC Program Office may, at its discretion, conduct a site inspection visit to a prospective LITC Program location prior to awarding grant funds.

# Appendix A LITC Program Grant Forms

Version 7/03 APPLICATION FOR 2. DATE SUBMITTED FEDERAL ASSISTANCE Applicant Identifier 1. TYPE OF SUBMISSION: 3. DATE RECEIVED BY STATE State Application Identifier Application Pre-application 4. DATE RECEIVED BY FEDERAL AGENCY Federal Identifier Construction Construction ■ Non-Construction Non-Construction 5. APPLICANT INFORMATION Organizational Unit: Legal Name: Department: Organizational DUNS: Division: Address Name and telephone number of person to be contacted on matters Street: involving this application (give area code) Prefix: First Name: City: Middle Name County: Last Name State: Suffix: Zip Code Email: Country: 6. EMPLOYER IDENTIFICATION NUMBER (EIN): Phone Number (give area code) Fax Number (give area code) 8. TYPE OF APPLICATION: 7. TYPE OF APPLICANT: (See back of form for Application Types) Revision Continuation New If Revision, enter appropriate letter(s) in box(es) (See back of form for description of letters.) Other (specify) 9. NAME OF FEDERAL AGENCY: Other (specify) 10. CATALOG OF FEDERAL DOMESTIC ASSISTANCE NUMBER: 11. DESCRIPTIVE TITLE OF APPLICANT'S PROJECT: TITLE (Name of Program): 12. AREAS AFFECTED BY PROJECT (Cities, Counties, States, etc.): 13. PROPOSED PROJECT 14. CONGRESSIONAL DISTRICTS OF: Start Date: **Ending Date:** a. Applicant b. Project 15. ESTIMATED FUNDING: 16. IS APPLICATION SUBJECT TO REVIEW BY STATE EXECUTIVE ORDER 12372 PROCESS? THIS PREAPPLICATION/APPLICATION WAS MADE 00 a. Federal AVAILABLE TO THE STATE EXECUTIVE ORDER 12372 b. Applicant PROCESS FOR REVIEW ON 00 c. State DATE: 00 d. Local PROGRAM IS NOT COVERED BY E. O. 12372 b. No. 00 e. Other OR PROGRAM HAS NOT BEEN SELECTED BY STATE FOR REVIEW 00 f. Program Income 17. IS THE APPLICANT DELINQUENT ON ANY FEDERAL DEBT? g. TOTAL ☐ Yes If "Yes" attach an explanation. 18. TO THE BEST OF MY KNOWLEDGE AND BELIEF, ALL DATA IN THIS APPLICATION/PREAPPLICATION ARE TRUE AND CORRECT. THE DOCUMENT HAS BEEN DULY AUTHORIZED BY THE GOVERNING BODY OF THE APPLICANT AND THE APPLICANT WILL COMPLY WITH THE ATTACHED ASSURANCES IF THE ASSISTANCE IS AWARDED. a. Authorized Representative Prefix First Name Middle Name Last Name Suffix

d. Signature of Authorized Representative

b. Title

c. Telephone Number (give area code)

e. Date Signed

#### **INSTRUCTIONS FOR THE SF-424**

Public reporting burden for this collection of information is estimated to average 45 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0043), Washington, DC 20503.

### PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

This is a standard form used by applicants as a required face sheet for pre-applications and applications submitted for Federal assistance. It will be used by Federal agencies to obtain applicant certification that States which have established a review and comment procedure in response to Executive Order 12372 and have selected the program to be included in their process, have been given an opportunity to review the applicant's submission.

Item:	Entry:	Item:	Entry:	
1.	Select Type of Submission.	11.	Enter a brief descriptive title of the project. If more than one program is involved, you should append an explanation on a separate sheet. If appropriate (e.g., construction or real property projects), attach a map showing project location. Fo preapplications, use a separate sheet to provide a summary description of this project.	
2.	Date application submitted to Federal agency (or State if applicable) and applicant's control number (if applicable).	12.	List only the largest political entities affected (e.g., State, counties, cities).	
3.	State use only (if applicable).	13	Enter the proposed start date and end date of the project.	
4.	Enter Date Received by Federal Agency Federal identifier number: If this application is a continuation or revision to an existing award, enter the present Federal Identifier number. If for a new project, leave blank.	14.	List the applicant's Congressional District and any District(s) affected by the program or project	
5.	Enter legal name of applicant, name of primary organizational unit (including division, if applicable), which will undertake the assistance activity, enter the organization's DUNS number (received from Dun and Bradstreet), enter the complete address of the applicant (including country), and name, telephone number, email and fax of the person to contact on matters related to this application.	15	Amount requested or to be contributed during the first funding/budget period by each contributor. Value of in kind contributions should be included on appropriate lines as applicable. If the action will result in a dollar change to an existing award, indicate only the amount of the change. For decreases, enclose the amounts in parentheses. If both basic and supplemental amounts are included, show breakdown on an attached sheet. For multiple program funding, use totals and show breakdown using same categories as item 15.	
6.	Enter Employer Identification Number (EIN) as assigned by the Internal Revenue Service.	16.	Applicants should contact the State Single Point of Contact (SPOC) for Federal Executive Order 12372 to determine whether the application is subject to the State intergovernmental review process.	
7.	Select the appropriate letter in the space provided.  A. State B. County C. Municipal D. Township E. Interstate F. Intermunicipal G. Special District H. Independent School District  I. State Controlled Institution of Higher Learning J. Private University K. Indian Tribe L. Individual Frofit Organization O. Not for Profit Organization	17.	This question applies to the applicant organization, not the person who signs as the authorized representative. Categories of debt include delinquent audit disallowances, loans and taxes.	
8.	Select the type from the following list:  "New" means a new assistance award.  "Continuation" means an extension for an additional funding/budget period for a project with a projected completion date.  "Revision" means any change in the Federal Government's financial obligation or contingent liability from an existing obligation. If a revision enter the appropriate letter:  A. Increase Award  C. Increase Duration  D. Decrease Duration	18	To be signed by the authorized representative of the applicant. A copy of the governing body's authorization for you to sign this application as official representative must be on file in the applicant's office. (Certain Federal agencies may require that this authorization be submitted as part of the application.)	
9.	Name of Federal agency from which assistance is being requested with this application.			
10.	Use the Catalog of Federal Domestic Assistance number and title of the program under which assistance is requested.			

