DEPARTMENT OF LABOR  
Bureau of International Labor Affairs

Project to Strengthen Policy and Enforcement to Combat Child Labor among Vulnerable Populations in Ecuador and Panama

Announcement Type: New. Notice of Availability of Funds and Solicitation for Cooperative Agreement Applications.

FUNDING OPPORTUNITY NUMBER: SGA 12-10

CATALOG OF FEDERAL DOMESTIC ASSISTANCE (CFDA) NUMBER: Not applicable.

TOTAL FUNDING AVAILABLE FOR AWARD: $3.5 million.

NUMBER OF ANTICIPATED FUNDING AWARDS: One or more.

Executive Summary: Utilizing funds appropriated in FY 2012, the U.S. Department of Labor’s (USDOL) Bureau of International Labor Affairs (ILAB) will award up to $3.5 million for one or more cooperative agreement(s) to strengthen policies and enforcement capacity to combat child labor among vulnerable populations in Ecuador and Panama, including among Afro-descendant, indigenous, and migrant populations. The cooperative agreement will also facilitate improved coordination among national, regional, and municipal governments in these efforts. The project will promote sharing of project experiences between the two countries and with other countries in the region on efforts to combat child labor among vulnerable populations. In Ecuador, the project will also support policies that focus on the relation between child labor and disabilities. This policy-and-enforcement-focused project will complement a separate project to provide education and livelihood services to combat child labor among vulnerable populations in Ecuador and Panama.

Key Dates:
- Issuance Date: October 9, 2012
- Closing Date: November 19, 2012
- Closing Time: 5:00 PM EST
- Deadline for Submission of Technical Questions: October 18, 2012
- Date of Award: No later than December 31, 2012

Applications will be accepted via electronic submission via www.grants.gov or by hardcopy (to include electronic copy/CD) mailed to the Grant Officer at the following address:

**USDOL/ Office of Procurement Services**
**Attn:** Brenda White, Grant Officer  
200 Constitution Avenue NW, Room S-4307  
Washington, DC 20210  
Reference: SGA 12-10

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Technical questions received by e-mail will be posted on USDOL/ILAB’s Web site at www.dol.gov/ILAB/grants/main.htm. A list of frequently asked questions (FAQs) about USDOL’s Solicitations for Cooperative Agreements for Child Labor grants will be posted on USDOL/ILAB’s Web site at http://www.dol.gov/ILAB/grants/bkgrd.htm.
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LIST OF ACRONYMS

CCR Central Contractor Registration
CETIPPAT Comité para la Erradicación de Trabajo Infantil y la Protección del Trabajador Adolescente
CFR Code of Federal Regulations
CLMS Child Labor Monitoring System
DBMS Direct Beneficiary Monitoring System
DIRETIPPAT Dirección Nacional Contra el Trabajo Infantil y Protección de la Persona Adolescente Trabajadora
DUNS Dun and Bradstreet Number
FOIA Freedom of Information Act
GoE Government of Ecuador
GoP Government of Panama
GOTR Grant Officer’s Technical Representative
GPRA Government Performance and Results Act
HHS-PMS Department of Health and Human Services-Payment Management System
ILAB Bureau of International Labor Affairs
ILO International Labor Organization
ILO-IPEC ILO’s International Program on the Elimination of Child Labor
IREWOC Foundation for International Research on Working Children
M&E Monitoring and Evaluation
MITRADEL Ministerio de Trabajo y Desarrollo Laboral (Panama)
MPG Management Procedures and Guidelines
MRL Ministerio de Relaciones Laborales (Ecuador)
NGOs Nongovernmental Organizations
NICRA Negotiated Indirect Cost Rate Agreement
OCFT Office of Child Labor, Forced Labor, and Human Trafficking
OMB Office of Management and Budget
PDG President’s Policy Directive on Global Development
PETI Plan Nacional para la Prevención y Erradicación Progresiva del Trabajo Infantil
SF Standard Form
SGA Solicitation for Grant Applications
SOW Scope of Work
TDA USDOL’s Findings on the Worst Forms of Child Labor
TPIN Trader Partnership Identification Number
TVPRA USDOL’s List of Goods Produced by Child Labor or Forced Labor
UN United Nations
USDOL U.S. Department of Labor
VAT Value Added Tax

* Definitions used in this SGA can be found in Appendix A.
1. Funding Opportunity Description

In FY 2012, USDOL/ILAB will award up to $3.5 million for one or more cooperative agreement(s) to strengthen policy and enforcement capacity to reduce child labor among vulnerable populations, including among Afro-descendant, indigenous, and migrant populations in Ecuador and Panama. The cooperative agreement will also facilitate improved coordination among national, regional, and municipal governments in these efforts.

For Ecuador, Applicants must propose priority areas for interventions and strategies for working with the Government of Ecuador (GoE) to strengthen policies and enforcement capacity to reduce child labor, including policies that address the relationship between child labor and disabilities.

For Panama, Applicants must similarly propose priority areas for interventions and strategies for working with the Government of Panama (GoP) to strengthen policies and enforcement capacity to reduce child labor. These efforts must include a focus on addressing child labor in Darien, Colón, Bocas del Toro, and in indigenous areas.

Applicants must propose strategies to combat child labor in both countries by working with different levels of government (e.g., national, provincial, municipal, and indigenous autonomous areas) and with government-associated child labor coordinating entities that include civil society participants.

In addition, the awardee(s) must document its experiences in implementing effective child labor policy and enforcement strategies, and exchange lessons learned and good practices between Ecuador and Panama, and with other countries in the Latin America region. This project to strengthen national capacity in policy and enforcement is being funded in conjunction with a parallel and complementary project detailed in SGA 12-11 to support the direct delivery of education and livelihood services to combat child labor in Ecuador and Panama.

USDOL’s Office of Child Labor, Forced Labor and Human Trafficking (OCFT) conducts and funds research, develops strategic partnerships, and funds an international technical cooperation program to eliminate worst forms of child labor, forced labor, and human trafficking internationally. To learn more about our work, please see http://www.dol.gov/ilab/programs/ocft/.

In Ecuador, USDOL has funded projects to combat child labor, including among indigenous and Afro-descendant children, in agriculture, urban informal work, and mining. USDOL also currently funds a four-county regional project that includes Ecuador. This project promotes the sharing of lessons among countries on combating child labor among vulnerable populations who have been subjected to economic and social exclusion. In Panama, USDOL has funded projects to combat child labor, including among indigenous children, in agriculture and urban informal work. Applicants should consult project summaries and evaluations of activities in Ecuador, Panama and regional horizontal cooperation projects, see http://www.dol.gov/ilab/map/countries/ecuador.htm and http://www.dol.gov/ilab/map/countries/panama.htm. For additional project summaries and evaluations of USDOL projects, see http://www.dol.gov/ilab/map/countries/map-cont.htm and http://www.dol.gov/ilab/programs/ocft/oversight.htm


USDOL/ILAB is authorized to award and administer cooperative agreements for this purpose by the Department of Labor Appropriations Act, 2012, P.L. 112-74 (2011) cooperative agreements awarded under this solicitation will be managed by OCFT. The duration of the projects funded by this solicitation is 4 years. The start date of program activities will be negotiated upon award of an individual cooperative agreement(s), but will be no later than December 31, 2012.
A. Overview of Child Labor Policy and Enforcement in Ecuador and Panama

The countries of Ecuador and Panama have demonstrated political will to combat child labor and to share their experiences with other countries. Each has implemented policies and enforcement actions that have contributed to a significant decline of child labor in a particular sector, as in the case of garbage dumps in Ecuador. Panama has reduced the overall percentage of children working. Yet in each country, policy and enforcement gaps remain, and each needs to maintain momentum and expand efforts to reach children most vulnerable to child labor, particularly those from indigenous, Afro-descendant, and migrant populations. Both countries have established goals to eradicate the worst forms of child labor by 2015, and all child labor by 2020 by providing quality basic education and building bridges between child labor eradication programs and other national programs.

Ecuador

According to the Understanding Children’s Work Project, there are over 155,000 children ages 5-14 who work in Ecuador. Ecuador’s 2005-2013 Plan for the Progressive Elimination of Child Labor (Plan Nacional para la Prevención y Erradicación Progresiva del Trabajo Infantil - PETI) indicates that 8 out of 10 children work in activities categorized as dangerous. Children in Ecuador, particularly indigenous and Afro-descendant children, are engaged in hazardous child labor, including in agriculture, street work and domestic service. Nine out of ten indigenous children work in Ecuador, compared to one out of three non-indigenous children. Indigenous children are also more likely to be found in the worst forms of child labor than other types of work. Indigenous children are also involved in fishing, raising livestock and animal slaughter. In urban areas children work on the streets, shining shoes, collecting and recycling garbage and selling newspapers and candies. Children in Ecuador are subject to forced begging and commercial sexual exploitation. Girls from Colombia and Peru are trafficked to Ecuador for labor and commercial sexual exploitation.

Poverty, inequality, social exclusion, and lack of access to decent work and educational opportunities contribute to child labor in Ecuador. Over 28 percent of the population lives beneath the poverty line. Indigenous, Afro-descendants, and migrant populations are particularly affected by inequality and social exclusion. Over 70 percent of Afro-descendants live in poverty. Indigenous persons continue to suffer discrimination at many levels of society and, are predominantly found at the bottom of the socioeconomic scale. The majority of indigenous persons reside in rural highlands (Sierra) and Amazonian provinces, and 90.1 percent of them live in poverty. In 2005, poverty among indigenous groups in the Sierra was reported to be as high as 96 percent. To address these issues, the government launched the expansion of social programs. Moreover, the 2009-2013 National Development Plan (Plan Nacional del Buen Vivir) emphasizes poverty reduction and promotion of social inclusion, equality and justice.

In terms of child labor policy, from the outset PETI’s goal has been to mainstream child labor into social programs and coordinate government efforts, particularly through the 2009–2013 National Development Plan and the 10-year National Plan for the Comprehensive Protection of Children and Adolescents. The Ministry of Labor’s (Ministerio de Relaciones Laborales-MRL) Interagency Committee for the Elimination and Prevention of Child Labor coordinates efforts to combat child labor in Ecuador, including with provincial and municipal governments. As part of a nation-wide coordinated child labor policy implementation, Ecuador piloted its comprehensive approach to eradicating child labor by identifying one sector--landfills-- where it would focus policy and

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4 U.S. Department of State, Human Rights Report- Ecuador 2011. According to the 2010 census, 7 percent of the population self-identified as indigenous; however, indigenous organizations estimated that up to 30 percent of the population maintained their indigenous cultural identity and lived in indigenous communities.
enforcement efforts. In May 2011, the MRL conducted inspections nationwide to ensure that children were not working in landfills. The Program rescued more than 2,160 children and adolescents from such work throughout the country and provided them with access to education, recreation and health services.

The Interagency Committee on Child Labor systematically documented the strategy for landfills and developed guidelines so that the process could be replicated in other activities in which children work. The MRL has an agreement with 150 municipalities to combat child labor, and the GOE has identified five additional priority areas to eliminate child labor – flower farms, construction, bus terminals, markets, and slaughterhouses. Yet, not all municipalities have the capacity to successfully develop action plans to focus on these priority areas, and to monitor child labor so that the sectors where children have been removed from child labor remain child labor free. In June 2011, the Government of Ecuador signed an agreement with representatives of the agriculture, flower, livestock and construction sectors to coordinate actions and promote joint programs for the elimination of child labor in those sectors.

Ecuador’s hazardous labor list prohibits children under age 18 from work in 93 economic activities. Ecuador has recently been more aggressive in imposing fines and other penalties for child labor violations including monetary fines and the closing of establishments. The Labor Code gives broad latitude to labor inspectors from the Ministry of Labor Relations (MRL), authorizing inspections at workplaces, workers’ homes or any other establishments when they consider it appropriate or when employers or workers request it. However, the inspectorate lacks resources, protocols, occupational safety guidelines and training to address the specific conditions and hazards in each of the 93 activities. In particular, for children of legal working age, inspectors need to determine whether they are working under unsafe conditions. Given this project’s focus on disability, inspectors will also need to determine whether the children are working under conditions that could exacerbate current disabilities, or create future disabilities. Guidelines and protocols to address these inspection challenges are weak, not widely diffused, or not combined with awareness-raising regarding hazardous child labor.

In terms of disability policy, the Constitution prohibits discrimination against persons with physical, sensory, intellectual, and mental disabilities and grants them priority and specialized care in the public and private sectors. To address the exclusion that results from disability, Ecuador has developed innovative programs under the Office of the Vice-President, which conducted a national study and enumeration of persons with severe disabilities that was published in 2010. It has instituted cash transfers to households affected by disabilities that reduce some of the financial pressure on these households and assistance to families for the construction, adaptation or repair of housing to make it more accessible to people with disabilities. Although the law mandates access to buildings and promotes equal access to health, education, social security, employment, transport, and communications for persons with disabilities, more needs to be done to fully enforce these laws and implement related programs and services.

