

## Travel, Tourism & Hospitality Industry Presumptive Eligibility

### OVERVIEW

Sections 602(c)(1)(A) & 603(c)(1)(A) of the Social Security Act, which are the authorizing statutes for SLFRF programming, recognize that the tourism, travel and hospitality industries are “severely negatively impacted by the pandemic” and, therefore, eligible aid under SLFRF may be provided to small businesses within these industries on a presumptively-eligible basis. The Final Rule elaborates on this group of industries: “The national Leisure & Hospitality sector largely represents the national travel, tourism, and hospitality industries enumerated in this statute.”

The Final Rule requires that ...aid may only be considered responsive to the negative economic impacts of the pandemic if it supports businesses, attractions, and Tribal development districts operating prior to the pandemic and affected by required closures and other efforts to contain the pandemic.

This requirement appears in the Final Rule under “Aid to Impacted Industries,” meaning only those small businesses in NCCC’s applicant pool qualifying under: Travel, Tourism and Hospitality Industries and: Fitness-related Organizations are required to have been in operation prior to the pandemic to receive business assistance payments.

The Final Rule points to the SLFRF Interim Final Rule FAQ’s 2.9 to define a “Tribal development district.” FAQ 2.9 states: “Tribal development districts are considered the commercial centers for tribal hospitality, gaming, tourism and entertainment industries.” This is not quite a definition but does suggest the US Treasury intends to treat those businesses on Tribal lands such as gaming, restaurants, hotels, etc., as grouped with the travel, tourism and hospitality industries presumptively eligible category overall. This is confirmed in the Final Rule which states:

Treasury considers Tribal development districts, which are commercial centers for Tribal hospitality, gaming, tourism, and entertainment and can include Tribal enterprises, as part of the tourism, travel, and hospitality industries that have been severely hit by the pandemic. Therefore, Treasury reaffirms that Tribal Development districts are considered impacted industries and recipients may provide eligible aid to them.

Therefore, all businesses associated with Tribal development districts should be subject to all eligibility requirements below.

Any business associated with the Travel, Tourism or Hospitality industries are considered presumptively eligible for business assistance payments. NCCC need only analyze and verify the data collected, that the business is reasonably associated with these industries, and that the business was operating prior to the pandemic, for the business to receive a small business assistance payment. NCCC should choose a method for verifying identification within this category, such as assigning a NAICS code to applicants seeking to qualify under this section when staff are in the eligibility-review stage.

All applicants applying under the Travel, Tourism & Hospitality Industry Presumptive Eligibility classification must be located in the North Clackamas Chamber’s service area: that includes only these Zip Codes: 97015, 97086, 97089, 97222 & 97267.