#### **BUDGET INFORMATION - Non-Construction Programs**

		SECTION A - BUDGET SU				
Grant Program Catalog of Federal Function Domestic Assistance				New or Revised Budge		
or Activity Number	Federal	Non-Federal	Federal	Non-Federal	Total	
(a) (b)	(c)	(d)	(e)	(f)	(g)	
1.	\$	\$	\$	\$	\$	
2.						
3.						
4.						
5. Totals	\$	\$	\$	\$	\$	
	SE	CTION B - BUDGET CAT	EGORIES			
6. Object Class Categories		GRANT PROGRAM,	FUNCTION OR ACTIVITY		Total	
	(1)	(2)	(3)	(4)	(5)	
a. Personnel	\$	\$	\$	\$	\$	
b. Fringe Benefits						
c. Travel						
d. Equipment						
e. Supplies						
f. Contractual						
g. Construction						
h. Other						
i. Total Direct Charges (sum of 6a-6h)						
j. Indirect Charges						
k. TOTALS (sum of 6i and 6j)	\$	\$	\$	\$	\$	
	<u> </u>	<u>'</u>		<u>'</u>	! 	
7. Program Income	\$	\$	\$	\$	\$	

	SECTION	C - NON-FE	DERAL RE	SOURCES				
(a) Grant Program		(b) App	olicant	(c) State	(d) Other Sources	(e) TOTALS		
8.		\$		\$	\$	\$		
9.								
10.								
11.								
12. TOTAL (sum of lines 8-11)		\$		\$	\$	\$		
	SECTION	D - FOREC	ASTED CAS	SH NEEDS				
	Total for 1st Year	1st Qu	uarter	2nd Quarter	3rd Quarter	4th Quarter		
13. Federal	\$	\$		\$	\$	\$		
14. Non-Federal								
15. TOTAL (sum of lines 13 and 14)	\$	\$		\$	\$	\$		
SECTION E - BUE	GET ESTIMATES OF	FEDERAL F	UNDS NEE	DED FOR BALANCE	OF THE PROJECT			
(a) Grant Program				1	G PERIODS (Years)			
		(b) F	irst	(c) Second	(d) Third	(e) Fourth		
16.		\$		\$	\$	\$		
17.								
18.								
19.								
20. TOTAL (sum of lines 16-19)				\$	\$	\$		
SECTION F - OTHER BUDGET INFORMATION								
21. Direct Charges:			22. Indirect	Charges:				
23. Remarks:								

#### **INSTRUCTIONS FOR THE SF-424**

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This is a standard form used by applicants as a required face sheet for pre-applications and applications submitted for Federal assistance. It will be used by Federal agencies to obtain applicant certification that States which have established a review and comment procedure in response to Executive Order 12372 and have selected the program to be included in their process, have been given an opportunity to review the applicant's submission.

Item:	Entry:	Item:	Entry:	
1.	Select Type of Submission.	11.	Enter a brief descriptive title of the project. If more than one program is involved, you should append an explanation on a separate sheet. If appropriate (e.g., construction or real property projects), attach a map showing project location. Fo preapplications, use a separate sheet to provide a summary description of this project.	
2.	Date application submitted to Federal agency (or State if applicable) and applicant's control number (if applicable).	12.	List only the largest political entities affected (e.g., State, counties, cities).	
3.	State use only (if applicable).	13	Enter the proposed start date and end date of the project.	
4.	Enter Date Received by Federal Agency Federal identifier number: If this application is a continuation or revision to an existing award, enter the present Federal Identifier number. If for a new project, leave blank.	14.	List the applicant's Congressional District and any District(s) affected by the program or project	
5.	Enter legal name of applicant, name of primary organizational unit (including division, if applicable), which will undertake the assistance activity, enter the organization's DUNS number (received from Dun and Bradstreet), enter the complete address of the applicant (including country), and name, telephone number, email and fax of the person to contact on matters related to this application.	15	Amount requested or to be contributed during the first funding/budget period by each contributor. Value of in kind contributions should be included on appropriate lines as applicable. If the action will result in a dollar change to an existing award, indicate only the amount of the change. For decreases, enclose the amounts in parentheses. If both basic and supplemental amounts are included, show breakdown on an attached sheet. For multiple program funding, use totals and show breakdown using same categories as item 15.	
6.	Enter Employer Identification Number (EIN) as assigned by the Internal Revenue Service.	16.	Applicants should contact the State Single Point of Contact (SPOC) for Federal Executive Order 12372 to determine whether the application is subject to the State intergovernmental review process.	
7.	Select the appropriate letter in the space provided.  A. State B. County C. Municipal D. Township E. Interstate F. Intermunicipal G. Special District H. Independent School District  I. State Controlled Institution of Higher Learning J. Private University K. Indian Tribe L. Individual Frofit Organization O. Not for Profit Organization	17.	This question applies to the applicant organization, not the person who signs as the authorized representative. Categories of debt include delinquent audit disallowances, loans and taxes.	
8.	Select the type from the following list:  "New" means a new assistance award.  "Continuation" means an extension for an additional funding/budget period for a project with a projected completion date.  "Revision" means any change in the Federal Government's financial obligation or contingent liability from an existing obligation. If a revision enter the appropriate letter:  A. Increase Award  C. Increase Duration  D. Decrease Duration	18	To be signed by the authorized representative of the applicant. A copy of the governing body's authorization for you to sign this application as official representative must be on file in the applicant's office. (Certain Federal agencies may require that this authorization be submitted as part of the application.)	
9.	Name of Federal agency from which assistance is being requested with this application.			
10.	Use the Catalog of Federal Domestic Assistance number and title of the program under which assistance is requested.			

#### **BUDGET INFORMATION - Non-Construction Programs**

		SECTION A - BUDGET SU				
Grant Program Catalog of Federal Function Domestic Assistance				New or Revised Budge		
or Activity Number	Federal	Non-Federal	Federal	Non-Federal	Total	
(a) (b)	(c)	(d)	(e)	(f)	(g)	
1.	\$	\$	\$	\$	\$	
2.						
3.						
4.						
5. Totals	\$	\$	\$	\$	\$	
	SE	CTION B - BUDGET CAT	EGORIES			
6. Object Class Categories		GRANT PROGRAM,	FUNCTION OR ACTIVITY		Total	
	(1)	(2)	(3)	(4)	(5)	
a. Personnel	\$	\$	\$	\$	\$	
b. Fringe Benefits						
c. Travel						
d. Equipment						
e. Supplies						
f. Contractual						
g. Construction						
h. Other						
i. Total Direct Charges (sum of 6a-6h)						
j. Indirect Charges						
k. TOTALS (sum of 6i and 6j)	\$	\$	\$	\$	\$	
	<u> </u>	<u>'</u>		<u>'</u>	! 	
7. Program Income	\$	\$	\$	\$	\$	

	SECTION	C - NON-FE	DERAL RE	SOURCES				
(a) Grant Program		(b) App	olicant	(c) State	(d) Other Sources	(e) TOTALS		
8.		\$		\$	\$	\$		
9.								
10.								
11.								
12. TOTAL (sum of lines 8-11)		\$		\$	\$	\$		
	SECTION	D - FOREC	ASTED CAS	SH NEEDS				
	Total for 1st Year	1st Qu	uarter	2nd Quarter	3rd Quarter	4th Quarter		
13. Federal	\$	\$		\$	\$	\$		
14. Non-Federal								
15. TOTAL (sum of lines 13 and 14)	\$	\$		\$	\$	\$		
SECTION E - BUE	GET ESTIMATES OF	FEDERAL F	UNDS NEE	DED FOR BALANCE	OF THE PROJECT			
(a) Grant Program				1	G PERIODS (Years)			
		(b) F	irst	(c) Second	(d) Third	(e) Fourth		
16.		\$		\$	\$	\$		
17.								
18.								
19.								
20. TOTAL (sum of lines 16-19)				\$	\$	\$		
SECTION F - OTHER BUDGET INFORMATION								
21. Direct Charges:			22. Indirect	Charges:				
23. Remarks:								

#### **INSTRUCTIONS FOR THE SF-424A**

Public reporting burden for this collection of information is estimated to average 180 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0044), Washington, DC 20503.

# PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

#### **General Instructions**

This form is designed so that application can be made for funds from one or more grant programs. In preparing the budget, adhere to any existing Federal grantor agency guidelines which prescribe how and whether budgeted amounts should be separately shown for different functions or activities within the program. For some programs, grantor agencies may require budgets to be separately shown by function or activity. For other programs, grantor agencies may require a breakdown by function or activity. Sections A, B, C, and D should include budget estimates for the whole project except when applying for assistance which requires Federal authorization in annual or other funding period increments. In the latter case, Sections A, B, C, and D should provide the budget for the first budget period (usually a year) and Section E should present the need for Federal assistance in the subsequent budget periods. All applications should contain a breakdown by the object class categories shown in Lines a-k of Section B.

#### Section A. Budget Summary Lines 1-4 Columns (a) and (b)

For applications pertaining to a *single* Federal grant program (Federal Domestic Assistance Catalog number) and *not requiring* a functional or activity breakdown, enter on Line 1 under Column (a) the Catalog program title and the Catalog number in Column (b).

For applications pertaining to a *single* program *requiring* budget amounts by multiple functions or activities, enter the name of each activity or function on each line in Column (a), and enter the Catalog number in Column (b). For applications pertaining to multiple programs where none of the programs require a breakdown by function or activity, enter the Catalog program title on each line in *Column* (a) and the respective Catalog number on each line in Column (b).

For applications pertaining to *multiple* programs where one or more programs *require* a breakdown by function or activity, prepare a separate sheet for each program requiring the breakdown. Additional sheets should be used when one form does not provide adequate space for all breakdown of data required. However, when more than one sheet is used, the first page should provide the summary totals by programs.

#### Lines 1-4, Columns (c) through (g)

For new applications, leave Column (c) and (d) blank. For each line entry in Columns (a) and (b), enter in Columns (e), (f), and (g) the appropriate amounts of funds needed to support the project for the first funding period (usually a year).

For continuing grant program applications, submit these forms before the end of each funding period as required by the grantor agency. Enter in Columns (c) and (d) the estimated amounts of funds which will remain unobligated at the end of the grant funding period only if the Federal grantor agency instructions provide for this. Otherwise, leave these columns blank. Enter in columns (e) and (f) the amounts of funds needed for the upcoming period. The amount(s) in Column (g) should be the sum of amounts in Columns (e) and (f).

For supplemental grants and changes to existing grants, do not use Columns (c) and (d). Enter in Column (e) the amount of the increase or decrease of Federal funds and enter in Column (f) the amount of the increase or decrease of non-Federal funds. In Column (g) enter the new total budgeted amount (Federal and non-Federal) which includes the total previous authorized budgeted amounts plus or minus, as appropriate, the amounts shown in Columns (e) and (f). The amount(s) in Column (g) should not equal the sum of amounts in Columns (e) and (f).

Line 5 - Show the totals for all columns used.

#### **Section B Budget Categories**

In the column headings (1) through (4), enter the titles of the same programs, functions, and activities shown on Lines 1-4, Column (a), Section A. When additional sheets are prepared for Section A, provide similar column headings on each sheet. For each program, function or activity, fill in the total requirements for funds (both Federal and non-Federal) by object class categories.

Line 6a-i - Show the totals of Lines 6a to 6h in each column.

Line 6j - Show the amount of indirect cost.

Line 6k - Enter the total of amounts on Lines 6i and 6j. For all applications for new grants and continuation grants the total amount in column (5), Line 6k, should be the same as the total amount shown in Section A, Column (g), Line 5. For supplemental grants and changes to grants, the total amount of the increase or decrease as shown in Columns (1)-(4), Line 6k should be the same as the sum of the amounts in Section A, Columns (e) and (f) on Line 5.

**Line 7** - Enter the estimated amount of income, if any, expected to be generated from this project. Do not add or subtract this amount from the total project amount, Show under the program

#### **INSTRUCTIONS FOR THE SF-424A** (continued)

narrative statement the nature and source of income. The estimated amount of program income may be considered by the Federal grantor agency in determining the total amount of the grant.

#### Section C. Non-Federal Resources

**Lines 8-11** Enter amounts of non-Federal resources that will be used on the grant. If in-kind contributions are included, provide a brief explanation on a separate sheet.

**Column (a)** - Enter the program titles identical to Column (a), Section A. A breakdown by function or activity is not necessary.

**Column (b)** - Enter the contribution to be made by the applicant.

**Column (c)** - Enter the amount of the State's cash and in-kind contribution if the applicant is not a State or State agency. Applicants which are a State or State agencies should leave this column blank.

**Column (d)** - Enter the amount of cash and in-kind contributions to be made from all other sources.

Column (e) - Enter totals of Columns (b), (c), and (d).

Line 12 - Enter the total for each of Columns (b)-(e). The amount in Column (e) should be equal to the amount on Line 5, Column (f), Section A.

#### Section D. Forecasted Cash Needs

**Line 13** - Enter the amount of cash needed by quarter from the grantor agency during the first year.

**Line 14** - Enter the amount of cash from all other sources needed by quarter during the first year.

Line 15 - Enter the totals of amounts on Lines 13 and 14.

## Section E. Budget Estimates of Federal Funds Needed for Balance of the Project

Lines 16-19 - Enter in Column (a) the same grant program titles shown in Column (a), Section A. A breakdown by function or activity is not necessary. For new applications and continuation grant applications, enter in the proper columns amounts of Federal funds which will be needed to complete the program or project over the succeeding funding periods (usually in years). This section need not be completed for revisions (amendments, changes, or supplements) to funds for the current year of existing grants.

If more than four lines are needed to list the program titles, submit additional schedules as necessary.

**Line 20** - Enter the total for each of the Columns (b)-(e). When additional schedules are prepared for this Section, annotate accordingly and show the overall totals on this line.

#### Section F. Other Budget Information

**Line 21** - Use this space to explain amounts for individual direct object class cost categories that may appear to be out of the ordinary or to explain the details as required by the Federal grantor agency.