Furthermore, the country has not yet coordinated its actions to address child labor and disabilities, which the ILO has identified as a neglected area of focus in global efforts against child labor. There is also no systematic data on the number of children who have acquired a disability as a result of prohibited dangerous work, or the number of children who need to work because of the disability of adults in their households. Yet PETI specifically

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8 Details on the Manuela Espejo Program are found at [http://www.vicepresidencia.gob.ec/programas.html](http://www.vicepresidencia.gob.ec/programas.html).
12 As defined by the ILO Convention for persons with disabilities, “Persons with Disabilities” includes those who have long-term physical, mental, intellectual, or sensory impairments which in interaction with various barriers may hinder their full and effective participation in
stipulates that adolescents cannot be engaged in work that aggravates their disability. This situation poses a challenge for labor inspectors because they need to determine whether children of legal working age are working under unsafe conditions, or under conditions that could exacerbate current disabilities or create future disabilities.\textsuperscript{13}


Panama

According to a 2010 survey on child labor, more than 60,000 children and adolescents in Panama are economically active or working.\textsuperscript{14} This number represents 7.1 percent of the population between the ages of 5-17. The greatest number and proportion of child laborers are found in Panama’s indigenous areas (comarcas indígenas), where 25.5 percent of children ages 5-17 work. In Panama, children work primarily in agriculture and in the urban informal sector. Children cultivate coffee, melons, and to a lesser extent, sugarcane and other crops. Children from indigenous communities frequently migrate with their families, predominantly to Costa Rica, to work in agriculture where they contribute to the piece rate income received by the entire family and miss or fall behind in school. In urban areas, children work on the streets selling goods, shining shoes, washing cars, working in supermarkets and assisting bus drivers. Many children, mostly girls of indigenous descent, work as domestic servants. Children are victims of commercial sexual exploitation, particularly in rural areas and in the city of Colón. According to the ILO, government policies and social protection programs, particularly a conditional cash transfer program, Red de Oportunidades, may have contributed to the substantial decline in child labor in Panama between 2008 and 2010.\textsuperscript{15} The 2010 child labor survey indicates that in the indigenous areas of Panama, there was a decrease in the percentage of children involved in hazardous work. In 2010, under the leadership of the Committee for the Eradication of Child Labor and the Protection of Adolescent Workers (Comité para la Erradicación de Trabajo Infantil y la Protección del Trabajador Adolescente, CETIPPAT) led by the First Lady of Panama, Panama adopted a Roadmap (Hoja de Ruta) towards the Elimination of Child Labor, which supports the country’s National Plan for the Eradication of Child Labor and the Protection of Young Workers.

In spite of these policy initiatives, there are gaps in the legislative framework to protect children from engaging in hazardous work, particularly for those working in agriculture. Although Panamanian legislation sets the minimum age for employment at age 14 and at age 15 for children who have not completed primary school, there are provisions that allow children below the minimum age to work. Panamanian legislation appears to allow for light work in agriculture starting at age 12 as long as it does not prejudice school attendance. Furthermore, although legislation establishes that children under age 15 cannot work if this work deprives them of their right to attend school regularly, the Labor Code allows minors 12 to 15 years of age to be employed in agriculture if the work is outside regular school hours. But there are no systematic mechanisms in place to measure the impact of the number of hours of child labor on school attendance and performance, particularly by indigenous children. Furthermore, notwithstanding the Red de Oportunidades program, children of indigenous descent face greater...
barriers to accessing education services, and many must travel significant distances to reach school, increasing the risk that these children enter the workforce rather than attend school. The continuity of their education is also compromised when they migrate with their families to work outside the communities where they live.

Inspections for child labor violations conducted by Panama’s Ministry of Labor (MITRADEL) remain limited, as are the penalties imposed for such violations. Although Panama has a comprehensive list of the hazardous work for children, enforcement efforts to reduce this type of work are weak. Inspections by MITRADEL’s National Bureau against Child Labor and for the Protection of Adolescent Workers (*Dirección Nacional Contra el Trabajo Infantil y Protección de la Persona Adolescente Trabajadora* - DIRETIPPAT) have not generated sanctions for employers found employing minors in dangerous or illegal occupations.

Finally, to sustain enforcement efforts and to continue expanding the reach of national and local programs to address child labor, Panama needs to further develop innovative public finance instruments and more public-private partnerships. For more information on child labor in Panama, see the U.S. Department of Labor’s 2011 Findings on the Worst Forms of Child Labor Report (TDA), [http://www.dol.gov/ilab/programs/ocft/2011TDAbyCountry.htm](http://www.dol.gov/ilab/programs/ocft/2011TDAbyCountry.htm)

**B. Scope of Work**

Applicants must respond fully to the Scope of Work (SOW) outlined below in order to be considered responsive. This section provides information on the activities to be undertaken by the project and key areas of interventions. The section also notes a number of ongoing efforts that Applicants must take into account in developing their project strategy.

As part of pre-award requirements, Applicants are encouraged to consult with the GoE and GoP to ensure that their proposed strategies are relevant to the country’s needs and supportive of each Government’s efforts to combat child labor. Proposals should be developed based on the findings of the Applicant’s needs assessment, and Applicants should propose strategies that (1) are based on good practices (and innovative approaches, as applicable) and (2) build upon existing efforts and government policies, plans, and/or programs. For information on pre-award requirements, see Section VI on Award Administration Information.

Applicants’ proposals must (1) demonstrate a thorough understanding of the cultural, economic, social, and legal contexts of Ecuador and Panama and the communities where policy and enforcement project interventions would be carried out, as well as specific and contextual factors contributing to children’s involvement in child labor and preventing them from accessing education; (2) address existing gaps in policies and programs, enforcement of relevant laws, and coordination among key actors vis-à-vis policy and enforcement efforts; and (3) promote sustainability and long-term progress toward a significant reduction in child labor in target areas through policy and enforcement efforts. Issues of sustainability should be incorporated at all stages of a project, including design, staffing, implementation, and evaluation. Sustainability will be linked to project impact and the ability of local stakeholders to continue successful efforts initiated by the USDOL-funded project after the project has ended. As applicable, Applicants must also propose strategies for supporting government efforts to act upon relevant recommendations to the governments of the two countries within USDOL’s current TDA Report. Definitions used in this SGA can be found in Appendix A.

**C. Project Targets**

Applicants must propose priority areas and strategies for working with the GoE and GoP to strengthen policies to combat child labor and capacity to enforce such policies and related laws. Applicants must propose interventions aimed at strengthening the capacity of national, provincial and municipal governments (and related entities with which they interact) to coordinate and implement policy and enforcement efforts to combat child labor among vulnerable children in target sectors and in geographical areas of intervention. Where relevant, Applicants should seek to improve policies and enforcement efforts related specifically to the needs of autonomous indigenous *comarcas* or territories.
For Ecuador, Applicants must propose priority areas for interventions and strategies for working with the GoE to strengthen policies and enforcement capacity to reduce child labor, including policies that address the relationship between child labor and disabilities. Applicants must also give special emphasis to addressing policy and enforcement related to child labor in the agricultural sector.

For Panama, Applicants must similarly propose priority areas for interventions and strategies for working the Government of Panama to strengthen policies and enforcement capacity to reduce child labor. These efforts must include a focus on addressing child labor in Darien, Colón, Bocas del Toro, and the indigenous areas.

In both countries, Applicants must propose strategies to combat child labor by working with different levels of government (e.g., national, provincial, municipal) and with government-associated child labor coordinating entities that include civil society participants.

Applicants must present a clear indication of how they would strengthen: (1) policies and enforcement of policies and laws that target children in target sectors and geographic areas who are engaged in or at high risk of entering child labor; and (2) policies aimed at making vulnerable households less reliant on child labor to meet basic needs.

Applicants should demonstrate knowledge of gender and cultural traditions and norms and incorporate such issues into their strategies for addressing child labor, including how these issues will be considered while implementing project activities.

D. Project Interventions

In responding to this solicitation, Applicants must propose strategies to build country capacity to address child labor. Applicants should be aware that, after award, Grantees are responsible to report on USDOL’s Government Performance and Results Act (GPRA) indicators for enhancing country capacity to address child labor. USDOL’s general categories to measure increased country capacity to address child labor include:

1. Progress in the adaptation of the legal framework to meeting international labor standards.
2. Formulation and adoption of specific policies, plans or programs to combat child labor.
3. The inclusion of child labor concerns in relevant development, education, anti-poverty, and other social policies and programs.
4. Establishment of a child labor monitoring system (CLMS).
5. Institutionalization of child labor research (including evaluation and data collection).

See Appendix C for more detail on USDOL’s indicators of increased country capacity to address child labor.

In their project strategy for each country Applicants must address:

1. Strengthening Institutional Capacity and Policies to Combat Child Labor

Applicants must propose strategies to strengthen national and local capacity to combat child labor, including through improved policies and enforcement efforts. Applicants must propose strategies to:

1. Identify, assess, and address gaps in child labor-relevant programs and policies in current national action plans to combat child labor and as input for the development of future national action plans to combat child labor in each country;
2. Identify legislative gaps in child labor laws and support legal reforms to address those gaps, particularly hazardous work by the most vulnerable populations;
3. Strengthen the ability of national, provincial and municipal governments and autonomous *comarcas indígenas* or other indigenous areas to coordinate among themselves to implement policies to address child labor in the targeted sectors and geographical areas of intervention and to develop concrete plans, protocols, and activities to implement these policies.
(4) Strengthen capacity of the labor inspectorate to conduct inspections and enforcement of labor laws for children and youth under 18, including imposing relevant fines.

(5) Increase capacity of relevant actors (including autonomous comarcas indígenas, indigenous, Afro-descendant and disability organizations) to monitor child labor in order to supplement and complement the work of official labor inspectors and refer children removed from child labor to quality education alternatives.

Among the strategies that Applicants may consider are the following:

(1) Provide technical assistance to help local governments incorporate child labor eradication efforts into their budgets.

(2) Research innovative resource mobilization and development finance strategies that might serve as models to raise resources for child labor eradication and enforcement efforts.\(^{16}\)

(3) Develop strategies to increase employer compliance, such as through certification efforts.

(4) Integrate child labor prevention into specific social policies or programs; and,

(5) Develop the capacity of government, employers’ and workers’ groups, the private sector, and civil society to assist in the implementation of policies and enforcement efforts.

2. Safe Youth Employment

Given the continuing existence of adolescents working in hazardous work in both Ecuador and Panama, Applicants must propose strategies to improve safe youth employment policies to transition youth of legal working age who are working in unsafe working conditions into safe, acceptable work. As part of a strategy to strengthen policies on safe youth employment, Applicants must:

(1) Assess and document the working conditions of children of legal working age in targeted sectors in both countries to determine whether they are working under exploitative or unsafe conditions, or conditions that could create future disabilities.

(2) Provide technical assistance to improve the enforcement of laws meant to ensure the safety of children 14 to 17, including laws restricting children of this age from certain types of work, limiting hours of work, or mandating proper workplace conditions, including ensuring that children with disabilities do not have their disability exacerbated.

(3) Taking into account the hazardous labor lists in each country, propose strategies for Occupational Safety and Health (OSH) interventions in the targeted sectors, including:
   a. promoting safe working conditions for children of legal working age in sectors targeted by applicants
   b. supporting the development and implementation of occupational safety guidelines for the targeted sectors; and
   c. working with stakeholders, including the government, unions and employers, indigenous, Afro-descendant and disability groups to bolster OSH inspection, enforcement and remediation systems in the targeted sectors.

(4) Propose a general strategy to link children working in hazardous conditions with existing programs that: (a) protect them from hazards in the workplace, and (b) train them for other work that is safer.

3. Raising Awareness

Applicants should assess past and existing government-sponsored awareness raising activities and social mobilization campaigns to promote understanding of child labor, its impact, and potential solutions, including the importance of education to children’s long-term welfare and future employability. Applicants should consult with indigenous, afro-descendant, and disability organizations and stakeholders, as applicable. Applicants should use feedback from those consultations to make proposals to governments highlighting innovative ways of raising awareness among different audiences about child labor. Applicants should consider the use of new technologies in proposing awareness raising strategies and provide technical assistance to governments, as needed, for their

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implementation. Applicants should consider strategies that have a positive impact in promoting schooling or training of children and youth in a specific sector or that address a specific workplace hazard. As part of a strategy to raise awareness, Applicants must:

1. Demonstrate knowledge of past and current awareness raising efforts to combat child labor or child-labor related issues in target areas.
2. If applicable, propose linkages to existing awareness raising campaigns that promote children’s rights, including access to education.
3. Identify the most significant gaps in raising awareness of child labor in target areas and propose a strategy to fill those gaps and promote community involvement in combating child labor.
4. Describe why proposed strategies are needed and would be effective for raising awareness of child labor and mobilizing communities.
5. Describe how they would support governments in their awareness raising campaigns.

The grantee of this project will be expected to coordinate awareness-raising strategies, including messaging and targeting, with the complementary project detailed in SGA 12-11 to strengthen national capacity to combat child labor through quality education and improved livelihoods in Ecuador and Panama.

4. Supporting Child Labor Monitoring Systems and the Collection of Reliable Data on Child Labor

As part of post-award requirements, Grantees must engage in research and/or data collection to assist in determining the outcomes of its efforts to improve the overall capacity in Ecuador and Panama, as described in Section VI. C. In addition, as applicable, Grantees must also collect and report data as part of their performance monitoring requirement. For more information, please see Section VI. C.

After award, the Grantee must propose a strategy to conduct project-specific research. Possible research topics could include prevalence and nature of child labor among certain indigenous or afro-descendant communities, assessing the link between child labor and disabilities in particular areas, or ergonomic or other studies to expand knowledge on the effects of dangerous and hazardous work on children and youth. Grantees must propose to carry out this research within the first year of the project so that data collected informs implementation of project interventions. Grantees, however, may take more time for the finalization and publication of each report.

In addition, Applicants must commit to developing a best practices document for each country regarding national, regional, and municipal government coordination and collaboration and/or partnership models. The document must include information on best practices for policy implementation and labor law enforcement based on research and in-country experiences and expertise to reduce child labor among vulnerable populations, including afro-descendants and indigenous children.

