

2024-25 Program Manual

# Chapter 12: Programmatic Monitoring and Audit Requirements

## **Chapter Overview**

By the end of this chapter, you will be able to:

- Describe the importance of program monitoring.
- Adhere to the compliance review process.
- Navigate the grant renewal process.
- Comply with the progressive corrective action process.
- Attend administrator meetings to learn about network updates and provide feedback on programmatic progress.

## **Program Monitoring**

**Program monitoring** helps ensure that grantees are administering the grant in keeping with the Notice of Funding (NOFO), Department of Commerce and Economic Opportunity (DCEO), and the Climate and Equitable Jobs Act (CEJA). It is a process designed to ensure that grantees are making the expected incremental progress to meet their goals as defined in their Project Plan. Your assigned Grant Manager will conduct program monitoring. Grantees funded through the CEJA Returning Resident Clean Jobs Training Program are subject to fiscal and programmatic monitoring by the Department in accordance with 2 CFR 200.337. Monitoring is performed jointly by the Grant Manager and OET monitoring unit.

The Grant Manager monitors grantee performance through regular grantee interaction, monthly desk reviews, compliance reports, and scheduled monitoring visits. The Grant Manager also provides technical assistance to support successful outcomes.

The OET monitoring unit monitors grant compliance with programmatic and fiscal requirements through scheduled monitoring visits. The DCEO may modify the terms of a grant based on program performance.

Note: The DCEO Office of Employment and Training monitoring unit is accountable for reviewing programmatic and fiscal compliance for the grant program. Grantees are required to have an open-door

policy, allowing for periodic visits by the DCEO monitoring unit and Grant Manager to evaluate the progress of the program and provide documentation upon request of the monitor or Grant Manager.

## Compliance Review

Grantees will be assessed to determine the impact their program is having on their targeted populations and the effective and efficient utilization of the funds, at regular periodic intervals. The reviews will assess how well grantee staff are meeting proposed goals in the planned timeframes, how many participants are being served, how the money is being spent, whether any problems have developed that may hinder the progress of the project, and if they are delivering services in a way that is compliant with:

- DCEO standards, policies, and procedures
- State of Illinois regulatory guidelines
- State and federal laws
- Program requirements and guidance outlined in the Program Manual, including core equity values

Grant Managers and other DCEO staff will conduct periodic on-site monitoring (at least once a year) and remote monitoring (at least once a month) during the grant period. All programs are subject to compliance reviews throughout the fiscal year.

The reviews include, but are not limited to:

- Validating that the grantee's financial management system is structured to provide accurate, current, and complete disclosure of grant expenditures.
- Confirming that all expenditures are in accordance with the provisions, terms, and conditions contained in the grant agreement with the Department.
- Verifying that participant files are maintained and contain documentation sufficient to demonstrate eligibility for participation in the program, support services, and the credentials they seek to earn.

Note: Ensure that eligible program participants are enrolled in the Illinois Energy Equity Portal.

Note: See Section 10: Data Management for information on participant files.

## Monthly Compliance Review

Grant Managers will conduct **monthly compliance reviews** to ensure grantees are adhering to program expectations based on the grant agreement and the approved Project Plan. During this monitoring process, the Grant Manager will review participant data from the CEJA Reporting System to determine each grantee's progress toward end of progress.

Based on the data entered in the CEJA Reporting System, the Grant Manager will assess if grantees are making:

- "Excellent progress" when they are exceeding their required outcome (the grantee is meeting more than 100% of their required outcome at the approved timeline).
- "Good progress" when they have made significant progress and are likely to meet the required outcomes (the grantee is meeting 76% to 100% of their required outcome at the approved timeline).
- "Inadequate progress" when grantees make some progress but are not likely to meet the required outcome (the grantee is meeting from 50% to 75% of their required outcome at the approved timeline).
- "Poor progress" when grantees are not making enough progress towards meeting the required outcome and are not likely to meet the required outcome (the grantee is meeting less than 50% of their required outcome at the approved timeline).

## Completion and Transition Verification

Each outcome metric must be verified through data entered in the CEJA Reporting System. Unlike Enrollments, which are verified by information entered by the grantee, **Completions** and **Transitions** (clean energy employers, DOL RAP, Job, or Advanced Training) require third-party verification.

