Middle Class Tax Relief and Job Creation Act of 2012 Unemployment Insurance Demonstration Projects Application Checklist

This checklist is provided to states as part of an application for a demonstration project pursuant to Section 2102 of the Middle Class Tax Relief and Job Creation Act of 2012, to ensure that a state's application is complete when submitted to the Secretary of Labor.

Checklist Item	Y	Ν	Remarks
Statutory Application Requirements			
UIPL XX-XX, Section 7			
1. Narrative description of the proposed demonstration			
project, including:			
• The measure or model to be tested.			
Information on the design of the			
demonstration.			
The time period of the demonstration			
project.			
2. A detailed project plan, including:			
A development and implementation plan with			
schedule, including anticipated date of first			
enrollments.			
• A description of milestones and deliverables.			
A plan for ongoing monitoring.			
3. Description of the authority under state law to undertake the			
demonstration project and operate it during the entire			
proposed period of the demonstration, including:			
• A copy of the relevant provisions of state law, OR			
An official opinion that the state has			
authority via interpretation.			
4. "Withdrawal standard" waiver request, if applicable,			
including:			
A statement of which provisions of Federal law the			
state is requesting authority to waive.			
• A statement of the specific aspects of the project to			
which the requested waiver would apply.			
• An explanation of why the waiver is necessary.			
• A description of the provisions of state law that			
allow the state to make withdrawals from the			
state's account in the UTF if the Secretary grants			
the requested waiver as part of her approval of the			
demonstration project.			
5. "Methods of administration" waiver request, if applicable,			
including:			

A statement of which provisions of Federal law the	
state is requesting authority to waive.	
• A statement of the specific aspects of the project to	
which the requested waiver would apply.	
• An explanation of why the waiver is necessary.	
• A description of the provisions of state law that	
allow the state to make withdrawals from the	
state's account in the UTF if the Secretary grants	
the requested waiver as part of her approval of the	
demonstration project.	
6. Description of goals and outcomes of the project, including:	
How the demonstration project will expedite	
reemployment of state UC claimants, OR	
 How the project would improve the effectiveness 	
of the state's UC law in reemploying state UC	
claimants.	
7. Assurance and analysis that the project would operate for a	
least one calendar year.	
8. Assurance that the state's evaluation of the project will	
cover the entire period of the demonstration project.	
9. Assurance that the demonstration project, from beginning	
to end, will not result in any increased net costs to the	
state's account in the UTF, including:	
• The state's detailed analysis that is the basis for	
asserting no net costs.	
 A mechanism for continuous review of trust fund 	
status to ensure no net costs over the life of the	
demonstration project.	
 A description of what the state will do if 	
±	
experience during the demonstration indicates	
there is a net cost to the UTF.	
• A description of the proposed information the state	
will collect and report, including the reporting	
format, to allow the Secretary to monitor progress	
and ensure no net costs to the state's trust fund.	
10. A description of the state's plan to conduct an impact	
evaluation of the demonstration project to determine the	
project's effects on individual skill levels, earnings, and	
employment retention, including:	
• Information on who will conduct the evaluation.	
• Information on how the evaluator will be selected.	
• A detailed description of the methodology and	
design of the evaluation.	
Detailed information on the data the state will	
collect to support the evaluation.	
• The costs and source of funding of the evaluation.	

11. A description of performance measures for goals and	
outcomes, including the planned data collection for	
measuring outcomes, in addition to those required by the	
Secretary.	
12. Assurance that the state will provide any reports required	
by the Secretary.	
13. Assurance that employment in the demonstration project	
meets the state's suitable work requirement and the labor	
standards requirement set out in section 3304(a)(5),	
FUTA.	
14. Application signed and dated by the Governor.	
Supporting Information for the Secretary's Priorities	
UIPL XX-XX, Section 8	
15. A description of stakeholder outreach and engagement,	
including:	
 Engagement in the development of the 	
demonstration project.	
Consultation on the potential short-term impact on	
the state's trust fund and UI tax rates.	
16. A description of employer and labor representative (where	
applicable) engagement and participation in the proposed	
project, including explanations of employer buy-in and	
participation, such as partial employer funding for	
subsidies, participant retention agreements, credentialing	
agreements, etc.	
17. A description of the infrastructure (staffing, information	
technology system(s), monitoring, etc.) the state plans to	
use to implement the demonstration project.	
18. Assurance that the state will utilize and will not duplicate	
the existing system infrastructure to implement and/or	
administer the demonstration project.	
19. Assurance that the staffing of the project ensures that UC	
claimants will receive fair and impartial assistance.	
20. A description of how participating employers will meet	
the Fair Labor Standards Act standards for participants	
they employ.	
21. Assurance that the jobs and training into which the	
demonstration places participants have the potential to	
result in permanent, good jobs.	
22. A description of how the demonstration project will affect	
the UC entitlement of an individual participant.	
23. Assurance that the demonstration project will include each	
of the additional worker protection requirements of	
Section 8, Paragraph g, of this guidance:	
• All individual's participation in the program	
will be voluntary;	

• An employer will not use a program participant	
to displace (including a partial displacement,	
such as a reduction in the hours of non-overtime	
work, wages, or benefits) any current employee	
as of the date of participation;	
• Employer participants may not permit a	
program participant to perform work activities	
related to any job for which:	
1. Any other individual is on layoff from	
the same or substantially equivalent	
position;	
2. The employer has terminated the	
employment of any employee or	
otherwise reduced the workforce of	
the employer with the intention of	
filling or partially filling the vacancy	
so created with the work activities to	
be performed by a program	
participant;	
3. There is a strike or lockout at the	
worksite that is the participant's place	
of employment; or	
4. The job is created in a manner that	
will infringe in any way upon the	
promotional opportunities of currently	
employed individuals as of the date of	
participation.	
24. Assurance that the state will consider the viability of	
employer businesses when considering them for	
participation in the demonstration in order to promote	
permanent jobs for the participants.	
25. Assurance that the state will develop processes for	
auditing and monitoring employer participants and will	
require participant employers to make their payroll and	
personnel records available for audit.	
26. Agreement to participate in the national evaluation of the	
demonstration project, including:	
 Collection and maintenance of data elements 	
prescribed by the Secretary.	
 Making available to the Department's evaluators all 	
data for both the treatment and control groups as	
required.	
Providing access to demonstration operating	
personnel and participants.	

Comments:

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