5. Addressing the Links between Child Labor and Disability

As defined by the ILO Convention for Persons with Disabilities, “persons with disabilities” include those who have long-term physical, mental, intellectual, or sensory impairments which, in interaction with various barriers, may hinder their full and effective participation in society on an equal basis with others. Children who acquire a disability as a result of child labor include those who would manifest long-term physical, mental, intellectual, or sensory impairments as a result of their participation in dangerous work activities or hazardous occupations. Also, some research has indicated that indigenous children may have higher rates of disability and may suffer more impacts from their disability over their lifetimes.

In Ecuador, Applicants must propose strategies to work with the Vice-President’s Office, the Ministry of Labor and other relevant government agencies to:

1. Identify the number of children with disabilities who are working, who work because of adult disability in their households, or who have acquired a disability as a result of child labor and, if needed, incorporate them into the country’s national census on disability published in 2010.
(2) Provide technical assistance to develop/refine policy and laws on disabilities and other related policies (e.g., education, job training, accessibility) to address the needs of children with disabilities who are working, who work because of adult disability in their households, or who have acquired a disability as a result of child labor.

(3) Develop awareness raising campaigns with occupational safety and health experts to inform the public of how certain types of child labor can result in permanent injury and disabilities.

(4) Develop and support implementation of monitoring systems to assist in the enforcement of child labor laws regarding adolescents with disabilities and dangerous work by children that can lead to disability.

(5) Develop/refine systems to link children and families affected by disability and child labor to education and social services and alternative livelihoods so that households do not need to rely on child labor.

Applicants must also commit to producing a document on policy strategies to combat child labor in households affected by disabilities, and recommendations on policies and programs that could address education needs, social support, and employability options for children under 18 who have acquired permanent disabilities as a result of child labor. The research must be based on international and in-country research, experiences and expertise.

6. Sharing Lessons Between and Among Countries
In the past two decades, Latin American countries have made significant progress in reducing child labor, in part due to the use of innovative policies to combat poverty. Latin American countries are increasingly seeking ways to share lessons about their experiences in combating child labor through what is referred to as South-South or horizontal cooperation. As part of its proposal, the Applicant must propose innovative strategies to promote the sharing of experiences and lessons learned between Ecuador and Panama, and as relevant, with other countries in Latin America. The themes for the exchange of experiences and lessons can include child labor policy development, inter-institutional coordination to address child labor, child labor inspection and enforcement, coordination among central regional and municipal governments regarding child labor eradication, and strategies for partnership development with non-governmental actors.

7. Promoting Transparency and Accountability
Given that transparency and accountability are key components of the U.S. Global Development Policy and long-term sustainability of efforts to combat child labor, Applicants should explain how their proposed projects will promote transparency and accountability, including by holding public meetings to present project results to key stakeholders, including teachers, children and parents. Applicants are encouraged to use innovative tools and participatory approaches to ensure transparency and accountability.\(^{17}\)

E. Ongoing Efforts to Address Child Labor
In designing the project strategy, Applicants should consider existing policies and programs relevant to efforts to address child labor, including those established by government, private sector and civil society organizations. Where applicable, Applicants should give priority to working with and supporting existing or newly proposed efforts to combat child labor, target vulnerable families through social protection programs, and enhance livelihood opportunities for households. Applicants must consider the sustainability of all efforts in the design of the proposal. Key programs include:

**Ecuador**

- The Government’s flagship National Program for the Eradication of Child Labor in Landfills that the government would like to replicate to eliminate child labor in other sectors.
- The Government’s program “Ecuador without Child Labor” seeks to eradicate child labor by improving

data collection, strengthening labor inspections and carrying out awareness-raising activities.

- On June 9, 2011, the Government signed an agreement with the agriculture, flower, livestock and construction sectors to coordinate actions and promote joint programs for the elimination of child labor in those sectors.
- The National Development Plan and Plan for Good Living (Plan Nacional de Desarrollo y Plan del Buen Vivir) seeks to reduce by 75 percent the number of children who work and are not in school by 2013. It also aims to promote programs and private sector initiatives that incorporate youth into acceptable employment.
- The Government implements a national program to combat child begging during holidays, which includes a hotline to report cases of begging and awareness-raising campaigns in communities that receive and send child beggars.
- The city of Quito is utilizing an innovative accelerated education curriculum to provide educational services to vulnerable children, including child laborers. Currently, 1,500 children are participating.
- The Human Development Grant (Bono de Desarrollo Humano) provides conditional cash transfers to vulnerable families to keep children under 15 in school and has helped to reduce child labor. INFA reported that approximately 16,000-18,000 children were beneficiaries of the program in 2011.
- The National Secretariat of Migration implements the Escuelas Cercanas program that seeks to increase involvement of migrant parents in their children’s education through the use of information technologies.
- The Manuela Espejo and Joaquin Gallegos Lara Programs of the Office of the Vice-President which has carried out a census of persons with disabilities, supports a cash subsidy program to assist in the care of persons with severe disabilities, and promotes activities for the socio-economic integration of persons with disabilities.
- The Government of Ecuador is also participating in a $6.7 million regional project on horizontal cooperation to share lessons among Brazil, Bolivia, Ecuador and Paraguay on combating child labor implemented by ILO-IPEC and funded by the U.S. Department of Labor. In Ecuador, the project provides education and livelihood services to primarily indigenous and Afro-descendant families affected by child labor in the Provinces of Chimborazo, Tungurahua, Cotopaxi, Carchi and Esmeraldas, and in the city of Guayaquil.

Panama

- The country’s Roadmap to Eradicate Child Labor (Hoja de Ruta), which maps out a plan to eliminate the worst forms of child labor by 2015 and all child labor by 2020 by strengthening anti-poverty, health, and educational programs and policies.
- Network of Opportunities (Red de Oportunidades) provides cash benefit to families based on their participation in health and education services. The program also offers training to beneficiaries to improve income generation opportunities.
- The Government is also participating in a $3 million regional project to eradicate child labor in Latin America, implemented by ILO-IPEC and funded by the Government of Spain.

F. Pre-Award Requirements

1. Host Government Consultations

USDOL has informed host government ministry officials of the proposed award. Pre-award, Applicants are encouraged to discuss proposed interventions, strategies, and activities with host government officials and work cooperatively with government stakeholders at the national and/or local level, including relevant ministries or government bodies during the preparation of their applications and in developing project interventions. Efforts should be made to avoid duplication, enhance collaboration, and develop synergies with government efforts. Applicants must coordinate and/or collaborate with relevant government agencies/ministries on the national, regional, and local levels, including the following:
Ecuador
- Ministry of Labor (Ministerio de Relaciones Laborales- MRL).
- Ministry of Economic and Social Integration (Ministerio de Integración Económica y Social (MIES).
- Ministry of Education (Ministerio de Educación).
- Ministry of Social Development (Ministerio de Coordinador de Desarrollo Social)
- Vice-President’s Office (Vice-Presidencia de la República) (disabilities component).

Panama
- Ministry of Labor (Ministerio del Trabajo y del Empleo-MITRADEL).
- Ministry of Social Development (Ministerio de Desarrollo Social).
- Office of the First Lady (Oficina de la Primera Dama).

After award and final determination of geographical areas of intervention, grantees must consult with indigenous organizations and relevant authorities to discussed proposed project strategies and activities in view of obtaining their buy-in and participation.

2. Working with Other Key Stakeholders
During the preparation of their applications and in developing project interventions, Applicants are expected to work with other key stakeholders and organizations on efforts to address child labor and its root causes including: international organizations; NGOs; national steering and advisory committees on child labor and education; indigenous, afro-descendant and disabilities organizations; faith-based organizations and community development associations; trade unions; employers’ and teachers’ organizations; and children engaged in child labor and members of their households. Applicants are encouraged to establish public-private partnerships, soliciting assistance from non-Federal third parties who support the goals of this solicitation.

Applicants must also coordinate with and seek to build upon previous USDOL-funded child labor activities in the country, as well as current child-labor related initiatives carried out by other organizations. Applicants must coordinate with projects funded by relevant U.S. Government agencies.

3. Needs Assessment
In designing the project, Applicants must carry out a pre-award needs assessment to identify key factors contributing to children’s involvement in child labor, including barriers to education, and gaps in current child labor policies and enforcement. The assessment should inform project design and determine relevant and effective interventions. The pre-award needs assessment will serve as a basis for a more detailed baseline assessment to be conducted post-award.

II. AWARD INFORMATION
Through this announcement, USDOL/ILAB expects to award up to $ 3.5 million for one or more cooperative agreement(s) to strengthen policies and enforcement actions to combat and monitor child labor among vulnerable populations in Ecuador and Panama, including among Afro-descendant, indigenous, and migrant populations. The project will promote sharing of project experiences between the two countries and with other countries in the region on efforts to combat child labor among vulnerable populations. In Ecuador, the project will also support policies that focus on the relation between child labor and disabilities. This policy-and-enforcement-focused project will complement a separate project to provide education and livelihood services to combat child labor among vulnerable populations in Ecuador and Panama.

The duration of the projects funded by this solicitation is four (4) years. The start date of program activities will be negotiated upon award of an individual cooperative agreement(s), but will be no later than December 31, 2012. Applicants must respond to the scope of work outlined in Section I. Current USDOL/ILAB grantees are eligible to submit applications in response to this SGA. See Section VLC on Reporting and Post-Award Requirements for more information on USDOL/ILAB’s involvement with the recipient(s) of the cooperative agreement(s).
Whereas these projects are independent and the proposals will be evaluated by USDOL independently, in the case that the same organization is selected for each award, USDOL reserves the right to negotiate cost savings based upon the awardee’s duplication of effort in implementing the two grants.

III. ELIGIBILITY INFORMATION

A. Eligible Applicants

Any commercial, international, educational, or non-profit organization(s), including any faith-based, community-based, or public international organization(s), historically Black Colleges and Universities, Tribal Colleges and Universities, and disability organizations capable of successfully implementing policy and enforcement interventions to reduce children’s participation in child labor is eligible to apply. Lack of past experience with USDOL cooperative agreements, grants, or contracts does not bar eligibility or selection under this solicitation.

All Applicants and any proposed subgrantees or subcontractors must comply with all audit requirements, including those established in OMB Circular A-133. It must also demonstrate presence in Ecuador and Panama—either independently or through a relationship with another organization with country presence (i.e., a subgrantee or subcontractor) — enabling them to initiate program activities upon award of the cooperative agreement.

The following Applicants (including subgrantees/subcontractors) will not be considered:

- Foreign governments and entities that are agencies of, or operated by or for, a foreign state or government.
- Organizations designated by the U.S. Government to be associated with terrorism or that have been debarred or suspended will not be considered.
- Applicants charging a fee (profit) associated with a project funded by USDOL under this award.

B. Cost Sharing or Matching

No cost share is required (including in-kind contributions or matching fund contributions). However, USDOL welcomes applications that include cost share. Applicants that propose cost share must indicate the nature; source(s) of funds and/or in-kind contributions; the amount/estimated value in U.S. dollars; and the proposed project activities to be performed with these resources. They must also explain how the activities will complement and enhance project objectives. After award, cost share will be incorporated into the cooperative agreement. Grantees will be required to report on these funds in their quarterly SF-425 and are liable for the full amount of these funds during the life of the cooperative agreement.

Cost sharing from subgrantees and/or subcontractors must not be directed to the Applicant or its employees for their benefit and may only be used to support the work of the project or defray its costs. Applicants may not make the award of a subgrant or subcontract contingent upon a subgrantee or subcontractor agreeing to provide matching funds.

C. Other

USDOL’s Office of Procurement Services will screen all applications for responsiveness. If deemed non-responsive, the office will send a letter to the Applicant, indicating the reason for the determination of non-responsiveness and explaining that the technical review panel will be unable to evaluate the application. The letter will indicate which document was missing from the application, if the application was deemed non-responsive due to being incomplete.

Applications will be considered non-responsive and will be rejected for any one of the following reasons:

1. Failure to submit application by Grants.gov (http://www.grants.gov) or hard copy via the U.S. Postal Service or other delivery service, such as Federal Express, DHL, or UPS;
2. Failure to include the required DUNS number(s) or proof of OMB exemption(s) from the DUNS number requirement;
3. Failure to submit both a completed Technical Proposal and a completed Cost Proposal;
4. Failure to include all of the required documents and annexes in the Cost Proposal or Technical Proposal;
5. Failure to demonstrate country presence;
6. Submission of an application with budget beyond maximum amount available, $3.5 million for Ecuador and Panama;
7. Failure to include all required audit report(s) and most recent single audit or to demonstrate compliance with single audit submission timeframes established in OMB Circular A-133 for applications from U.S.-based non-profit organizations that are subject to the Single Audit Act. For Applicants that are foreign-based or for-profit organizations, failure to submit the most current independent financial audit will result in an application being considered non-responsive and rejected;
8. Inclusion of an audit report(s) that reflects adverse opinions;
9. Failure to designate key personnel candidates or not including résumés and signed letters of commitment for key personnel candidates; and
10. Failure to submit an application by the deadline specified in this SGA.

IV. APPLICATION AND SUBMISSION INFORMATION

A. Address to Request Application Package

The SGA application package and any future amendments can be downloaded and viewed from Grants.gov by referencing Funding Opportunity Number 12-10. In order to view the SGA and submit applications on Grants.gov, Applicants must download free Pure Edge Viewer software, available from http://www.grants.gov/Applicants/apply_for_grants.jsp. The full-text version of and the SGA is also available on USDOL/ILAB’s Web site, http://www.dol.gov/ILAB/grants/main.htm. All necessary information, including required forms, needed to apply for cooperative agreement funding is included in this solicitation.

