Part 3 Chapter 94: Vocational Revenues

Rule 94.1 Local Reimbursable Expense Items. The Office of Career and Technical Education shall reimburse local public secondary and community/junior college school districts and certain state institutions for specific approved equipment, supplies, and other expenses necessary for the provisions of career and technical education.

1. Equipment
   a. CTE Funds
      Local program equipment necessary for the operation of a CTE complex/program may be considered as a 100% reimbursable expense.
   
   b. Other Special Funds
      Equipment necessary for the conduct of Special approved instructional programs may be 100% reimbursed subject to the approved project funding limitations.

2. Supplies
   a. CTE Funds
      The Office of Career and Technical Education shall not reimburse supply expenses for programs approved for reimbursement with CTE funds. Exceptions to this may be negotiated on guidance programs, CTE programs funded from 85% Carl Perkins IV, Student Services, some excessive cost programs where services are rendered to the Office of Career and Technical Education, and some special projects.
   
   b. State Industrial Projects Funds
      The cost of supplies not provided by the local educational agency or the industry may be negotiated with the Office of Career and Technical Education for reimbursement when providing industrial start-up training programs, and is included in the project.
   
   c. Other Special Funds
      The necessary supply cost for Special Fund programs are considered as a reimbursable expense and may be included in the project.

3. Other Expenses
   Special Projects funded programs may have other costs in an approved program in addition to the preceding list of items if these are necessary to the project. Eighty-five percent (85%) Carl Perkins IV, Student may have limited other costs in an approved program in addition to the preceding list of items if those are excess cost items not provided to other vocational program by the local educational agency.

Source: Public Law 116-6, Sec 122, 135 (Revised 12/2023)