Grant Requirements: Open Licensing and Intellectual Property

Why does the Department of Labor require open licensing?
The Department of Labor’s competitive grant awards represent investments in the next generation of open educational resources (OER) by requiring that DOL-funded intellectual property developed under competitively-awarded grant programs, including digital content, be openly licensed for free use, adaptation, and improvement by others. Through access to high-quality OER produced by grantees, American workers are better able to obtain affordable, high-quality training that will lead to careers in high-wage industries. Grantees build upon and contribute to the body of available OER, and continue to create technology-driven innovations in career training and education by openly licensing all grant-funded work under the Creative Commons Attribution (CC BY) license, pursuant to 2 CFR 2900.13 – Intangible Property. For more information on the types of grant-funded products required to be openly licensed, please refer to your program’s Funding Opportunity Announcement (FOA), terms and conditions of your grant, and program-specific policy resources.

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For further information on applying the CC BY license, and publicly posting your products, please consult the following resources:

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