B. Content and Form of Application Submission

Applications must consist of two separate parts (1) a Technical Proposal and (2) a Cost Proposal, if either is missing, the application will be considered non-responsive and will be rejected. Unless specified as “optional” or “as applicable,” all documents identified in this section must be included in the application package to be considered complete and responsive. Applicants’ Technical and Cost Proposals must address the entire SOW outlined in the SGA. Applications must be organized as outlined below. All parts of the application (including required or additional supporting documents) must be written in English. All pages of the application must be numbered. Any additional documentation submitted that is not required or specifically requested under this solicitation will not be considered.

1. Technical Proposal

Applicants must prepare a technical proposal as Part I of the application. The Technical Proposal must address the Applicant’s technical capacity to plan and implement the proposed project in accordance with the provisions of this solicitation. The Technical Proposal must respond to all of the requirements in the SOW. The Technical Proposal must contain all of the documents outlined below unless marked as “optional” or “as applicable”. Applications must be no more than 50 pages single-sided, double-spaced pages (8-1/2” x 11” with 1” margins). Font size should be no less than 11-point Times New Roman. The Abstract, Table of Contents and required annexes to the Technical Proposal do not count toward the page limit.

a. Abstract

The Abstract must not exceed two pages and must include: project title; name of the Applicant; proposed subgrantee(s) or subcontractor(s); summary of the proposed project design and key project activities; funding amount requested from USDOL (up to $3.5 million); and total dollar value of cost share (as applicable).

b. Table of Contents

The Table of Contents must list all required documents and include their corresponding page numbers.
c. Project Design Narrative

The Project Design Narrative must describe in detail, the Applicant’s response to the SOW. The Project Design Narrative must contain the following sections:

(1) Background
This section must not exceed three pages. Applicants must describe the child labor situation in Ecuador and Panama in the targeted sectors and identify significant gaps in terms of child labor policies and enforcement efforts needing to be filled by the project. This section should also describe key aspects of the implementing environment that contribute to child labor. Applicants must justify their selected strategy and explain how it will fill identified gaps and contribute to reducing child labor.

(2) Project Design and Strategy
Applicant must outline a project strategy that fully responds to the SOW and addresses the major gaps described in Section I as well as those identified by the Applicants. Applicants must also justify their selected strategy and explain how its implementation post-award will fill identified gaps and contribute to reducing child labor.

(3) Organizational Capacity
This section must describe the qualifications of the proposed Applicant and/or any proposed subgrantees and/or subcontractors to implement the project.

(4) International and U.S. Government Grant and/or Contract Experience
Applicants must highlight any experience they have with implementing projects relevant to child labor.

(a) Country Presence and Host Government Support
Applicants must address their organization’s existing presence and ability to start up project activities in Ecuador and Panama before signing a cooperative agreement. Applicants should also discuss their ability to work directly with relevant government agencies and NGOs, including local organizations and community based organizations, indigenous, afro-descendant, and disability organizations, and their past experience working with these stakeholders. Applicants must submit supporting documentation, which demonstrates country presence and outreach to host government ministries or agencies and NGOs operating in Ecuador and Panama.

(b) Fiscal Oversight
Applicants must provide a narrative description and evidence that their organization has a sound financial system in place to effectively manage the funds requested under this solicitation.

(c) Key Personnel
Applicants must identify no less than four key personnel candidates to collectively fulfill the functions listed below and deemed essential to the successful operation of the project and completion of all proposed activities and deliverables. The four required key personnel positions are: Project Director, Labor Inspection and Labor Law Enforcement Specialist, Child Labor and Social Protection Policy Specialist, and Monitoring and Evaluation Officer, each of whom must allocate 100 percent of their time to the project and live in either Ecuador or Panama so that they can easily travel and carry out their duties in each country. Applicants must address candidates’ level of competence, past experience relevant to this solicitation, and qualifications to perform the functions of the positions described below and to support the project requirements outlined in the SOW. Fluency in Spanish is required and working knowledge of English and other relevant national languages is preferred.

Applicants are encouraged to propose staffing strategies that aim to develop the capacity of national and/or local staff over the course of the project.

Key personnel positions may not be combined. Proposed key personnel candidates must sign letters indicating their commitment to serve on the project for a stated term of the service and their availability to commence work.
within 45 days of cooperative agreement award. USDOL encourages Applicants to hire national/local staff for key personnel positions. The Grantee must assume full responsibility for ensuring that all key personnel have a clear and thorough understanding of USDOL policies, procedures, and requirements and that all documents submitted to USDOL are in fluent English. The application will be considered non-responsive and rejected if any key personnel candidates are not designated. Applicants must propose candidates with qualifications to successfully implement the proposed strategy. Requirements for individual positions are:

**Project Director:**
- Minimum of five years of experience in project management, supervision, administration, and implementation of cooperative agreement requirements (including meeting deadlines, achieving targets, and overseeing the preparation and submission of required reports to USDOL).
- Must be employed by the Grantee (not subgrantees/subcontractors).
- Establish and maintain systems for project operations. Maintains working relationships with all project stakeholders, including on policy implementation, coalition building and public-private partnerships promotion.
- Experience in a leadership role in implementing development projects relevant to this solicitation.

**Labor Inspection and Labor Law Enforcement Specialist:**
- Minimum of three years of experience advising a government on how to improve child labor inspection and child labor law enforcement. Direct experience as a labor inspector is preferable, but not required.
- Work to strengthen the capacity of governments to develop child labor inspection protocols.
- Work to build the capacity of governments to address occupational safety and health issues in the context of child labor and youth employment.
- Experience working on labor inspection issues with ministries of labor and other government agencies, employers' organizations, trade unions or comparable entities.
- Must be employed by the Grantee, a subgrantee or a subcontractor.

**Child Labor and Social Protection Policy Specialist:**
- Minimum of three years of experience in a leadership position responsible for child labor eradication policies and social protection efforts.
- Work to improve the capacity of national, regional and local governments to improve child labor policy coordination, strategic planning, action plan development and implementation, and incorporation of child labor issues into social protection programs.
- Assists in developing linkages between child labor eradication policies and disability and disability employment policies (Ecuador component).
- Research and propose innovative resource mobilization strategies and public-private partnerships to increase national resources to combat child labor among vulnerable populations.
- Experience working with government agencies and civil society organizations engaged in promoting improved child labor and social protection policies.
- Must be employed by the Grantee, a subgrantee or a subcontractor.

**Monitoring and Evaluation Officer:**
- Minimum of three years of experience in a leadership position responsible for implementing a project’s monitoring and evaluation activities, including a performance monitoring plan.
- Experience in the monitoring and evaluation of international development projects or one year relevant experience combined with an advanced degree in statistics, public policy, economics, or a related field.
- Experience in strategic planning and performance measurement, indicator selection, quantitative and qualitative data collection and analysis methodologies, database management, and familiarity with impact evaluation or similar research methodologies. Knowledge of the Government Performance and Results Act (GPRA) is preferred.
- Must be employed by the Grantee, a subgrantee or a subcontractor.
* Note: The selected monitoring and evaluation officer will act as liaison and point of contact between a USDOL external evaluation contractor and the project.

(d) Other Professional Personnel
Applicants must identify and propose names of any other professional program personnel deemed necessary to carry out the proposed strategy and provide justification for including these individuals.

Applicants must hire Local Coordinators who will live in areas of intervention and be responsible for implementing project activities at the provincial and local levels. These individuals must have at least three years of experience working with authorities on child labor policy issues related to vulnerable and excluded local populations. The Local Coordinators must have an understanding of policies targeting vulnerable populations in the targeted regions and a strong capacity to generate dialogue among a diverse range of groups. These individuals must have experience in working successfully with representatives of vulnerable populations, government ministries, agencies, and private organizations engaged in promoting child protection priorities at the local levels. Fluency in Spanish and working knowledge of local languages is preferred. Among the responsibilities of the Local Coordinators will be to (1) facilitate communication with regional and local authorities, local child-related committees, and regional offices of the Ministry of Labor, Education, and other national government agencies; (2) coordinate activities with local subgrantees or subcontracts; (3) design consultations and raise awareness of child labor among local communities and help design local child-labor plans; and (4) promote project sustainability and partnerships with the private sector and other organizations that work on child-labor related issues. Local coordinators should be employed by the Grantee, a subgrantee or a subcontractor.

(e) Project Management Plan
Applicants must describe their project management plan. This plan must correspond with Annex E and Annex D of the Applicant’s Technical Proposal. It must also include a narrative description of the structure of the project’s management team, key personnel’s roles and responsibilities and the lines of authority between key personnel and other project staff directly responsible for providing direct services to project beneficiaries. If any of the project’s key personnel would be employed by a subgrantee, the Applicant must provide rationale of this selection and an explanation of the staffing structure.

d. Annexes

(1) Annex A: Logic Model
The logic model must include inputs, outputs, outcomes, and may also consider assumptions and external factors that may influence the project. The Logic Model must be no longer than two pages. The logic model will serve as an input into the PMP and will be refined and finalized during the PMP process. Examples of logic models can be found at: The University of Wisconsin Extension (http://www.uwex.edu/ces/pdande/evaluation/evallogicmodel.html) and The Kellogg Foundation (http://www.wkkf.org/knowledge-center/resources/2006/02/WK-Kellogg-Foundation-Logic-Model-Development-Guide.aspx).

(2) Annex B: Work Plan
The work plan must identify major project activities, deadlines for completing these activities, and person(s) or institution(s) responsible for completing these activities. The work plan must correspond to activities identified in the logic model and the project design narrative. Applicants may choose the most appropriate format of the work plan.

(3) Annex C: Past Performance Table(s)
The past performance table(s) must list grants, cooperative agreements, and/or contracts with USDOL, other Federal agencies, and other donors that are relevant to this solicitation within the past five years of the issuance date of the SGA. Information must be presented in the following table. Applicants must list no more than six references.
### Annex D: Project Management Organization Chart

The project management organization chart must provide a visual depiction of the project’s management structure and lines of authority among all key personnel, other professional personnel, and other project staff being proposed.

### Annex E: Personnel Descriptions, Résumés, and Letters of Commitment

This annex must contain personnel descriptions (outlining roles and responsibilities) and résumés for all key personnel and other professional personnel being proposed by the Applicant. It must also include signed letters of commitment from all proposed key personnel. Each résumé must include:

- Educational background, including highest education level attained;
- Work experience covering at least the last five years of employment to the present, including such information as the employer name, position title, clearly defined duties, and dates of employment;
- Salary information for at least the last five years of employment to the present;
- Special experience, capabilities, or qualifications related to the candidate’s ability to implement the proposed strategy and perform effectively in the proposed position; and
- English and other relevant language skills (speaking, listening, reading, writing).

### Annex F: Documentation of Country Presence and Host Government Support

This annex must contain documents that demonstrate country presence and corroborate host government support. Documentation may include official registration of the Applicant’s organization in Ecuador and Panama. Applicants with current Memorandum of Understanding between the Applicant and the host government, letters of support for the proposed project from the national and/or local governments and other relevant documentation may be included in this annex.

### Annex G: Audit Report(s)

This annex must contain the audit report(s) of the Applicant and any proposed subgrantees and/or subcontractors (as applicable). The following audit attachments are required, depending on the organization’s status (1) for Applicants from U.S.-based non-profit organizations and all proposed U.S.-based, non-profit, subgrantees and/or subcontractors that are subject to the Single Audit Act, include the most recent single audit and demonstrate compliance with single audit submission timeframes established in OMB Circular A-133; (2) for Applicants that are for-profit or foreign-based organizations the Applicant’s most current independent financial audit; and/or (3) the most current independent financial audit, for all proposed subgrantees and/or subcontractors that are for-profit or foreign-based organizations. Applicants must provide a cover sheet to the audit attachments listing all proposed subgrantees and/or subcontractors.

### 2. Cost Proposal

Applicants must prepare a cost proposal as Part II of the application. Applicants must describe their financial capacity to plan and implement the proposed strategy in accordance with the provisions of this solicitation. The cost proposal must reflect consistency between the proposed costs and the work to be performed as outlined in the project design narrative of the Applicant’s technical proposal. The cost proposal must contain the following: an SF-424 Supplemental Key Contacts Information; an SF-424 Application for Federal Assistance; an SF-424A

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<tr>
<th>Name of Applicant/Subgrantee/Subcontractor</th>
<th>Agency/ Donor/ Organization</th>
<th>Agency/ Donor/ Contact Information (Name, telephone, fax, e-mail)</th>
<th>Name of the Project and Instrument Number</th>
<th>Funding Amount (in USD)</th>
<th>Country of Implementation and Period of Performance</th>
<th>Brief Summary of Work Performed and Accomplishments</th>
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(4) Annex D: Project Management Organization Chart

The project management organization chart must provide a visual depiction of the project’s management structure and lines of authority among all key personnel, other professional personnel, and other project staff being proposed.

(5) Annex E: Personnel Descriptions, Résumés, and Letters of Commitment

This annex must contain personnel descriptions (outlining roles and responsibilities) and résumés for all key personnel and other professional personnel being proposed by the Applicant. It must also include signed letters of commitment from all proposed key personnel. Each résumé must include:

- Educational background, including highest education level attained;
- Work experience covering at least the last five years of employment to the present, including such information as the employer name, position title, clearly defined duties, and dates of employment;
- Salary information for at least the last five years of employment to the present;
- Special experience, capabilities, or qualifications related to the candidate’s ability to implement the proposed strategy and perform effectively in the proposed position; and
- English and other relevant language skills (speaking, listening, reading, writing).


This annex must contain documents that demonstrate country presence and corroborate host government support. Documentation may include official registration of the Applicant’s organization in Ecuador and Panama. Applicants with current Memorandum of Understanding between the Applicant and the host government, letters of support for the proposed project from the national and/or local governments and other relevant documentation may be included in this annex.