**Line 22** - Enter the type of indirect rate (provisional, predetermined, final or fixed) that will be in effect during the funding period, the estimated amount of the base to which the rate is applied, and the total indirect expense.

**Line 23** - Provide any other explanations or comments deemed necessary.

Aŗ	plic	ant's Name						
	CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITIES MATTERS PRIMARY COVERED TRANSACTIONS							
		ertification is required by the regulations implementing Executive Order 12549, ment and Suspension, 31 CFR Part 19, Section 19.510, Participants' Responsibilities.						
1.		e prospective primary participant certifies to the best of its knowledge and belief, that It and principles;						
	(a)	are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency,						
	(b)	have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statues or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property,						
	(c)	are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (1.b) of this certification, and						
	(d)	have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.						
2.		nere the prospective primary participant is unable to certify to any of the above, such spective participant may attach an explanation to this proposal.						
		(Before signing certification, read the instructions which are an integral part of the certification.)						
Pr	int/T	ype:						
$\frac{1}{N}$	AME	OF RESPONSIBLE OFFICIAL						
TI	TLE							

(Date)

(Signature)

	Applicant's Name_				
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#### CERTIFICATION REGARDING GOVERNMENT-WIDE REQUIREMENTS FOR DRUG-FREE WORKPLACE (GRANTS)

This certification is required by the Treasury regulations implementing the Drug-Free Workplace Act of 1988, 31 CFR Part 19, Section 19.630, Certification Requirements and Procedures. The regulation was published as Part 11 of the May 25, 1990 Federal Register (55 FR 21688-21691).

- 1. The applicant certifies that it will or will continue to provide a drug-free workplace by:
  - (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the action that will be taken against employees for violation of such prohibition;
  - (b) Establishing a drug-free awareness program to inform other employees about
    - (1) the dangers of drug abuse in the workplace,
    - (2) the grantee's policy of maintaining a drug-free workplace,
    - (3) any available drug counseling, rehabilitation, and employee assistance programs, and
    - (4) the penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
  - (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
  - (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will
    - (1) abide by the terms of the statement, and
    - (2) notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
  - (e) Notifying the agency in writing, within ten calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such convictions. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the federal agency has designated a central point for the receipt of such notices. Notices shall include the identification number(s) or each affected grant;
  - (f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted
    - (1) taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended, or
    - (2) requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a federal, state, or local health, law enforcement, or other appropriate agency;
  - (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of Paragraphs (a), (b), (c), (d), (e), and (f).
- 2. The applicant may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant:

Check ☐ if there a	are workplaces on file tha	t are not ident	ified here.			
Place of Performance						
Street Address						
City		County				
State		Zip Code				
Print/Type:	(Before signing certification	n, read the instri	ıctions which are c	an integral part	of the certificati	ion.)
NAME OF RESPONSII	BLE OFFICIAL					
TITLE						
(Signature)	(Date)					

#### **DISCLOSURE OF LOBBYING ACTIVITIES**

Approved by OMB 0348-0046

Standard Form LLL (Rev. 7-97)

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See reverse for public burden disclosure.)

1. Type of Federal Action: 2. Status of Federal Action: 3. Report Type: a. contract a. bid/offer/application a. initial filing b. grant b. initial award b. material change c. cooperative agreement c. post-award For Material Change Only: year \_\_\_\_\_ quarter \_\_\_\_ e. loan guarantee date of last report f. loan insurance 4. Name and Address of Reporting Entity: 5. If Reporting Entity in No. 4 is a Subawardee, Enter Name Subawardee and Address of Prime: Prime Tier \_\_\_\_\_, if known: Congressional District, if known: **Congressional District**, *if known*: 6. Federal Department/Agency: 7. Federal Program Name/Description: CFDA Number, if applicable: \_\_\_\_\_ 8. Federal Action Number, if known: 9. Award Amount, if known: 10. a. Name and Address of Lobbying Registrant b. Individuals Performing Services (including address if (if individual, last name, first name, MI): different from No. 10a) (last name, first name, MI): 11. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact Signature: \_\_\_\_\_ upon which reliance was placed by the tier above when this transaction was made Print Name: \_\_\_\_\_ or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure. Telephone No.: \_\_\_\_\_ Date: \_\_\_\_ Authorized for Local Reproduction Federal Use Only:

#### INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizationallevel below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
  - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.

#### **ASSURANCES - NON-CONSTRUCTION PROGRAMS**

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

# PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

**NOTE:** Certain of these assurances may not be applicable to your project or program. If you have questions, please contact the awarding agency. Further, certain Federal awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the applicant:

- Has the legal authority to apply for Federal assistance and the institutional, managerial and financial capability (including funds sufficient to pay the non-Federal share of project cost) to ensure proper planning, management and completion of the project described in this application.
- Will give the awarding agency, the Comptroller General of the United States and, if appropriate, the State, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the award; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.
- 3. Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.
- 4. Will initiate and complete the work within the applicable time frame after receipt of approval of the awarding agency.
- 5. Will comply with the Intergovernmental Personnel Act of 1970 (42 U.S.C. §§4728-4763) relating to prescribed standards for merit systems for programs funded under one of the 19 statutes or regulations specified in Appendix A of OPM's Standards for a Merit System of Personnel Administration (5 C.F.R. 900, Subpart F).
- 6. Will comply with all Federal statutes relating to nondiscrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation

- Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

- Will comply, as applicable, with the provisions of the Davis-Bacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327-333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

- Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seq.).
- Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	TITLE	
APPLICANT ORGANIZATION		DATE SUBMITTED

#### FINANCIAL STATUS REPORT

(Long Form)

(Follow instructions on the back)
leral Grant or Other Identifying Number Ass

to Which Report	is Submitted	By Federal Agency	No. 0348-0039 pages							
3. Recipient Organ	3. Recipient Organization (Name and complete address, including ZIP code)									
Employer Identifi	ication Number	5. Recipient Account Number	er or Identifying Number	6. Final Report  ☐ Yes ☐ No	7. Basis  Cash Accrual					
8. Funding/Grant P From: (Month, D	Period (See instructions) Play, Year)	To: (Month, Day, Year)	9. Period Covered by t From: (Month, Day,		To: (Month, Day, Year)					
10. Transactions:			I	I TI D I I						
a. Total outlay	rs		Previously Reported	This Period	Cumulative					
b. Refunds, re	ebates, etc.									
c. Program in	come used in accordance with	the deduction alternative								
d. Net outlays	(Line a, less the sum of lines	b and c)								
	of net outlays, consisting of	f:								
	(in-kind) contributions ral awards authorized to be use	ed to match this award								
	come used in accordance with	the matching or cost								
sharing alter	rnative iipient outlays not shown on line	es e, f or g								
i. Total recipie	ent share of net outlays (Sum o	f lines e, f, g and h)								
j. Federal sha	re of net outlays (line d less lin	e i)								
k. Total unliqu	idated obligations									
I. Recipient's	share of unliquidated obligation	ns								
m. Federal sh	are of unliquidated obligations									
n. Total Feder	al share (sum of lines j and m)									
o. Total Feder	al funds authorized for this fund	ling period								
p. Unobligated	d balance of Federal funds (Lin	e o minus line n)								
Program income,										
	orogram income shown on lines orogram income using the addi									
s. Undisburse	d program income									
t. Total progra	am income realized (Sum of lin	es q, r and s)								
	a. Type of Rate (Place "X"		otormino d	□ Final	☐ Fixed					
11. Indirect Expense	b. Rate	c. Base	d. Total Amount	<b>□ Final</b> e						
12. Remarks: Att governing leg		l I necessary or information requ	l uired by Federal sponsori	ing agency in complia	ance with					
13. Certification:		nowledge and belief that this		mplete and that all	outlays and					
Typed or Printed Na		p	,	Telephone (Area co	ode, number and extension)					
Signature of Author	ized Certifying Official			Date Report Submi	tted					