- Verification of a completion outcome requires that a participant has successfully completed all
  the training modules, and their attendance, post-assessments, and credentials have been
  entered into the corresponding training modules, in the CEJA Reporting System. Each participant
  must also have certificates/credentials uploaded for OSHA-10, First Aid/CPR, CEJA Completion
  Certificate, and any other certificate if applicable based on the grantee's approved curriculum.
  Grantees must also upload all participant rosters to the Provider Info Tab under File Uploads in
  the CEJA Reporting System.
- Verification of a transition outcome includes verifying that a participant has successfully been hired by a clean energy company, enrolled in advanced training, enrolled in a Department of Labor Registered Apprenticeship Program (DOL RAP), or other transition (e.g. construction job).

Below are examples of accepted documents to verify completion or transition. However, this list is not exhaustive. If other documentation is available, communicate with your Grant Manager.

## **Completion Documentation**

Upload required credentials/certifications offered by the grantee including OSHA-10, First Aid/CPR, and CEJA Completion Certificate. If additional certificates are offered, upload them as well.

Note: The Returning Resident Clean Jobs Training Program requires a CEJA-branded Completion Certificates, which participants receive upon completion of the training component of the program

Grantees must also upload completed rosters for each module on the organization's Provider Info page in the CEJA Reporting System.

#### Transition Documentation

Verification of transition outcomes may include a letter from an employer verifying that the individual has been hired or a letter from a training program verifying that the individual has enrolled. Other

examples of transition documents include a pay stub, an acceptance letter to higher education, or advanced training program, among others.

## Communicating Compliance Ratings and Findings

Once an overall progress rating is determined, each grantee will be emailed a **Monthly Compliance Progress Report**.

A **Monthly Compliance Progress Report** provides the grantee with their overall progress rating, notes regarding their progress rating, and any relevant data trends identified in the review. Information detailed in the progress report is only a snapshot of what was entered in the CEJA Reporting System since the previous month's compliance review. This report is not an aggregate report. Only new enrollments, completions, and transitions since the last Monthly Compliance Progress Report are listed.

Note: Compliance Reports are generated by the grantee's Grant Manager.

#### **Grantee Renewal Process**

As established in the Grant Accountability and Transparency Act (GATA) and explained in the Notice of Funding Opportunity (NOFO), grantees may be invited to renew their grant up to two (2) times, for a total of three years, before needing to reapply through the merit-based competitive process.

A few months before the expiration of the grant term, DCEO will alert grantees that they have been invited to renew their grant agreement, based on their program performance. Grantees invited to renew will be asked to submit a grant renewal application. This application may include, but not be limited to, a grant application form, proposed work plan, staffing plan, and updated budget. Additional forms or information may be requested by DCEO if deemed necessary.

Renewals are extensions of the original grant agreement. After the second renewal, grantees must reapply and go through a competitive bid process. This officially closes the original grant agreement. Grant renewals are not automatically offered to grantees.

## **Progressive Corrective Action**

Grantees must adhere to the program expectations and requirements outlined in the Program Manual and the grant agreement. Grantees who don't adhere to requirements and/or meet program expectations for reasons within their control, may be required to implement corrective actions to regain compliance.

Note: Program policies and procedures, as described in the Program Manual, are subject to change. Any changes to policies and procedures will be officially communicated to grantees.

Your Grant Manager is responsible for enforcing progressive corrective action, where poor performance is the result of grantee action or inaction, and not created by factors outside of the grantee's control. Corrective action encompasses these actions, which occurs in the following phases:

- Warning If not enough progress was made for a required outcome and the grantee has a status
  of "inadequate progress" or "poor progress" for two consecutive months, the grantee will be
  issued a warning. A warning is a formal notification that expectations are not being met, those
  unmet expectations have been communicated to the grantee, and the grantee must create and
  implement a Corrective Action Plan within a timeframe established by the Grant Manager,
  which will be reasonable in light of the action(s) required to return to compliant status. Once a
  warning is received, a grantee will receive targeted and customized technical assistance.
- Watchlist The Watchlist is designed to identify and assist noncompliant grantees to improve performance and participant outcomes. After three months in the "poor progress" or "inadequate progress" status, the grantee is placed on the Watchlist. When placed on the Watchlist, the grantee will receive a letter from DCEO outlining the lack of compliance and requesting that the Corrective Action Plan (Watchlist) be updated in coordination with the Grant Manager. The Corrective Action Plan will be submitted to DCEO within two weeks of receipt of the official letter. Once approved, the Corrective Action Plan will be implemented by the grantee and the Grant Manager will verify progress through the Monthly Program Review.