(7) Annex G: Audit Report(s)

This annex must contain the audit report(s) of the Applicant and any proposed subgrantees and/or subcontractors (as applicable). The following audit attachments are required, depending on the organization’s status (1) for Applicants from U.S.-based non-profit organizations and all proposed U.S.-based, non-profit, subgrantees and/or subcontractors that are subject to the Single Audit Act, include the most recent single audit and demonstrate compliance with single audit submission timeframes established in OMB Circular A-133; (2) for Applicants that are for-profit or foreign-based organizations the Applicant’s most current independent financial audit; and/or (3) the most current independent financial audit, for all proposed subgrantees and/or subcontractors that are for-profit or foreign-based organizations. Applicants must provide a cover sheet to the audit attachments listing all proposed subgrantees and/or subcontractors.
Budget Information; a detailed outputs-based budget and an accompanying budget narrative; and an indirect cost form and supporting documentation, as applicable.

a. Dun and Bradstreet Number(s)

Applicants must include their unexpired Dun and Bradstreet/ DUNS number in the organizational unit section of Block 8 of the Standard Form (SF)-424. Applicants proposing subgrantees or subcontractors must submit each organization’s DUNS number as an attachment to the Cost Proposal.

Organizations that do not have a DUNS number can receive a DUNS number at no cost by calling the dedicated toll-free number request line at 1-866-705-5711 or by using the web-based form available at http://fedgov.dnb.com/webform. Registration is brief and can be completed immediately when requested by phone, or within 1-2 business days when requested through the webform.

Applicants must be registered with the Central Contractor Registration. A DUNS number is required to register with Central Contractor Registration (CCR). An Employer Identification Number (EIN) is also required by all U.S. organizations. The EIN is issued by the Internal Revenue Service that may take an additional 2-5 weeks to become active. Online registration is available through the CCR home page https://www.bpn.gov/ccr/default.aspx (U.S. organizations will also need to provide). Completing and submitting the registration takes approximately one hour to complete and your CCR registration will take 3-5 business days to process.

After registration, Applicants will receive a confirmation number. The Point of Contact listed by the organization will receive a confidential Trader Partnership Identification Number (TPIN) via mail. For any questions regarding registration, please contact the CCR Assistance Center at 1-888-227-2423.

b. Required Standard Forms

(1) SF-424 Supplemental Key Contacts Information: This form must include name, position title, address, telephone and fax numbers, e-mail address, and other relevant information for the Applicant’s designated key contact person.

(2) SF-424 Application for Federal Assistance: This form must reflect the entire amount of funds being requested under this solicitation and if applicable, the amount of any cost sharing proposed by the Applicant must be shown in Section 18.b. All applicable DUNS Numbers in Block 8 (and as an attachment for each subgrantee or subcontractor, as applicable)

(3) SF-424A Budget Information (Non-Construction Programs): This form must include all costs for proposed construction activities that are: 1) over $5,000; and/or 2) for the construction of a permanent structure (latrines, wells) reported on the SF-424.

c. Outputs-Based Budget

The outputs-based budget (including USDOL funds and any cost sharing funds reported on the SF-424 and SF-424A) must comply with Federal cost principles. This budget will become part of the cooperative agreement in the event of award. Any costs omitted by the Applicant may not be allowed to be included after award. The budget submitted with the application must include all necessary and sufficient funds, without reliance on other contracts, grants, or awards to implement the Applicant's proposed strategy. USDOL will not provide any additional funding to cover unanticipated costs. If anticipated funding from another contract, grant, or award fails to materialize, USDOL will not provide additional funding to cover these costs.

The detailed Outputs-Based Budget must:

- Show how the budget reflects project goals and design in a cost-effective way.
- Link to the activities, objectives, and outputs reflected in the project design narrative, work plan, and logic model.
• Allocate the largest proportion of project resources to direct intervention rather than direct and indirect administrative costs. Applicants must provide a breakdown of total administrative costs into direct and indirect administrative costs. The Grant Officer reserves the right to negotiate project and administrative cost levels before award.

• Include sufficient funds to finance appropriate in-country and international travel.

• Allocate funds for travel by the Project Director and/or other key personnel based in the field to meet annually with USDOL officials in Washington, D.C. or another site determined by USDOL.

• Budget for the Project Director and/or another key personnel staff member to travel to Washington, D.C. for a post-award meeting, which will be held within two months of award.

• Allocate sufficient funds to monitor and collect data for reporting to DOL against the targets set in the Performance Monitoring Plan (PMP) and other monitoring and evaluation requirements.

• Allocate at least $70,000 for support to the external interim and final implementation evaluations. Resources permitting, USDOL will directly contract the external evaluators to design and implement the evaluations. The project will be responsible for certain support costs to each evaluation such as providing ground transportation for the external evaluator, hosting an evaluation stakeholders meeting, and in-country transportation and accommodation costs for staff and other stakeholders’ participation in the meeting.

• Allocate sufficient funds for research on the outcomes of capacity building and specific research.

• Include costs for audits or attestation engagements in direct or indirect costs, whichever is appropriate, in accordance with the cost allocation procedures approved by the U.S. Federal cognizant agency.

• Include a contingency provision, calculated at five percent of the project’s total direct costs, which intent to address circumstances affecting specific budget lines related to (1) inflation affecting specific project costs; (2) UN System or foreign government-mandated salary scale or benefits revisions; and (3) exchange rate fluctuations. However, USDOL also recognizes that certain unforeseen circumstances may arise and result in a need for exceptions to these uses of contingency provision funds and a need for budget modifications or time extensions. These include (1) changes in a country’s security environment; (2) natural disasters; (3) civil or political unrest/upheavals or government transitions; or (4) delays related to loss of or damage to project property.

• Allocate funds for promoting healthy learning environments if applicable.

• Include a justification for any proposed housing costs, housing allowances, and/or personal living expenses in the budget narrative, which is described below.

d. Budget Narrative
The cost proposal must include a budget narrative that corresponds to the outputs-based budget. The budget narrative must include a detailed justification, broken down by line item, of all of the Applicant’s costs included in the outputs-based budget.

e. Indirect Cost Information

(1) Indirect Cost Form for the Applicant (including one for each proposed subgrantee and subcontractor as applicable): The cost proposal must also contain information on the Applicant’s indirect costs, using the form provided on USDOL/ILAB’s Web site at http://www.dol.gov/ilab/grants/bkgrd.htm.

(2) Indirect Cost Supporting Documentation (including one for each proposed subgrantee and subcontractor, as applicable): The cost proposal must include a current, approved Negotiated Indirect Cost Rate Agreement (NICRA) or a Certificate of Direct Costs if no indirect costs are claimed.

f. Survey on Ensuring Equal Opportunity for Applicants (Optional)
All Applicants are requested, but not required, to complete and include the Survey on Ensuring Equal Opportunity for Applicants (OMB No. 1890-0014) in their applications; this form is provided on USDOL/ILAB’s Web site at: http://www.dol.gov/ilab/grants/bkgrd.htm.
C. Submission Dates and Times
All applications must be received by the closing date and time on the cover page of this announcement.

D. Funding Restrictions
USDOL/ILAB highlights the following restrictions, unallowable activities, and specific prohibitions, as identified in OMB Circular A-122, 29 CFR Part 95, 29 CFR Part 98, and other USDOL/ILAB policy, for all USDOL-funded child labor technical cooperation projects. Applicants’ Cost and Technical Proposals must be developed in accordance with the provisions outlined below. If any Applicant has questions about these or other restrictions, please e-mail Brenda White and James Kinslow.

1. Pre-award Costs
Cooperative agreement funds may not be encumbered/obligated by a Grantee before the period of performance. Pre-award costs, including costs associated with the preparation of an application submitted in response to this SGA, are not reimbursable under the cooperative agreement.

2. Direct Cash Transfers to Communities, Parents of Children
USDOL/ILAB does not allow for direct cash transfers to target beneficiaries. Grantees may not provide direct cash transfers to communities, parents, or children. Purchase of incidental items is allowable if necessary for direct beneficiaries’ participation in project activities and as a means of promoting sustainable reduction of child labor among the target group. These beneficiary support costs could include direct costs such as uniforms, tool kits for livelihood interventions, school supplies, books, provision of tuition, or transportation costs. If approved by USDOL, the Grantee or its subgrantees or subcontractor(s) must purchase or directly pay for these items in the form of vouchers or payment to the service provider, as opposed to handing cash directly to project beneficiaries or other individuals. This ensures that the money is used for its intended purpose and is not diverted or lost. Applicants may propose microfinance interventions or linkages to existing microfinance programs.

If an Applicant proposes the provision of beneficiary support costs, it must specify: (1) why these activities and interventions are necessary and how they will contribute to the overall project goals; and (2) how the disbursement of funds will be administered in order to maximize efficiency and minimize the risk of misuse. The Applicant must also address how beneficiary support costs will be made sustainable once the project is completed.

3. Construction
Applicants must adhere to requirements for construction outlined in this paragraph and in Section I.F.1. of this SGA. Funds for construction must be clearly specified in the budget. Any activities that lead to the creation of real property (i.e., a new classroom, an addition to an existing building, wells, and latrines) that is of a permanent nature must be classified under construction expenses. Expenses in support of construction cannot be classified as supplies, and should be budgeted under the construction line item. In general, USDOL expects construction to be limited to improving existing infrastructure and facilities of schools and/or other learning environments in the project’s target communities. In order to ensure sustainability, USDOL encourages Applicants to secure forms of cost sharing from communities and local organizations when proposing construction activities.

4. Housing and Personal Living Expenses
USDOL funds may only be used to pay for housing costs, housing allowances, and personal living expenses (e.g., dependents’ allowance) of project staff if they (1) are separately accounted for as direct costs of the project necessary for the performance of the project and (2) receive prior approval from USDOL. In accordance with federal cost principles, housing and personal living expenses may not be counted as fringe benefits or indirect costs. Housing and other personal expenses are costs that are appropriately the responsibility of individual employees, including local coordinators, whether they are residing in the United States or abroad. In general, housing costs, housing allowances, and personal living expenses will only be authorized under the cooperative agreement if deemed necessary for the performance of the project, in particular, in cases of extraordinary costs of living attributable to unique circumstances affecting a local economy.
5. Subgrants and Subcontracts
Subgrants and subcontracts awarded after the cooperative agreement is signed, and not proposed in the application, must be awarded through a formal competitive bidding process in accordance with 29 CFR 95.40-48. Subgrants and subcontracts are subject to audit, in accordance with the requirements of 29 CFR 95.26.

6. Lobbying and Fundraising
Funds provided by USDOL for project expenditures under cooperative agreements may not be used with the intent to influence a member of the U.S. Congress, a member of any U.S. Congressional staff, or any Federal, State, or local government official in the United States (hereinafter “government official(s)”), to favor, adopt, or oppose, by vote or otherwise, any U.S. legislation, law, ratification, policy, or appropriation, or to influence in any way the outcome of a political election in the United States, or to contribute to any political party or campaign in the United States, or for activities carried on for the purpose of supporting or knowingly preparing for such efforts. This includes awareness-raising and advocacy activities that include fundraising for, or lobbying of, U.S. Federal, State, or local governments. (See OMB Circular A-122, as codified at 2 CFR Part 230). This does not include communications for the purpose of providing information about the Grantees and their programs or activities, in response to a request by any government official, or for consideration or action on the merits of a Federally sponsored agreement or relevant regulatory matter by a government official.

Applicants classified under the Internal Revenue Code as a 501(c)(4) entity [See 26 U.S.C. 501(c)(4)] may not engage in any lobbying activities. According to the Lobbying Disclosure Act of 1995, as codified at 2 U.S.C. 1611, an organization, as described in Section 501(c)(4) of the Internal Revenue Code of 1986, that engages in lobbying activities directed toward the U.S. Government is not eligible for the receipt of Federal funds constituting an award, grant, cooperative agreement, or loan.

7. Funds to Host Country Governments
USDOL funds awarded under cooperative agreements are not intended to duplicate existing foreign government efforts or substitute for activities that are the responsibility of such governments. Therefore, Grantees may not provide any of the funds obligated under this cooperative agreement to a foreign government or entities that are agencies of, or operated by or for a foreign state or government, ministries, officials, or political parties, except that where the Grantee has conducted a competitive process to select the awardee and has determined that no other entity in the country is able to provide services or undertake project activities, the Grantee may award subgrants/subcontracts to foreign government agencies or entities that are agencies of or operated by or for a foreign state or government, ministries, officials, or political parties. In such cases, Grantees must receive prior USDOL approval before awarding the subgrant/subcontract.

8. Miscellaneous Prohibitions
USDOL funds may not be used to provide for:
- The purchase of land;
- The procurement of goods or services for personal use by the Grantee’s employees;
- Entertainment, including amusement, diversion, and social activities and any costs directly associated with entertainment (such as tickets, meals, lodging, rentals, transportation, and gratuities). Costs of training or meetings and conferences, when the primary purpose is the dissemination of technical information including reasonable costs of meals and refreshments, transportation, rental of facilities and other incidentals are allowable. Costs related to child labor educational activities, such as street plays and theater, are allowable; and
- Alcoholic beverages.