Previous Edition Usable NSN 7540-01-012-4285

#### **FINANCIAL STATUS REPORT**

(Long Form)

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0039), Washington, DC 20503.

## PLEASE <u>DO NOT</u> RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET.

Please type or print legibly. The following general instructions explain how to use the form itself. You may need additional information to complete certain items correctly, or to decide whether a specific item is applicable to this award. Usually, such information will be found in the Federal agency's grant regulations or in the terms and conditions of the award (e.g., how to calculate the Federal share, the permissible uses of program income, the value of in-kind contributions, etc.). You may also contact the Federal agency directly.

Item Entry Item Entry

- 1, 2 and 3. Self-explanatory.
- 4. Enter the Employer Identification Number (EIN) assigned by the U.S. Internal Revenue Service.
- 5. Space reserved for an account number or other identifying number assigned by the recipient.
- 6. Check *yes* only if this is the last report for the period shown in item 8.
- 7. Self-explanatory.
- 8. Unless you have received other instructions from the awarding agency, enter the beginning and ending dates of the current funding period. If this is a multi-year program, the Federal agency might require cumulative reporting through consecutive funding periods. In that case, enter the beginning and ending dates of the grant period, and in the rest of these instructions, substitute the term "grant period" for "funding period."
- 9. Self-explanatory.
- 10. The purpose of columns, I, II, and III is to show the effect of this reporting period's transactions on cumulative financial status. The amounts entered in column I will normally be the same as those in column III of the previous report in the same funding period. If this is the first or only report of the funding period, leave columns I and II blank. If you need to adjust amounts entered on previous reports, footnote the column I entry on this report and attach an explanation.
- 10a. Enter total gross program outlays. Include disbursements of cash realized as program income if that income will also be shown on lines 10c or 10g. Do not include program income that will be shown on lines 10r or 10s.

For reports prepared on a cash basis, outlays are the sum of actual cash disbursements for direct costs for goods and services, the amount of indirect expense charged, the value of in-kind contributions applied, and the amount of cash advances and payments made to subrecipients. For reports prepared on an accrual basis, outlays are the sum of actual cash disbursements for direct charges for goods and services, the amount of indirect expense incurred, the value of in-kind contributions applied, and the net increase or decrease in the amounts owed by the recipient for goods and other property received, for services performed by employees, contractors, subgrantees and other payees, and other amounts becoming owed under programs for which no current services or performances are required, such as annuities, insurance claims, and other benefit payments.

- 10b. Enter any receipts related to outlays reported on the form that are being treated as a reduction of expenditure rather than income, and were not already netted out of the amount shown as outlays on line 10a.
- 10c. Enter the amount of program income that was used in accordance with the deduction alternative.
- Note: Program income used in accordance with other alternatives is entered on lines q, r, and s. Recipients reporting on a cash basis should enter the amount of cash income received; on an accrual basis, enter the program income earned. Program income may or may not have been included in an application budget and/or a budget on the award document. If actual income is from a different source or is significantly different in amount, attach an explanation or use the remarks section.
- 10d, e, f, g, h, i and j. Self-explanatory.
- Enter the total amount of unliquidated obligations, including unliquidated obligations to subgrantees and contractors.

Unliquidated obligations on a cash basis are obligations incurred, but not yet paid. On an accrual basis, they are obligations incurred, but for which an outlay has not yet been recorded.

Do not include any amounts on line 10k that have been included on lines 10a and 10j.

On the final report, line 10k must be zero.

- 10l. Self-explanatory.
- 10m. On the final report, line 10m must also be zero.
- 10n, o, p, q, r, s and t. Self-explanatory.
- 11a. Self-explanatory.
- 11b. Enter the indirect cost rate in effect during the reporting period.
- 11c. Enter the amount of the base against which the rate was applied.
- 11d. Enter the total amount of indirect costs charged during the report period.
- 11e. Enter the Federal share of the amount in 11d.

Note: If more than one rate was in effect during the period shown in item 8, attach a schedule showing the bases against which the different rates were applied, the respective rates, the calendar periods they were in effect, amounts of indirect expense charged to the project, and the Federal share of indirect expense charged to the project to date.

# CERTIFICATION STATEMENT OF ASSURANCE CONCERNING CIVIL RIGHTS COMPLIANCE

The Applicant provides this assurance in consideration of and for the purpose of obtaining Federal grants, loans, contracts, property, discounts or other Federal financial assistance from the Internal Revenue Service. The Applicant agrees:

- 1. To conduct its activities so that no person is excluded from participation in, is denied the benefits of, or is subject to discrimination, as prohibited by the laws identified in paragraph 2 and implementing regulations, in the distribution or services and/or benefits provided under this financial assistance or grant program.
- 2. To compile, maintain and submit information to the Internal Revenue Service concerning its compliance with Title VI of the Civil Rights Act of 1964 (Pub. L. 88-352), as amended, Section 504 of the Rehabilitation Act of 1973 (Pub. L. 93-112), as amended, Title IX of the Education Amendments of 1972 (Pub. L. 92-318), as amended, and the Age Discrimination Act of 1975 (Pub. L. 94-135), as amended, in accordance with those laws and the implementing regulations.
- 3. To provide to the address shown on the Civil Rights Requirements statement, a copy of any finding issued by a Federal or State court or by a Federal or State administrative agency that the Applicant has discriminated on the basis of race, color, national origin, sex, age or disability.
- 4. To inform the public that persons who believe they have been discriminated against on the basis of race, color, national origin, sex, age or disability, in the distribution of services and benefits resulting from this financial assistance or grant program may file a complaint with the Department of the Treasury at the following address:

Director, Office of Equal Opportunity Program
Department of the Treasury
1500 Pennsylvania Avenue, NW
Metropolitan Square – Room 6068
Washington, DC 20220

The Applicant agrees that compliance with this assurance constitutes a condition for continued receipt of Federal financial assistance and is binding on the Applicant, it successors, transferees and assignees.