  Grantees on the Watchlist making marked improvements that bring them back to at least a "good progress status" will be removed from the Watchlist. Once removed from the Watchlist, the grantee will no longer be required to follow the Corrective Action Plan (Watchlist). However, if no significant progress is made and after three months of being on the Watchlist, the grantee will be automatically moved to Probation.
- **Probation** Probation is designed to actively monitor programs that fail to comply with required program activities, performance benchmarks, and/or fiscal and administrative rules. If the grantee fails to address the outlined expectations as stated in the grantee's agreement within three months after being placed on probation, the program may be subject to decreased funding, or closing of the agreement, and may not qualify for additional funding in the future. A grantee will be placed on Probation for the following reasons:
  - Being on a Watchlist for three consecutive months.
  - Failing to participate in technical assistance designed to assist with meeting program requirements and succeeding in Corrective Action Plans.
  - Inadequate administrative and financial controls resulting in misuse of funds, and inadequate data management and reporting, among others.

Once the grantee achieves at least a "good progress status," they will be removed from probation.

Note: Grantees on probation are in jeopardy of not having their grant renewed during the next funding cycle and are at risk of having their funding reduced or deobligated for the current funding cycle. If there is an egregious offense, funding can be halted/discontinued prior to the end of the current funding cycle without the program being placed on probation first.

## Administrator Meetings

The Administrator meetings are designed for DCEO to present on grantee network progress, upcoming changes to programming, reporting, and/or important deadlines. This is also a time when the program administrators are encouraged to ask questions, make comments, and offer ideas on how to enhance the program.

## **Audit Requirements**

The State of Illinois requires all grantees to comply with federal audit requirements in addition to state-specific audit requirements. This section will be an overview of the different types of audits and when they are required.

Note: For information regarding audit requirements and compliance please visit the <u>GATA Resource</u> <u>Library</u> or contact <u>ceo.externalauditunit@illinois.gov</u>.

#### **Audit Types**

Not all grantees are required to submit an audit based on federal and state audit requirements. Audit requirements are based on the amount and type of funding (state, federal direct, or federal pass-through) as well as other requirements.

A grantee that expends \$750,000 or more during the grantee's fiscal year in federal awards (federal pass-through and direct federal funds) from all sources must have a **single audit** conducted in accordance with 2 CFR 200.514. Grantees meeting certain requirements may elect to have a program-specific audit conducted in accordance with 2 CFR 200.507 with the approval of DCEO.

A grantee that expends less than \$750,000 during the grantee's fiscal year in federal awards (federal pass-through and/or direct federal funds) from all sources is not subject to the **single audit** requirements for that fiscal year.

Grantees who expend less than \$750,000 in direct federal and federal pass-through funds from all sources are subject to the following audit requirements:

Grantees who expend \$500,000 or more during the grantee's fiscal year in State, direct federal, and federal pass-through funds, singularly or in any combination, and are **not subject to the single audit**, must have a financial statement audit conducted in accordance with Generally Accepted Government Auditing Standards (GAGAS)

Grantees who do not meet the requirements in subsection (a) but expend \$300,000 or more during the non-federal entity's fiscal year in State, direct federal, and federal pass-through funds, singularly or in any combination, must have a financial statement audit conducted in accordance with Generally Accepted Auditing Standards (GAAS).

Grantees who do not meet the requirements in subsection (a) or (b) but have audits conducted voluntarily or based on other regulatory requirements must submit those audits for review. For example, the Illinois Attorney General requires nonprofits to have audits conducted if total revenues are \$300,000 or more. This audit is required to be submitted through the GATA Audit Report Review process.