9. Prostitution, Forced Labor, and Trafficking
The U.S. Government is opposed to prostitution and related activities, which are inherently harmful and dehumanizing and contribute to the phenomenon of trafficking in persons. U.S. Grantees and their subgrantees and
subcontractors, cannot use funds provided by USDOL to lobby for, promote or advocate the legalization or regulation of prostitution as a legitimate form of work. Foreign-based Grantees and their subgrantees and subcontractors that receive funds provided by USDOL for projects to combat trafficking in persons cannot lobby for, promote or advocate the legalization or regulation of prostitution as a legitimate form of work while acting as a subgrantee or subcontractor on a USDOL-funded project. Further, U.S. Grantees and their subgrantees and subcontractors cannot engage in “severe forms of trafficking in persons” during the period of time the award is in effect, nor use forced labor in the performance of an award or subawards under the award, as these terms are defined by 2 CFR Part 175 and the Trafficking Victims Protection Act of 2000 (22 USC 7102). It is the responsibility of the Grantee to ensure its subgrantees and subcontractors meet these criteria. This provision must be included in any applicable subgrant and subcontract that the Grantee awards using USDOL funds and the Grantee must obtain a written declaration to that effect from the subgrantee or subcontractor concerned. Also, Applicants must adhere to the requirements at 2 CFR Part 175 relating to trafficking in persons, which will be included in the cooperative agreement.

10. Inherently Religious Activities

The Grantee(s) may work with and subgrant to or subcontract with religious institutions; however, Federal funds provided under a USDOL-awarded cooperative agreement may not be used for religious instruction, worship, prayer, proselytizing, other inherently religious activities, or the purchase of religious materials. Neutral, non-religious criteria that neither favor nor disfavor religion will be employed in the selection of Grantees and must be employed by Grantees in the selection of subgrantees or subcontractors. This provision must be included in all subgrants and subcontracts issued under the cooperative agreement.

Any inherently religious activities conducted by the Grantee must be clearly separated in time or physical space from activities funded by USDOL. Grantees must separately account for and segregate from Federal and matching funds (neither of which may be used to fund inherently religious activities), any non-Federal and non-matching funds (or allocable portion of those funds) used for such inherently religious activities. Additionally, direct beneficiaries of the project must have a clear understanding that their enrollment in a USDOL-funded project is not conditioned on their participation in any religious activities and a decision to not participate in any inherently religious activity will in no way impact, or result in any negative consequences to, their project standing.

11. Terrorism

Applicants are bound by U.S. Executive Orders and U.S. law that prohibit transactions with and the provision of resources and support to individuals and organizations associated with terrorism. It is the legal responsibility of the Grantee to ensure compliance with these Executive Orders and laws. USDOL policy seeks to ensure that no USDOL funds directly or indirectly used to provide support to individuals or entities associated with terrorism. Applicants responding to this solicitation and Grantees subsequently awarded funding by USDOL under this SGA must check http://www.treas.gov/offices/enforcement/ofac/sdn/t11sdn.pdf to assess information available on parties that are excluded from receiving Federal financial and non-financial assistance and benefits. In the event of award, this provision must be included in all applicable subgrants and subcontracts issued under the cooperative agreement.

12. Value Added Tax (VAT)

Applicants should discuss the possibility of obtaining customs and VAT exemptions with host government officials during the preparation of their application. While host governments are encouraged not to apply customs or VAT taxes to USDOL-funded projects, some host governments may nevertheless choose to assess such taxes. When preparing their budgets, Applicants should account for such costs, since USDOL cannot provide assistance in this regard. If these costs are omitted, a Grantee may not be allowed to include them after award.

E. Other Submission Requirements

Applications may be submitted in hard copy or electronically via Grants.gov. Applications submitted by other means, including e-mail, telegram, or facsimile (FAX) will be not be accepted.
1. Electronic Submission

Applicants electing to submit electronically must submit one electronic copy of the complete application via Grants.gov. Applicants submitting via Grants.gov are responsible for ensuring that their application is received by Grants.gov by the deadline.

Applicants submitting their application electronically through Grants.gov should note the following submission instructions: (1) an individual with authority to legally bind the Applicant must be responsible for submitting the application on Grants.gov; (2) applications submitted through Grants.gov do not need to be signed manually; the form will automatically affix an electronic signature for the authorized person identified; and (3) when submitting on Grants.gov, Applicants must save all attachments as a .doc, .pdf, .txt, or .xls file. If submitted in any other format, the application bears the risk that compatibility or other issues will prevent USDOL from considering the application. USDOL will attempt to open the document, but will not take any “corrective” measures in the event of issues with opening. In such cases, the non-conforming application will not be considered for funding.

To avoid unexpected delays that could result in the rejection of an application, Applicants should immediately initiate and complete the registration steps at http://www.grants.gov/Applicants/get_registered.jsp as registration can take multiple days to complete. Applicants should consult the Grants.gov Web site’s Frequently Asked Questions and Applicant User Guide, available at http://www.grants.gov/help/general_faqs.jsp, and http://www.grants.gov/assets/ApplicantUserGuide.pdf. Within two business days of application submission, Grants.gov will send the Applicant two e-mail messages to provide the status of application progress through the system. The first e-mail, almost immediate, will confirm receipt of the application by Grants.gov. The second e-mail will indicate the application has both been successfully submitted and successfully validated or has been rejected due to errors. Only applications that have been successfully submitted and successfully validated will be considered. It is the sole responsibility of the Applicant to ensure a timely submission, therefore sufficient time should be allotted for submission (two business days), and if necessary, additional time to address errors and receive validation upon resubmission (an additional two business days for each ensuing submission). It is important to note that if sufficient time is not allotted and a rejection notice is received after the due date and time, the application will not be considered.

Applicants can contact the Grants.gov Contact Center at 1-800-518-4726 or support@grants.gov to obtain assistance with any problems related to using Grants.gov, including difficulties downloading the application package; software compatibility questions; and questions on how to assemble electronic application packages. USDOL bears no responsibility for data errors resulting from transmission or conversion processes.

2. Hardcopy Submissions

Applicants electing to submit hard copies must submit one (1) blue ink-signed original, complete application, plus one (1) copy of the application, along with a CD that includes the Technical and Cost Proposals saved as .doc, .pdf, .txt, or .xls files. Hard copy applications must be delivered to the address on the cover page of this announcement. Applicants are advised to submit their applications in advance of the deadline. Applications may be hand delivered or submitted via the U.S. Postal Service or non-U.S. Postal Service delivery services, such as Federal Express or UPS. Regardless of the type of delivery service selected, Applicants bear the responsibility for timely submission. The application package must be received at the designated place by the date and time specified or it will be considered non-responsive and will be rejected.

Any application received at the Procurement Services Center after the deadline will not be considered unless it is received before the award is made and:

1. It is determined by the Government that the late receipt was due solely to mishandling by the Government after receipt at USDOL at the address indicated; and/or
2. It was sent by registered or certified mail not later than the fifth calendar day before the deadline; or
3. It was sent by U.S. Postal Service Express Mail Next Day Service-Post Office to Addressee, no later than 5:00 p.m. at the place of mailing two (2) working days, excluding weekends and Federal holidays, before the deadline.
4. It was sent by non-U.S. Postal Service Next Day Service-carrier facility to Addressee, no later than 5:00 p.m. at the place of mailing two (2) working days, excluding weekends and Federal holidays, before the deadline.

The only acceptable evidence to establish the date of mailing of a late application sent by registered or certified mail is the U.S. Postal Service postmark on the envelope or wrapper and on the original receipt from the U.S. Postal Service. The only acceptable evidence to establish the date of mailing of a late application sent by U.S. Postal Service Express Mail Next Day Service-Post Office to Addressee is the date entered by the Post Office clerk on the "Express Mail Next Day Service-Post Office to Addressee" label and the postmark on the envelope or wrapper on the original receipt from the U.S. Postal Service. For Applications submitted through other delivery services such as Federal Express or UPS, the only acceptable evidence to establish the date of the mailing is the tracking number, which contains detailed information about the mailing.

If the postmark is not legible, an application received after the above closing time and date will be treated as if mailed late. "Postmark" means a printed, stamped, or otherwise placed impression (not a postage meter machine impression) that is readily identifiable without further action as having been applied and affixed by an employee of the U.S. Postal Service on the date of mailing. Therefore, Applicants should request that the postal clerk place a legible hand cancellation "bull’s-eye" postmark on both the receipt and the envelope or wrapper.

Confirmation of receipt can be obtained from Brenda White and James Kinslow (see cover page for contact information). Note: Please be advised that U.S. mail delivery in the Washington D.C. area can be slow and erratic due to security concerns. Applicants must consider this when preparing to meet the application deadline.

V. APPLICATION REVIEW INFORMATION

A. Criteria
The criteria outlined below will be used to evaluate applications submitted in response to this solicitation on the basis of 100 points. In addition to the specific criteria in Section IV., Applicants will be evaluated on the following:

Project Design and Budget (60 points)
Applicants will be evaluated and rated on (1) the overall quality, effectiveness, relevance, and clarity of their proposed project design and strategy and output-based budget; (2) the extent to which it responds to all of the requirements outlined in the SGA; (3) how cost effective and realistic the proposed costs are for achieving the proposed strategy; and (4) the extent to which the proposed strategy will promote long-term sustainability of efforts to reduce child labor in target areas. Applicants may be evaluated on the innovation of their strategy, including what makes the project distinctive from ongoing initiatives relevant to child labor.

Organizational Capacity (20 points)
Applicants will be evaluated and rated on their demonstrated capacity to implement a project of similar type, funding amount and complexity. Applicants may be rated on their past performance over the past five years with implementing grants, cooperative agreements, and/or contracts relevant to this SGA. USDOL may contact the organizations listed in the Applicant’s past performance table. Past performance will be rated by such factors as:

1. Demonstrated ability to meet its project targets under past or current projects funded by USDOL or other donors;
2. Demonstrated experience promoting child labor policy reform and implementation;
3. Demonstrated capacity to provide technical support to improve enforcement of laws against child labor, including through labor inspection and child labor monitoring systems;
4. Quality and timeliness of submitted grant, cooperative agreement, and/or contract deliverables to USDOL and/or other donors;
5. Demonstrated experience in providing quality technical, administrative, and financial oversight to subgrantees and subcontractors if applicable.
6. Performance of the Applicant’s key personnel on projects with USDOL and/or other donors.
7. Demonstrated ability to effectively manage project personnel, including whether the Applicant has a history of replacing key personnel with similarly qualified staff, and the timeliness of replacing key personnel, as necessary.
8. Demonstrated ability to work with national, regional and local governments and other key stakeholders.

Personnel and Project Management Plan (20 points)
Applicants will be evaluated and rated on (1) the quality and clarity of their project management plan, (2) the quality, relevant experience and demonstrated effectiveness of proposed staffing for implementing the proposed strategy, and (3) the extent to which their staffing strategy promotes development of the capacity of local staff.

B. Review and Selection Process
Each complete and responsive application will be objectively evaluated by a technical review panel against the criteria described in this SGA. Neutral, non-religious criteria that neither favor nor disfavor religion will be employed in the selection of cooperative agreement awardees. Applicants are advised that panel recommendations to the Grant Officer are advisory in nature. The Grant Officer may elect to select a Grantee on the basis of the initial application submission or the Grant Officer may establish a competitive or technically acceptable range from which a Grantee will be selected. If deemed appropriate, the Grant Officer may call for the preparation and receipt of final revisions of applications, following which the evaluation process described above, may be repeated, in whole or in part, to consider such revisions. The Grant Officer will make final selection determinations based on panel findings and consideration of factors that represent the greatest advantage to the Federal Government, including cost, the availability of funds, and the Applicant’s past performance on Federal awards. USDOL reserves the right to (1) solicit information from Federal and/or non-Federal sources about the Applicant’s past performance on any awards—including evaluations, audits, attestation engagements, and questionnaires; (2) assess the Applicant’s past performance on Federal and/or non-Federal awards with respect to its potential effect on grant implementation; and (3) consider this information as part of its selection process. If USDOL does not receive technically acceptable applications in response to this solicitation, it reserves the right to terminate the competition and not make any award. The Grant Officer’s determinations for awards under this solicitation are final.

Whereas these projects are independent and the Applications will be evaluated by USDOL independently, in the case that the same organization is selected for each award, USDOL reserves the right to negotiate cost savings based upon the awardee’s duplication of effort in implementing the two grants.

Applicants should note that the selection of an organization as a potential cooperative agreement recipient does not constitute approval of the cooperative agreement application as submitted in response to this solicitation. Before the actual cooperative agreement is awarded, USDOL may enter into discussions with one or more selected Applicants for any reason deemed necessary, including negotiating components of the project design/strategy; budget; project duration; staffing; funding levels; and financial and administrative systems in place to support implementation of the cooperative agreement (including relevant issues raised in submitted audit report(s)). If negotiations do not result in a mutually acceptable submission, the Grant Officer reserves the right to terminate the negotiation and decline to fund the application. In the actual cooperative agreement, USDOL reserves the right to place special provisions on Grantees, such as in cases where USDOL has concerns about their application, including in their audit report(s). USDOL also reserves the right to negotiate program components further after award.

Award of a cooperative agreement under this solicitation may also be contingent upon an exchange of project support letters between USDOL and the relevant host government ministries in Ecuador and Panama.

C. Anticipated Announcement and Award Date
Designation decisions will be made within 45 days after the deadline for submission of applications, where possible. USDOL is not obligated to make any awards as result of this solicitation, and only the Grant Officer can
bind USDOL to the provision of funds under this solicitation. Unless specifically provided in the cooperative agreement, USDOL’s acceptance of a proposal and/or award of Federal funds does not waive any cooperative agreement requirements and/or procedures.

VI. AWARD ADMINISTRATION INFORMATION

A. Award Notices

The Grant Officer will notify Applicants of designation results as follows:

Designation Letter: The designation letter signed by the Grant Officer serves as official notice of an Applicant’s designation as Grantee. The designation letter will be accompanied by a cooperative agreement and USDOL/OCFT’s most current Management Procedures and Guidelines (MPG). The MPG provides general management procedures and guidelines for Grant and Cooperative Agreements in areas that may not be explicitly detailed in the solicitation.