The person whose signature appears below is authorized to sign this assurance and commit the Applicant to the

above provisions.			
NAME AND TITLE OF AUTHORIZED OFFICIAL)			
(SIGNATURE OF AUTHORIZED OFFICIAL)	(DATE)		

# IRS Low Income Taxpayer Clinic (LITC) Application Information Sheet

			Title			
ontact Person's Phone N						
					oer	
Street Address  Street Address					lailing Address	
			_			
(City)	(State)	(Zip Code)	_	(City)	(State)	(Zip Code)
ame of Clinic						
Street Address		_	IV	lailing Address		
(City)	(State)	(Zip Code)	- -	(City)	(State)	
blic Telephone Numbe	er					
			_ Title _			
nic Director	linic Director's Phone Number			Fax Number		
	mber					
nic Director's Phone Nu						
nic Director's Phone Nui	dress					
inic Director's E-Mail Add	dress			Titl		
nic Director's Phone Num nic Director's E-Mail Add ants Officer/Financial Add Stree	dressdministrator			Title	elailing Address	
nic Director's Phone Nui	dress			Titl	e	

#### **LITC Tax Information Authorization**

As provided for in Publication 3319, all applicants for an LITC grant must be in compliance with Federal tax responsibilities. The LITC Program Office will conduct compliance checks on organizations applying for an LITC grant and will also conduct periodic checks throughout the grant period. Therefore, any LITC that is part of a larger organization (e.g., university) will need to have an authorized official from the larger organization complete the following authorization:

Name of Academic Institution or other Parent Organization:
Name of Low Income Taxpayer Clinic:

I authorize the Internal Revenue Service to disclose the following return information, as that term is defined in Internal Revenue Code section 6103(b), of the Academic Institution or Parent Organization (listed above) to the Director of the Low Income Taxpayer Clinic (listed above) in connection with the clinic's application for a low income taxpayer clinic matching grant and continued entitlement to such grant. Specifically, I authorize the Internal Revenue Service to disclose that the Academic Institution or Parent Organization has an outstanding federal tax liability (amount, type of tax, and periods) that may affect the approval of the clinic's grant application by the Internal Revenue Service or the clinic's continued entitlement to such grant.

I am aware that without this authorization the return information of the Academic Institution or Parent Organization is confidential and is protected by law under the Internal Revenue Code. I certify that I am authorized by law to bind the Academic Institution or Parent Organization and that I have authority to execute this consent to disclose return information.

Taxpayer Name:				
Taxpayer Address:				
Employer Identification Number:	-			
Name and Title of Authorized Person:				
Signature of Authorized Person:				
Telephone Number of Authorized Person:				
Date:				

#### **GRANT AGREEMENT**

The Grant Agreement is entered into by the Internal Revenue Service, Department of the Treasury, United States of America, hereinafter referred to as the IRS, and
Contract Number, hereinafter referred to as the recipient.
The recipient agrees to operate an LITC Program in conformity with the approved Grant Application, which is governed by:
1. 26 U.S.C. § 7526; and
<ol> <li>LITC Program Requirements (as stated in Publication 3319, "Low Income Taxpayer Clinics 2008 Grant Application Package and Guidelines");</li> </ol>
Grant Agreement Period:
<b>NOTE:</b> If expenses are incurred prior to approval, and the grant is later denied, all costs incurred will be the responsibility of the Recipient.
Maximum Amount of Funds Available from the IRS for Expense Reimbursement:
The Maximum amount available from the IRS under this Grant Agreement is \$ This amount may be increased in writing only by the IRS, Taxpayer Advocate Service, LITC Program Office, TA:LITC, 1111 Constitution Ave., NW, Room 1034, Washington, DC 20224.
Implementation of the Trafficking Victims Protection Act of 2000, as amended (22 U.S.C. § 7104) – See 2 C.F.R. § 175.15 (2007)
1. You as the recipient, your employees, subrecipients under this award, and subrecipients' employees may not—
i.) Engage in severe forms of trafficking in persons during the period of time that the award is in effect;
ii.) Procure a commercial sex act during the period of time that the award is in effect; or
iii.) Use forced labor in the performance of the award or subawards under the award.
2. The IRS, as the Federal awarding agency may unilaterally terminate this award, without penalty, if you or a subrecipient that is a private entity-
i) Is determined to have violated a prohibition in paragraphs (1)(i) – (iii) above of this award term; or
<ul><li>ii.) Has an employee who is determined by the IRS official authorized to terminate the award to have violated a prohibition in paragraphs (1)(i)-(iii) of this award term through conduct that is either –</li><li>A. Associated with performance under this award; or</li></ul>
B. Imputed to you or the subrecipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR part 180, "OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement)," as implemented by the IRS in Publication 3319.
Approved by an Authorized Representative of the Program Sponsor by:
Name (Please Print) Title
Signature Date
Approved for the IRS by:
Name (Please Print)  Title
Signature Date

# Appendix B LITC Program Grant Application

**Checklists** 

#### LITC PROGRAM GRANT APPLICATION PACKAGE SUBMISSION CHECKLIST

#### **NEW OR SINGLE YEAR GRANT APPLICATIONS**

New or single year applications for the LITC Program Grant Application must include the following information

#### Background Information (limited to 15 pages, double spaced)

Items described under section VI of this package.

#### **Determination of Program Performance**

Items described under section VI of this package.

#### **Budget/Financial Information**

Items described under section VI of this package.

#### **Requisites for Package Submission**

Submit application in quadruplicate (four sets). Double Space and sign all documents (application, certifications, etc) in **blue ink**. Each set must have original signatures.

#### **Package Assembly**

It is very important that the LITC Program Grant Application Package be assembled correctly. A copy of the standard forms and certifications are included Appendix A of this publication. The application package **must** be assembled in the following manner:

1.	Standa	rd Form 424, Application for Federal Assistance.		
2.	Backgr	ound Information.		
3.	Сору о	f determination letter issued by IRS recognizing organization as exempt under IRC Section 501(c) (if applicable).		
4.	Сору о	f letter of academic accreditation for college, university or other institution of higher learning (if applicable).		
5.	Determination of Program Performance (one for each qualifying program, if applicable).			
6.	Budget	/Financial Information (one for each qualifying program, if applicable).		
7.	Completed Form 13424, IRS Low Income Taxpayer Clinic (LITC) Program Grant Application Sheet.			
8.		nces and Certifications signed in <b>blue ink</b> by an authorized representative of the organization. Assurances and ations should be submitted in the following order:		
	A.	Standard Forms 424B, Assurances – Non-Construction Programs		
	B.	Certification Regarding Debarment, Suspension and Other Responsibilities Matters Primary Covered Transactions		
	C.	Certification Regarding Government-wide Requirements for Drug-Free Workplace (Grants)		
	D.	Certification of Assurance Concerning Civil Rights Compliance		
	E.	Standard Form LLL, Disclosure of Lobbying Activities		
	F.	Tax Information Authorization (if applicable).		