Note: The uniform guidance is 2 CFR 200.501 -- Audit Requirements.

#### Audit Reporting and Documentation

The type of audit (Single, GAGAS, GAAS, or other audit type) dictates the documents that must be submitted through the Grantee Portal. Below is a listing of the documents that must be submitted depending on the type of audit conducted.

If a grantee does not meet the threshold for requiring an audit to be conducted and does not have any audit conducted for other purposes, they must still annually complete the **audit certification** and **Consolidated Year-End Financial Report** in the GATA Grantee Portal.

The audit certification will help grantees identify the type of audit that is required of their organization based on their response to a series of questions. Once completed, the system will provide grantees with their audit determination, a list of required materials, and the timeline for submission. The audit certificate and **Consolidated Year-End Financial Report** must be submitted within 60 days of the end of the grantee's fiscal year.

#### Single Audit Reporting Package

This is required for grantees that expend \$750,000 or more in federal funds. Single Audit Reporting Package (due 30 days after audit report completion but no later than nine (9) months after the end of the grantee's fiscal year-end) as described in 200.512(c)(1).

The following documents must be submitted by the grantee to the Federal Audit Clearinghouse (FAC):

- Financial Statements (200.510(a))
- Schedule of Expenditures of Federal Awards (200.510(b))
- Summary Schedule of Prior Audit Findings (200.511(b))
- Auditor's Report (200.515)
- Corrective Action Plan (200.511(c)) The GATA Grantee Portal will pull these documents from the FAC. The following documents must be submitted directly to the GATA Grantee Portal:
- Management Letters issued by auditors (AU325), if applicable
- Consolidated Year End Financial Report with 'In Relation to' Opinion
- Auditor's Peer Review Letter

#### Financial Statement Audit

This audit reporting package is for grantees who do not meet the threshold for Single Audits but expend over \$300,000 in State, Federal, or Federal pass-through awards during their fiscal year or grantees that have an audit conducted for other purposes.

Audit Reporting Package (due 30 days after audit report completion but no later than six (6) months after the end of the grantee's fiscal year-end):

- Financial Statements (200.510(a))
- Summary Schedule of Prior Audit Findings (200.511(b))
- Auditor's Report (200.515)

- Including GAGAS requirement: Report on Internal Control over Financial Reporting and Compliance (200.515) for grantees with a year-end of 12/31/18 or later
- Corrective Action Plan (200.511(c))
- Management Letters issued by auditors (AU325)
- Consolidated Year End Financial Report within Relation to Opinion
- State Data Collection Form Auditor's Peer Review letter

#### Audit Not Required and No Audit Conducted

For grantees that are not required to submit an audit report per the requirements above, grantees must still submit the following document(s):

• Consolidated Year End Financial Report (due 30 days after completion but no later than six (6) months after the end of the grantee's fiscal year-end)

#### **Audit Submission**

Single Audit Packages must be submitted by the grantee to the Federal Audit Clearinghouse FAC. The due date of submission is the earlier of 30 calendar days after receipt of the auditor's reports and 9 months after the end of the grantee's audit period.

It is important to note that the State compliance items must be uploaded to the <u>GATA Grantee Portal</u> within 30 days of the FAC submission or 9 months after the grantee's fiscal year-end, whichever date arrives sooner. As a reminder, the State compliance items include:

- Management Letters issued by auditors (AU325), if applicable
- Consolidated Year End Financial Report within Relation to Opinion
- Auditor's Peer Review Letter

All other audit packages or required documentation must be uploaded to the <u>GATA Grantee</u> <u>Portal</u> within 60 days after the grantee's fiscal year.

Specific directions on how to navigate the Grantee Portal can be found in the Resource Library GATA.

Grantees may contact <u>ceo.externalauditunit@illinois.gov</u> with questions or clarifications regarding audit requirements.

Note: Non-compliance with audit requirements could result in implementation of the Grantee Compliance Enforcement System (GCES) and may result in the inability to receive grant funds.

## Resources

- <u>2 CFR 2</u>00
- 44 IL Admin. Code 7000.90
- Resource Library GATA
- Illinois Grant Accountability and Transparency Act (GATA) Grantee Portal