Non-Designation Letter: Applicants not designated will be notified formally of the non-designation. However, Applicants not designated must formally request a debriefing to be provided with the basic reasons for the determination.

Notification of designation by a person or entity other than the Grant Officer is not valid.

B. Administrative, National Policy, and Compliance Requirements

1. General Requirements

Grantees are subject to the terms outlined in this solicitation, the cooperative agreement, and the MPGs are all applicable to the implementation of projects awarded under this solicitation. They are also subject to applicable U.S. Federal laws (including provisions of appropriations laws) and regulations, Executive Orders, applicable OMB Circulars and USDOL policies. If, during project implementation, a Grantee is found in violation of any of the foregoing, the terms of the cooperative agreement awarded under this solicitation may be modified by USDOL; costs may be disallowed and recovered; the cooperative agreement may be terminated; and USDOL may take other action permitted by law. Determinations of allowable costs will be made in accordance with the applicable U.S. Federal cost principles.

2. Project Audits and External Auditing Arrangements

U.S.-based non-profit Grantees whose total annual expenditure of Federal awards is more than $500,000 must have an organization-wide audit conducted in accordance with 29 CFR Parts 96 and 99, which codify the requirements of the Single Audit Act and OMB Circular A-133, and must comply with the timeframes established in those regulations for the submission of their audits to the Federal Audit Clearinghouse. Grantees must send a copy of each single audit conducted within the timeframe of the USDOL-funded project to their assigned USDOL Grant Officer’s Technical Representative (GOTR) at the time it is submitted to the Federal Audit Clearinghouse.

In accordance with 29 CFR Parts 96 and 99, USDOL has contracted with an independent external auditor to conduct project-specific attestation engagements at USDOL’s expense to supplement the coverage provided by the annual audits that Grantees are required to arrange, which are referenced in the preceding paragraph. All Grantees, including foreign-based and private for-profit Grantees, are subject to attestation engagements during the life of the cooperative agreement. Such an attestation engagement will be conducted in accordance with U.S. Government Auditing Standards, which includes auditors’ opinions on (1) compliance with USDOL regulations and the provisions of the cooperative agreement and (2) the accuracy and reliability of the Grantee’s financial and performance reports.

Cooperative agreements awarded under this solicitation are subject to the administrative standards and provisions outlined in the CFR that pertain to USDOL, and any other applicable standards that come into effect during the term of the cooperative agreement, if applicable to a particular Grantee. Title 29 of the CFR is available from the U.S. Government Printing Office, at http://ecfr.gpoaccess.gov/cgi/t/text/text-idx?c=ecfr&sid=5e421ad42692a3a28f382a9aba659b2b&rgn=div5&view=text&node=29:1.1.1.39&idno=29. Copies of all regulations referenced in this solicitation are available at no cost, online, at http://www.dol.gov.

- 29 CFR Part 2 Subpart D – Equal Treatment in Department of Labor Programs for Religious Organizations; Protection of Religious Liberty of Department of Labor Social Service Providers and Beneficiaries.
- 29 CFR Part 33 – Enforcement of Nondiscrimination on the Basis of Handicap in Programs or Activities Conducted by the Department of Labor.
- 29 CFR Part 35 – Nondiscrimination on the Basis of Age in Programs or Activities Receiving Federal Financial Assistance from the Department of Labor.
- 29 CFR Part 95 – Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals and other Non-Profit Organizations, and with Commercial Organizations, For-Profit Organizations, Foreign Governments, Organizations Under the Jurisdiction of Foreign Governments and International Organizations.

Copies of OMB Circulars referenced in this document can be found at:
- OMB Circular A-21 – Principles for Determining Costs Applicable to Grants, Contracts, and Other Agreements with Educational Institutions
- OMB Circular A-110 - Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations http://www.whitehouse.gov/omb/circulars_a110/

4. Transparency

USDOL is committed to conducting a transparent grant award process and publicizing information about program outcomes. Posting grant applications on public websites is a means of promoting and sharing innovative ideas. For this grant competition, we will publish the Abstracts required by Section V and selected information from the SF-424 for all applications on the Department’s public website or similar publicly accessible location. Additionally, we will publish a version of the Technical Proposal required by Section V for all those applications that are awarded grants, on the Department’s website or a similar location. Except for the Abstract, none of the Attachments to the Technical Proposal described in Section V will be published. The Technical Proposals and Abstracts will not be published until after the grants are awarded. In addition, information about grant progress and results may also be made publicly available.
USDOL recognizes that grant applications sometimes contain information that an applicant may consider proprietary or business confidential information, or may contain personally identifiable information. Proprietary or business confidential information is information that is not usually disclosed outside your organization and disclosing this information is likely to cause you substantial competitive harm.

Personally identifiable information is any information that can be used to distinguish or trace an individual’s identity, such as name, social security number, date and place of birth, mother’s maiden name, or biometric records; and any other information that is linked or linkable to an individual, such as medical, educational, financial, and employment information.  

Abstracts will be published in the form originally submitted, without any redactions. Applicants should not include any proprietary or confidential business information or personally identifiable information in this summary. In the event that an applicant submits proprietary or confidential business information or personally identifiable information, USDOL is not liable for the posting of this information contained in the Abstract. The submission of the grant application constitutes a waiver of the Applicant’s objection to the posting of any proprietary or confidential business information contained in the Abstract. Additionally, the Applicant is responsible for obtaining all authorizations from relevant parties for publishing all personally identifiable information contained within the Abstract. In the event the Abstract contains proprietary or confidential business or personally identifiable information, the Applicant is presumed to have obtained all necessary authorizations to provide this information and may be liable for any improper release of this information.

By submission of this grant application, the Applicant agrees to indemnify and hold harmless the United States, the U.S. Department of Labor, its officers, employees, and agents against any liability or for any loss or damages arising from this application. By such submission of this grant application, the Applicant further acknowledges having the authority to execute this release of liability.

In order to ensure that proprietary or confidential business information or personally identifiable information is properly protected from disclosure when USDOL posts the winning Technical Proposals, Applicants whose Technical Proposals will be posted will be asked to submit a second redacted version of their Technical Proposal, with any proprietary or confidential business information and personally identifiable information redacted. All non-public information about the Applicant’s and consortium members’ staff (if applicable) should be removed as well.

The Department will contact the Applicants whose Technical Proposals will be published by letter or email, and provide further directions about how and when to submit the redacted version of the Technical Proposal. Submission of a redacted version of the Technical Proposal will constitute permission by the Applicant for USDOL to make the redacted version publicly available. We will also assume that by submitting the redacted version of the Technical Proposal, the Applicant has obtained the agreement to the Applicant’s decision about what material to redact of all persons and entities whose proprietary, confidential business information, or personally identifiable information is contained in the Technical Proposal. If an applicant fails to provide a redacted version of the Technical Proposal by the deadline established by USDOL, USDOL will publish the original Technical Proposal in full, after redacting only personally identifiable information. (Note that the original, unredacted version of the Technical Proposal will remain part of the complete application package, including an applicant’s proprietary and confidential business information and any personally identifiable information.)

Applicants are encouraged to maximize the grant application information that will be publicly disclosed, and to exercise restraint and redact only information that clearly is proprietary, confidential commercial/business information, or capable of identifying a person. The redaction of entire pages or sections of the Technical Proposal is not appropriate, and will not be allowed, unless the entire portion merits such protection. Should a dispute arise

about whether redactions are appropriate, USDOL will follow the procedures outlined in the Department’s Freedom of Information Act (FOIA) regulations (29 CFR Part 70).

Redacted information in grant applications will be protected by USDOL from public disclosure in accordance with federal law, including the Trade Secrets Act (18 U.S.C. § 1905), FOIA, and the Privacy Act (5 U.S.C. § 552a). If USDOL receives a FOIA request for your application, the procedures in USDOL’s FOIA regulations for responding to requests for commercial/business information submitted to the government will be followed, as well as all FOIA exemptions and procedures. 29 CFR § 70.26. Consequently, it is possible that application of FOIA rules may result in release of information in response to a FOIA request that an applicant redacted in its “redacted copy.”

5. Transparency Act Requirements

Applicants must ensure that they have the necessary processes and systems in place to comply with the reporting requirements of the Federal Funding Accountability and Transparency Act of 2006 (Pub. Law 109-282, as amended by section 6202 of Pub. Law 110-252) as follows:

- All Applicants, except for those excepted from the Transparency Act under sub-paragraphs 1, 2, and 3 below, must ensure that they have the necessary processes and systems in place to comply with the sub-award and executive total compensation reporting requirements of the Transparency Act, should they receive funding.
- Upon award, Grantees will receive detailed information on the reporting requirements of the Transparency Act, as described in 2 CFR Part 170, Appendix A, which can be found at the following website: http://edocket.access.gpo.gov/2010/pdf/2010-22705.pdf.

The following types of awards are not subject to the Federal Funding Accountability and Transparency Act:

1. Federal awards to individuals who apply for or receive Federal awards as natural persons (i.e., unrelated to any business or non-profit organization he or she may own or operate in his or her name);
2. Federal awards to entities that had a gross income, from all sources, of less than $300,000 in the entities' previous tax year; and
3. Federal awards, if the required reporting would disclose classified information.

C. Reporting and Post Award Requirements

For the purposes of this solicitation and cooperative agreement awards, the Grantee will be the sole-entity (1) to act as the primary point of contact with USDOL to receive and respond to all inquiries, communications and orders under the project; (2) with authority to withdraw or draw down funds through the Department of Health and Human Services-Payment Management System (HHS-PMS); (3) responsible for submitting to USDOL all deliverables, including all technical and financial reports related to the project; (4) that may request or agree to a revision or amendment of the cooperative agreement or the Project Document; and (5) responsible for working with USDOL to close out the project. Each Grantee must comply with all applicable Federal regulations and is individually subject to audit.

1. Subgrant/Subcontract Agreement

Within 60 days of signing the cooperative agreement, the Grantee must provide either a written subgrant or subcontract agreement with such entity, acceptable to USDOL, or an explanation as to why that entity will not be participating in the cooperative agreement. USDOL reserves the right to re-evaluate the award of the cooperative agreement in light of any such change in an entity’s status and may terminate the award if deemed appropriate.

2. Post-award Consultation with Host Government and Key Stakeholders

After award, the Grantee must be formally recognized by the GoE and GoP using the appropriate mechanism (e.g., Memorandum of Understanding, local registration of the organization) within 60 days of the signing of the cooperative agreement. Grantees are required to hold a meeting to discuss the overall project strategy with key
stakeholders and, if necessary, refine it. This activity will need to be conducted during the first quarter of 2013. After award, the methodology for the final selection of the geographic areas of intervention for policy and enforcement activities will be cooperatively refined by the GoE, GoP, the Grantee and USDOL.

3. Performance Monitoring Plan (PMP)
Grantees must submit a draft PMP to USDOL within three months of award. The PMP and logic model will be finalized in consultation with USDOL. The PMP must be based on the project’s Logic Model and serves three primary functions: 1) to delineate the data collection process for the project performance indicators; 2) to ensure data comparability; and 3) to guide data analysis. A PMP, therefore, must contain the following information:

- Definition of each indicator and unit of measurement;
- Description of each indicator data source;
- Method of data collection or calculation;
- Frequency and schedule of data collection;
- Institution(s) or person(s) responsible for ensuring data availability;
- Type or frequency of data analysis and person/institution responsible for data analysis; and
- Cost of data collection.

4. Interim and Final Implementation Evaluations
USDOL also requires projects to undergo external implementation evaluations, usually one at an interim point in the project and a second no later than three months before the project’s end to assess the degree to which a project is meeting (in the case of an interim evaluation) or has met (for final evaluations) its goals and objectives. USDOL will award a contract(s), independent of this SGA, to an external evaluator to complete these interim and final evaluations.

While the external evaluators will design and implement the evaluations, Grantees will be required to provide input into the evaluation Terms of Reference and assist in the planning and finalization of the evaluator’s itinerary. In-country fieldwork for these evaluations typically lasts two weeks and there is a stakeholder workshop at the end of the two-weeks. The M&E Officer and/or the Project Director will be the main point of contact for the external evaluators. Grantees should ensure that staff time is allocated for supporting the above activities.

6. Research to Support Information Gathering on Outcomes of Capacity Building
Grantees must also propose research and/or data collection to assist in determining the outcomes of its efforts to improve the overall capacity to develop and implement child labor policies and increase enforcement of child labor eradication efforts in Ecuador and Peru. The research/data collection can be qualitative, quantitative, and/or mixed-methods to concretely analyze the outcomes of the interventions in more depth. For example, the research could look at outcomes such as how policy and enforcement activities reduce hazardous child labor among vulnerable populations or an analysis of the mechanisms that foster the most successful policy coordination between national and local governments.

7. Performance Monitoring
Projects will support USDOL’s FY 2011-2016 Strategic Plan including ILAB Performance Goal 1.6 – Improve worker rights and livelihoods for vulnerable populations and Goal 3 – to reduce the prevalence of the worst forms of child labor and forced labor. Grantees are required to budget for, collect and report data as part of their performance reporting requirement to USDOL. USDOL will use this data to meet its reporting obligations under the Government Performance and Results Act (GPRA). Grantees must report on a set of indicators every six months, which includes the ILAB common country capacity indicator and its sub-indicators, as well as project-specific indicators. After award, ILAB and the Grantee(s) will refine the full set of indicators that the grantee will report on. For information on the ILAB common country capacity indicator and sub-indicators, please see Appendix B.
8. Project Specific Research
After award, the Grantee must propose a strategy to conduct project-specific research. Such research could include prevalence and nature of child labor among certain indigenous or afro-descendant communities, assessing the link between child labor and disabilities in particular areas; or ergonomic or other studies to expand knowledge on the effects of hazardous work on children and youth. Grantees must propose to carry out this research within the first year of the project so that data collected informs implementation of project interventions. Grantees, however, may take more time for the finalization and publication of each report.