#### **DELIVERY OF LITC GRANT APPLICATION PACKAGE**

Applications may be submitted either electronically or in hardcopy by mail, private delivery service, or hand delivery. To submit an electronic application, go to <a href="www.grants.gov">www.grants.gov</a> to apply through the Federal Grants web site. For applicants applying through the Federal Grants website, the Funding Number is TREAS-GRANTS-052008-001. All applications for both new or single year applications and continuing multi-year grant applications (whether submitted electronically or in hardcopy) must be postmarked or submitted (if filed electronically) by July 6, 2007, in order for them to be considered for 2008 LITC Program grant funding. Applications submitted in hardcopy should be sent to the following address:

Internal Revenue Service Taxpayer Ad vocate Service LITC Program Office TA:LITC Attention: LITC Applications 1111 Constitution Ave., NW Room 1034 Washington, DC 20224

Thank you for submitting an application to the Low Income Taxpayer Clinic (LITC) Grant Program.

# LITC PROGRAM GRANT APPLICATION PACKAGE SUBMISSION CHECKLIST CONTINUING MULTI-YEAR GRANT APPLICATIONS

Continuing multi-year applications for the LITC Program Grant Application must include the following information

#### **Continuation Request**

Letter described under Section VI of this package.

#### **Budget/Financial Information**

Items described under section VI of this package.

#### **Requisites for Package Submission**

Submit application in quadruplicate (four sets). Double Space and sign all documents (application, certifications, etc) in **blue ink**. Each set must have original signatures.

#### **Package Assembly**

It is very important that the LITC Program Grant Application Package be assembled correctly. A copy of the standard forms and certifications are included Appendix A of this publication. The application package **must** be assembled in the following manner:

1.	Standa	rd Form 424, Application for Federal Assistance.		
2.	Letter requesting continuation in the LITC Program for the 2007 grant cycle.			
3.	Standard Form 424A, Budget Information - Non-Construction Programs (one for each qualifying program, if applicable)			
4.	Budget Narrative (one for each qualifying program, if applicable).			
5.	Detailed description of matching funds.			
6.	Estimate of funds that will not be expended during the 2006 year.			
7.	Completed Form 13424, IRS Low Income Taxpayer Clinic (LITC) Program Grant Application Sheet.			
8.	Assurances and Certifications signed in <b>blue ink</b> by an authorized representative of the organization. Assurances and Certifications should be submitted in the following order:			
	A.	Standard Forms 424B, Assurances – Non-Construction Programs		
	B.	Certification Regarding Debarment, Suspension and Other Responsibilities Matters Primary Covered Transactions		
	C.	Certification Regarding Government-wide Requirements for Drug-Free Workplace (Grants)		
	D.	Certification of Assurance Concerning Civil Rights Compliance		
	E.	Standard Form LLL, Disclosure of Lobbying Activities		
	F.	Tax Information Authorization (if applicable).		

#### **DELIVERY OF LITC GRANT APPLICATION PACKAGE**

Applications may be submitted either electronically or in hardcopy by mail, private delivery service, or hand delivery. To submit an electronic application, go to <a href="www.grants.gov">www.grants.gov</a> to apply through the Federal Grants web site. For applicants applying through the Federal Grants website, the Funding Number is TREAS-GRANTS-052008-001. All applications for both new or single year applications and continuing multi-year grant applications (whether submitted electronically or in hardcopy) must be postmarked or submitted (if filed electronically) by July 6, 2008, in order for them to be considered for 2008 LITC Program grant funding. Applications submitted in hardcopy should be sent to the following address:

Internal Revenue Service Taxpayer Advocate Service LITC Program Office TA:LITC Attention: LITC Applications 1111 Constitution Ave., NW Room 1034 Washington, DC 20224

Thank you for submitting an application to the Low Income Taxpayer Clinic (LITC) Grant Program.

## **Appendix C**

# Report Forms and Supplemental Issue Forms

	(clinic nar	me)	
For period beginning	(date)	and ending	(date)

### I. Controversy Activities

		Jan. 1 –	Total
		June 30	
Α	Number of cases <sup>1</sup> open prior to start of period.		
В	Number of cases opened during period.		
С	Number of cases closed during period.		
D	Number of cases opened during period for taxpayers whose income <b>exceeded</b> 250% of the poverty level.		
Е	Number of cases opened during period for taxpayers		
	where the amount in controversy <b>exceeded</b> the		
	amount specified in IRC § 7463 (currently \$50,000).		
F	Number of consultations during period that did not		
	result in representation. <sup>2</sup>		
G	Number of issues addressed during period <sup>3</sup> (see the		
	Supplemental Issue Form).		
Н	Number of cases in U.S. Tax Court during period. <sup>4</sup>		
ı	Number of informal consultations in U.S Tax Court		
	during period.		
J	Number of refund suits filed in U.S. District Court or		
	U.S. Court of Federal Claims during period.		
K	Total number of cases referred to a qualified		
	representative during period.		
L	Of the total cases reported in K (above), number where		

<sup>&</sup>lt;sup>1</sup> A case includes all issues for one taxpayer with whom the clinic enters into a *pro bono* or clinic representation agreement, or for whom the clinic obtains a Power of Attorney (POA) or other official authorization.

<sup>&</sup>lt;sup>2</sup> Consultations include those instances where the clinic provided brief advice to the taxpayer but did not enter into a *pro bono* or clinic representation agreement, engagement letter, or obtains a Power of Attorney (POA) or other official authorization.

<sup>&</sup>lt;sup>3</sup> Clinics are encouraged to track the procedural status of cases. This information helps the LITC Program Office better understand the level of service offered to taxpayers and the amount of controversy work undertaken by the clinic. For a list of issues, see the Supplemental Issue Form in this section. This form must be submitted as an attachment to the Annual Report and the total number of issues listed on the form carried to the Annual Report Form.

<sup>4</sup> Cases in U.S. Tax Court include petitions submitted to the court by the clinic, later entries of

<sup>&</sup>lt;sup>4</sup> Cases in U.S. Tax Court include petitions submitted to the court by the clinic, later entries of appearance, and informal advice provided at a U.S. Tax Court calendar session.

		(clinic name)			
F	For period beginning and ending				
		(date)	(date)		
		income <b>exceeded</b> 250% of the poverty level.			
	М	Of the total cases reported in K (above), number where			
		the amount in controversy <b>exceeded</b> the amount			
		specified in IRC § 7463 (currently \$50,000).			
	Ν	Number of consultations that did not qualify for clinic			
		services but were referred to appropriate pro bono			
		alternatives such as state bars.			
	0	Number of taxpayers assisted during period <sup>5</sup> including			
		those for whom cases were not opened.			
	Р	Number of state tax matters handled during period.			
	Q	Number of bankruptcy cases handled during period.			
	R	Number of case referred to TAS during the period.			

