VIA ELECTRONIC SUBMISSION

Jan. 17, 2024

Brent Parton
Principal Deputy Assistant Secretary for Employment and Training
U.S. Department of Labor
Employment and Training Administration
200 Constitution Ave NW
Washington, DC 20210

Re: National Apprenticeship System Enhancements (RIN: 1205-AC13)

Dear Mr. Parton:

Associated Builders and Contractors hereby submits the following request for an extension of the public comment period by 30 days to the U.S. Department of Labor’s Employment and Training Administration, in response to the above-referenced proposed rule published in the Federal Register on Jan. 17, 2024, at 89 Federal Register 3118.

**About Associated Builders and Contractors**

ABC is a national construction industry trade association representing more than 22,000 member companies. ABC and its 68 chapters help members develop people, win work and deliver that work safely, ethically and profitably for the betterment of the communities in which ABC and its members work.

ABC’s membership represents all specialties within the U.S. construction industry and is comprised primarily of general contractors and subcontractors that perform work in the industrial and commercial sectors for government and private sector customers.1

The vast majority of ABC’s contractor members are also small businesses. This is consistent with the U.S. Census Bureau and U.S. Small Business Administration Office of Advocacy’s findings that the construction industry has one of the highest concentrations of small businesses (82% of all construction firms have fewer than 10 employees)2 and industry workforce employment (nearly 81% of the construction

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1 For example, see ABC’s 32nd Excellence in Construction Awards program from 2022: https://www.abc.org/Portals/1/2022%20Files/32ND%20EIC%20program--Final.pdf?ver=2022-03-25-115404-167.

industry is employed by small businesses). In fact, construction companies that employ fewer than 100 construction professionals comprise 99% of construction firms in the United States and account for 69% all construction industry employment. In addition, the vast majority of small businesses are not unionized in the construction industry.

In addition to small business member contractors that build private and public works projects, ABC also has large member general contractors and subcontractors that perform construction services for private sector customers and federal, state and local governments procuring construction contracts subject to respective government acquisition policies and regulations.

ABC’s diverse membership is bound by a shared commitment to the merit shop philosophy in the construction industry. The philosophy is based on the principles of nondiscrimination due to labor affiliation and the awarding of construction contracts through open, competitive bidding based on safety, quality and value.

Request for Extension of Comment Period

The ETA proposes extensive regulations to make significant and wide-reaching revisions to the National Apprenticeship System. It will be critically important for ABC and our contractor members to understand how this proposed rule would impose new recordkeeping requirements, alter instructional requirements and implement new metrics for assessing apprenticeship quality, among many other changes.

ABC will need to work closely with its chapters, member companies and industry stakeholders to fully understand the potential impacts of the proposal and provide meaningful comments to the ETA regarding important clarifications and changes needed to the apprenticeship regulations outlined in the proposed rule.

For ABC to best accommodate the agencies’ request for comments from the regulated community, additional time will be needed to review the substantial, 626-page proposed rule; reach out to ABC members and receive feedback; analyze responses and data received from these members; and finally, draft comprehensive and well-considered regulatory comments.

Unfortunately, the current 60-day comment period does not provide sufficient time for ABC to effectively communicate with its members before providing these comments. Additionally, the current deadline of March 18 does not provide enough time for ABC members interested in providing their own comments to the IRS.

For the reasons outlined above, a 30-day extension from the current deadline of the comment period will be vital to ensure that the ETA can receive thorough input from

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all stakeholders affected by this proposed rule.

Respectfully submitted,

[Signature]

Ben Brubeck
Vice President of Regulatory, Labor and State Affairs