In addition, Grantees must develop a best practices document on collaboration and/or partnership models for engagement of country governments in implementing policy and enforcement actions to address child labor and hazardous work among vulnerable and excluded populations. After consultation with government authorities, Grantees may suggest other types of needed research that could enhance policy and enforcement interventions.

As needed, Grantees should consider engaging local research organizations, especially universities to design and conduct the proposed research activities. The Grantee’s dissemination strategy should ensure that the project’s research outputs including data sets and reports, endure beyond the life of the project. USDOL expects Grantees to propose dissemination strategies that will ensure that research is widely distributed and available to the public, including through the use of creative means such as web-based platforms. Dissemination strategies should be practical and appropriate, given the implementing environment and cultural and social context in target areas.

9. Sustainability Strategy
Grantees must refine and submit to USDOL within seven months their strategy for promoting sustainability, including for building local capacity as a means to promote the sustainability of efforts to combat child labor beyond the life of the project. Grantees’ strategies should explain how sustainability will be achieved by the end of the project according to the project’s specific objectives.

Although Grantees generally cannot award subgrants or subcontracts to the GoE and GoP, to the extent possible, Grantees should consider partnering with other local individuals and/or organizations. Such partnerships may be used to promote sustainability by strengthening the capacity of such organizations in areas including: administrative and financial management, technical assistance, project management, advocacy and awareness-raising on child labor issues. As part of a sustainability strategy relative to enforcement, Grantees should also aim to work with companies and/or industry groups to develop and/or improve their voluntary social compliance practices regarding child labor.

10. Reporting and Deliverables
Grantees must submit copies of all required reports and deliverables to USDOL by the specified due dates, unless otherwise indicated. More information on the reports and deliverables and exact timeframes for their completion will be included in the cooperative agreement and the MPGs that are distributed to Grantees before signing the cooperative agreement with USDOL.

11. Technical Progress and Financial Reports
Grantees must submit narrative technical progress reports to USDOL on a semi-annual basis by April 30 and October 30 of each year during the cooperative agreement period. However, USDOL reserves the right to require up to four technical progress reports a year. Technical progress report formats are in the MPG, which are distributed to Grantees after award. Grantees must also submit an electronic financial report (SF-425) to USDOL on a quarterly basis through the E-Grants system. The SF-425 must be submitted no more than 30 days after the end of each quarter, i.e., January 30; April 30; July 30; and October 30. In addition, Grantees are encouraged to submit a semi-annual update to USDOL of the project’s detailed Outputs-Based Budget or a Financial Status Report that provides information on total allocations, expenditures, commitment of balances, and project balance by budget categories identified in the SF-424A.
12. Final Report
Grantees must submit final technical and financial reports no later than 90 days after the project completion date. This stand-alone report must provide a complete and comprehensive summary of the progress and achievements made during the life of the project.

13. Other Reports (Deliverables)
If applicable, Final reports from all small-scale research studies proposed by the Grantee. Grantees and USDOL will establish due dates according to project activities.

VII. AGENCY CONTACTS
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VIII. OTHER INFORMATION

A. Office of Management and Budget Information Collection
This SGA requests information from Applicants. This collection of information is approved under 1225-0086 OMB Information Collection No 1225-0086 (expires November 30, 2012). According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless such collection displays a valid OMB control number. Public reporting burden for the grant application is estimated to average 40 hours per response. These estimates include time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, completing and reviewing the collection of information, and drafting the proposal. Each recipient who receives a grant award notice will be required to submit semi-annual technical progress reports to ILAB. Each report will take approximately 10 hours to prepare. Any comments about the burden estimated or any other aspect of this collection of information, including suggestions for reducing this burden, should be directed to the USDOL, ILAB-OCFT, attention: Malaika Jeter (e-mail: jeter.malaika@dol.gov or phone: (202) 693-4821—please note that this is not a toll-free number); or in the USDOL Office of Procurement Services, attention: Brenda White and James Kinslow (contact information is available on the cover page of the SGA). All applications should be sent to USDOL via Grants.gov or in hard copy by mail in accordance with the instructions outlined in the SGA.

This information is being collected for the purpose of awarding a cooperative agreement. The information collected through this SGA will be used by the USDOL to ensure that cooperative agreements are awarded to the Applicants best suited to perform the functions of these cooperative agreements. Submission of this information is required in order for the Applicant to be considered for award of a cooperative agreement. Unless otherwise specifically noted in this announcement, information submitted in the respondent’s application is not considered to be confidential.

B. Privacy Act and Freedom of Information Act
Any information submitted in response to this solicitation will be subject to the provisions of the Privacy Act and the Freedom of Information Act, as appropriate.
APPENDICIES

Appendix A: DEFINITIONS

“Acceptable work,” while not specifically defined in the ILO Conventions, is work that is performed by children who are of legal working age, in accordance with national legislation and international standards, namely ILO Conventions 182 and 138; non-hazardous; non-exploitative; and does not prevent a child from receiving the full benefit of an education. For example, “acceptable work” would generally include light work that is compatible with national minimum age legislation and education laws.

A “Child” or “children” are individuals under the age of 18 years. For the purposes of this solicitation, this term also includes older children (“youth”) who are under the age of 18 years.

“Child labor” includes those children (minors under age 18) working in the worst forms of child labor as outlined in ILO Convention 182 and children engaged in work that is exploitative and/or interferes with their ability to participate and complete required years of schooling, in line with ILO Convention 138. ILO Convention 182 defines the WFCL as:

(a) all forms of slavery or practices similar to slavery, such as the sale and trafficking of children, debt bondage and serfdom and forced or compulsory labor, including forced or compulsory recruitment of children for use in armed conflict;
(b) the use, procuring or offering of a child for prostitution, the production of pornography or for pornographic performances;
(c) the use, procuring or offering of a child for illicit activities, in particular for the production and trafficking of drugs as defined in the relevant international treaties; and
(d) work which, by its nature or the circumstances in which it is carried out, is likely to harm the health, safety or morals of children.

Grantees are encouraged to consult Recommendation 190 accompanying C. 182 for additional guidance on identifying hazardous forms of work. According to ILO Convention 182, hazardous work “shall be determined by national laws or regulations or by the competent authority, after consultation with the organizations of employers and workers concerned, taking into consideration relevant international standards…” As this suggests, forms of work identified as “hazardous” for children [Article 3(d)] may vary from country to country. ILO Recommendation No. 190, which accompanies ILO Convention 182, gives additional guidance on identifying “hazardous work.” ILO Recommendation No. 190 states in Section II, Paragraph 3 that, “[i]n determining the types of work referred to under Article 3(d) of the Convention [ILO Convention 182], and in identifying where they exist, consideration should be given, inter alia to:

a. work which exposes children to physical, psychological, or sexual abuse;
   b. work underground, under water, at dangerous heights or in confined spaces;
   c. work with dangerous machinery, equipment and tools, or which involves the manual handling or transport of heavy loads;
   d. work in an unhealthy environment which may, for example, expose children to hazardous substances, agents or processes, or to temperatures, noise levels, or vibrations damaging to their health;
   e. work under particularly difficult conditions such as work for long hours or during the night or work where the child is unreasonably confined to the premises of the employer.”

ILO Recommendation No. 190 goes on to state in Paragraph 4 that, “[f]or the types of work referred to under Article 3(d) of the Convention and Paragraph 3 above, national laws or regulations or the competent authority could, after consultation with the workers’ and employers’ organizations concerned, authorize employment or work as from the age of 16 on condition that the health, safety and morals of the children concerned are fully
protected, and that the children have received adequate specific instruction or vocational training in the relevant branch of activity.”

“Child labor monitoring system” CLMS involves the identification, referral, protection, and prevention of exploitative child labor through the development of a coordinated multi-sector monitoring and referral process that aims to cover all children living in a given geographical area.

Progress in this field can be demonstrated if one or several of the following systems has been established:
- A comprehensive plan and/or pilot program to develop and establish national, local or sector specific CLMS.
- A CLMS covering various forms of child labor at the national level;
- A CLMS covering various forms of child labor at the local level;
- A CLMS in any formal or informal sector, urban or rural; or

A comprehensive and credible CLMS includes the following characteristics:
- The system is focused on the child at work and/or in school;
- It involves all relevant partners in the field, including labor inspectors if appropriate;
- It uses regular, repeated observations to identify children in the workplace and determine risks to which they are exposed;
- It refers identified children to the most appropriate alternative to ensure that they are withdrawn from dangerous work;
- It verifies whether the children have actually been removed and/or shifted from dangerous work to an appropriate situation (school or other);
- It tracks these children after their removal, to ensure that they have satisfactory alternatives; and
- It keeps records on the extent and nature of child labor and the schooling of identified child workers.

Children at high-risk of entering child labor refers to children who experience a set of conditions or circumstances (family environment or situation, proximity to economic activities prone to employ children, etc.) under which the child lives or to which the child is exposed that make it more likely that the child will be employed in child labor (e.g. siblings of working children). The definition of high-risk should be defined by the project and used in the baseline survey.

“Cooperative agreement” an award instrument where substantial involvement is anticipated between the donor (USDOL) and the Grantee during the performance of project activities. The level of monitoring and accountability required by USDOL under a cooperative agreement is less than what is required under a contract, but more than what is required under a regular grant.

“Cost Sharing” means any method by which the Grantee accomplishes the work of the grant, or work that supports or enhances the goals of the grant, with funds or other things of value, obtained from the Grantee and/or non-Federal third parties. These methods may include “matching funds” and “in-kind contributions”.

“Decent work” is an initiative led by the ILO that promotes higher productivity and fair income for all workers. It is based on four components: (1) job creation, (2) exercise of labor rights, (3) expansion of social protection programs, and (4) social dialogue.

“In-Kind Contributions” means goods or services, committed to the project by the Grantee and/or a non-Federal third party. A Grantee will be responsible for obtaining such goods or services from the third party and applying them to the work of the grant. Failure to do so may result in USDOL’s disallowance of costs in the amount of the committed in-kind contributions.

“Key stakeholders” can include, but are not limited to: parents, educators, community leaders, national policy makers, and key opinion leaders.
“Matching Funds” means cash or cash equivalents, committed to the project by the Grantee and/or a non-Federal third party. A Grantee will be responsible for obtaining such funds from the third party and applying them to the work of the grant. Failure to do so may result in USDOL’s disallowance of costs in the amount of the committed matching funds.

“Monitoring and evaluation” According to the 2011 USAID Evaluation Policy, monitoring and evaluation consists of two basic components —performance monitoring and evaluation— each of which serve distinct purposes. Performance monitoring of changes in performance indicators reveals whether desired results are occurring and whether implementation is on track. In general, the results measured are the direct and near-term consequences of project activities. Evaluation is the systematic collection and analysis of information about the characteristics and outcomes of programs and projects as a basis for judgments, to improve effectiveness, and/or inform decisions about current and future programming.

“Occupational safety and health” encompasses issues related to safe and healthy working environments and efforts to prevent workers from occupational injuries, diseases and deaths.

“Persons with Disabilities” As defined by the ILO Convention for persons with disabilities, “Persons with Disabilities” includes those who have long-term physical, mental, intellectual, or sensory impairments which in interaction with various barriers may hinder their full and effective participation in society on an equal basis with others. Children with disabilities as a result of child labor would manifest long-term physical, mental, intellectual, or sensory impairments as a result of their participation in dangerous work activities or hazardous occupations. See also Accelerating action against child labour; Global Report under the follow-up to the ILO Declaration on Fundamental Principles and Rights at Work – 2010. Geneva, 2010. http://www.ilo.org/global/publications/ilo-bookstore/order-online/books/wcms_127688/lang--en/index.htm.

“Social programs” are government interventions that seek to mitigate the impact of economic shocks, promote equity, and reduce poverty by providing social assistance to vulnerable populations. They can include cash transfers, microloans, health insurance, scholarships, savings, vocational training, and temporary jobs. Some of USDOL-funded projects have worked with governments to include project beneficiaries in social protection programs, provide project services to social protection beneficiaries or conduct joint initiatives to combat child labor within the social-protection programs’ framework.

“Youth employment” seeks to provide employment opportunities for youth ages 15 to 24, who currently lack decent work and face underemployment, temporary and involuntary work with few benefits, and limited opportunities for advancement. USDOL projects recognize the value of safe work for youth and their families and may support efforts to (1) promote youth employment opportunities that ensure youth can access educational, developmental, vocational, economic and social opportunities, and (2) protect working children from hazards in the workplace.
Appendix B: USDOL COMMON INDICATORS AND SUB-INDICATORS

Due to performance reporting requirements under GPRA, USDOL has developed a set of indicators and sub-indicators. Every six months, Grantees are required to collect and report data on those indicators.

INDICATORS

- Evidence of increased country capacity to address child labor and forced labor

SUB-INDICATORS

Country Capacity

- The adaptation of the legal framework to meet international labor standards
- Formulation and adoption of specific policies, plans or programs to combat child labor or forced labor
- The inclusion of child labor or forced labor concerns in relevant development, education, anti-poverty, and other social policies and programs
- Establishment of a child labor monitoring system (CLMS)
- Institutionalization of child labor and forced labor research (including evaluation and data collection)
- Institutionalization of training on child labor or forced labor issues within government agencies