<sup>&</sup>lt;sup>5</sup> For reporting purposes, preparation of a joint return counts as two taxpayers assisted. If representation/referral is provided to only one spouse on a joint return, the number of taxpayers assisted should be reported as one.

	(clinic nar	ne)	
For period beginning	(date)	and ending	(date)

### II. ESL, Publicity, and Outreach Activities

		Jan. 1 – June 30	Total
Α	Number of outreaches conducted during period.		
В	Number of workshops and education programs conducted during period.		
С	Number of ESL taxpayers that attended outreach, workshops, and education programs during period.		
D	Number of direct contacts or consultations with ESL taxpayers during period.		
Е	Number of radio or television advertisements/appearances and newspaper articles during period. <sup>6</sup>		
F	Number of ESL taxpayers referred for controversy representation during period.		
G	Number of controversy cases opened for ESL taxpayers during period		

information about your publicity efforts.

<sup>&</sup>lt;sup>6</sup> Please provide additional information in your report on the frequency of the advertisements, programs, and articles, the potential listening, viewing, or reading audience and any other

	(clinic nai	me)	
For period beginning		and ending	
1 3 3	(date)		(date)

### III. Return and Other Tax Form Preparation

		Jan. 1 – June 30	Total
Α	Number of tax returns (including amended returns)		
_^	that were prepared during period.		
	Number of returns in A (above) that were directly		
В	related to a controversy with the IRS for which the		
	clinic provided assistance.		
С	Number of returns in A (above) prepared for ESL		
	taxpayers during period.		
D	Number of returns in A (above) that were ancillary to		
	ESL outreach and education activities.		
E	Number of Individual Taxpayer Identification Number		
-	(ITIN) applications prepared during period.		

	(clinic n	ame)	
For period beginning		and ending	
	(date)		(date)

Note: For each issue listed below, please provide the total number of cases worked during the period containing that issue. Cases can involve more than one issue; each issue should be reported separately.<sup>1</sup>

### I. Collection Issues

		Jan. 1 – June 30	July 1 - Dec. 31	Total
Α	Levy			
В	Lien			
С	Payment			
D	Collection Due Process (CDP)			
Ε	Offer In Compromise (OIC)			
F	Installment Agreement			
G	Currently Not Collectible (CNC)			

### II. Examination Issues

		Jan. 1 – June 30	July 1 - Dec. 31	Total
Α	EITC Exam			
В	EITC Certification			
С	EITC Recertification			
D	Other Correspondence Exam			
Е	Non-EITC Office or Field Exam <sup>2</sup>			
F	Automated Substitute for Return (ASFR)			
G	Automated Underreporter (AUR)			

<sup>&</sup>lt;sup>1</sup> For example, if a case involving a lien later in the year morphs into a levy case, the same case should be reported as involving both a lien and a levy.

<sup>2</sup> Office exams are those examinations which are said to be a lien and a levy.

<sup>&</sup>lt;sup>2</sup> Office exams are those examinations which are not conducted through correspondence from a service center.

	(clinic n	ame)	
For period beginning		and ending	
	(date)		(date)

### III. Miscellaneous Issues

		Jan. 1 – June 30	July 1 - Dec. 31	Total
Α	Appeal (not CDP)			
В	Refund Claim			
С	Tax Court			
D	Refund Litigation			
Е	Relief from Joint and Several Liability			
	(Innocent Spouse)			
F	Employment Tax Liability			
G	IRC § 6672 Trust Fund Recovery			
	Penalty			
Н	Other Civil Penalties			
ı	Individual Taxpayer Identification			
	Numbers (ITINs)			
J	Nonfiler			

### IV. Other Issues<sup>3</sup>

		Jan. 1 – June 30	July 1 - Dec. 31	Total
Α				
В				
С				
D				
Е				
F				
G				
Н				
I				
J	<u> </u>			

<sup>&</sup>lt;sup>3</sup> For those issues not listed elsewhere on this form, please indicate the specific issue and the total number of cases worked during the period containing that issue.

	(clinic nar	me)	
For period beginning	(date)	and ending	(date)

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<sup>&</sup>lt;sup>3</sup> Clinics are encouraged to track the procedural status of cases. This information helps the LITC Program Office better understand the level of service offered to taxpayers and the amount of controversy work undertaken by the clinic. For a list of issues, see the Supplemental Issue Form in this section. This form must be submitted as an attachment to the Annual Report and the total number of issues listed on the form carried to the Annual Report Form.

<sup>4</sup> Cases in U.S. Tax Court include petitions submitted to the court by the clinic, later entries of

<sup>&</sup>lt;sup>4</sup> Cases in U.S. Tax Court include petitions submitted to the court by the clinic, later entries of appearance, and informal advice provided at a U.S. Tax Court calendar session.

		(clinic name)			
F	For period beginning and ending				
		(date)	(date)		
		income <b>exceeded</b> 250% of the poverty level.			
	М	Of the total cases reported in K (above), number where			
		the amount in controversy <b>exceeded</b> the amount			
		specified in IRC § 7463 (currently \$50,000).			
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		alternatives such as state bars.			
	0	Number of taxpayers assisted during period <sup>5</sup> including			
		those for whom cases were not opened.			
	Р	Number of state tax matters handled during period.			
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<sup>&</sup>lt;sup>5</sup> For reporting purposes, preparation of a joint return counts as two taxpayers assisted. If representation/referral is provided to only one spouse on a joint return, the number of taxpayers assisted should be reported as one.

	(clinic nar	ne)	
For period beginning	(date)	and ending	(date)

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E	Number of Individual Taxpayer Identification Number		
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	(clinic n	ame)	
For period beginning		and ending	
	(date)		(date)

Note: For each issue listed below, please provide the total number of cases worked during the period containing that issue. Cases can involve more than one issue; each issue should be reported separately.<sup>1</sup>

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<sup>&</sup>lt;sup>2</sup> Office exams are those examinations which are not conducted through correspondence from a service center.

	(clinic n	ame)	
For period beginning		and ending	
	(date)		(date)

### III. Miscellaneous Issues

		Jan. 1 – June 30	July 1 - Dec. 31	Total
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С	Tax Court			
D	Refund Litigation			
Е	Relief from Joint and Several Liability			
	(Innocent Spouse)			
F	Employment Tax Liability			
G	IRC § 6672 Trust Fund Recovery			
	Penalty			
Н	Other Civil Penalties			
ı	Individual Taxpayer Identification			
	Numbers (ITINs)			
J	Nonfiler			

### IV. Other Issues<sup>3</sup>

	Jan. 1 – June 30	July 1 - Dec. 31	Total
Α			
В			
С			
D			
Е			
F			
G			
Н			
I			
J			

<sup>&</sup>lt;sup>3</sup> For those issues not listed elsewhere on this form, please indicate the specific issue and the total number of cases worked during the period containing that issue.

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