As Passed by the Senate

130th General Assembly Regular Session 2013-2014

Am. S. B. No. 2

Senators Lehner, Beagle

Cosponsors: Senators Bacon, Eklund, Hite, LaRose, Uecker, Seitz,
Oelslager, Balderson, Jones, Patton, Manning, Widener, Faber, Peterson,
Obhof, Schaffer

ABILL

To amend sections 6301.01, 6301.02, 6301.03, 6301.04,
6301.06, 6301.07, 6301.08, 6301.09, 6301.10, and
6301.12 and to enact section 6301.061 of the
Revised Code to require a local workforce
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investment area to use OhioMeansJobs as the local
workforce investment area's job placement system,
to rename county one-stop systems, and to make
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other changes to Ohio's Workforce Development Law.
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BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 6301.01, 6301.02, 6301.03, 6301.04,	9
6301.06, 6301.07, 6301.08, 6301.09, 6301.10, and 6301.12 be	10
amended and section 6301.061 of the Revised Code be enacted to	11
read as follows:	12
Sec. 6301.01. As used in this chapter:	13
(A) "Local area" means any of the following:	14
(1) A municipal corporation that is authorized to administer	15
and enforce the "Workforce Investment Act of 1998," 112 Stat. 936,	16

Revised Code.

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(D) "Workforce development agency" means the entity given	47
responsibility for workforce development activities that is	48
designated by the board of county commissioners in accordance with	49
section 330.04 of the Revised Code, the chief elected official of	50
a municipal corporation in accordance with section 763.05 of the	51
Revised Code, or the chief elected officials of a local area	52
defined in division (A)(3) of this section.	53
(E) "Workforce development activity" means a program, grant,	54
or other function, the primary goal of which is to do one or more	55
of the following:	56
(1) Help individuals maximize their employment opportunities;	57
(2) Help employers gain access to skilled workers;	58
(3) Help employers retain skilled workers;	59
(4) Help develop or enhance the skills of incumbent workers;	60
(5) Improve the quality of the state's workforce;	61
(6) Enhance the productivity and competitiveness of the	62
state's economy.	63
(F) "Chief elected officials," when used in reference to a	64
local area, means the board of county commissioners of the county	65
or of each county in the local area or, if the county has adopted	66
a charter under Section 3 of Article X, Ohio Constitution, the	67
chief governing body of that county, and the chief elected	68
official of the municipal corporation, if the local area includes	69
a municipal corporation, except that when the local area is the	70
type defined in division (A)(1) of this section, "chief elected	71
officials" means the chief elected official of the municipal	72
corporation.	73
(G) "State board" means the state governor's executive	74
workforce policy board established by section 6301.04 of the	75

Page 4

107

(H) "Local board" means a local workforce policy investment	77
board created pursuant to section 6301.06 of the Revised Code	78
established in each local area of the state and certified by the	79
governor to set policy for the portion of the statewide workforce	80
investment system within the local area and implement the	81
"Workforce Investment Act of 1998," 112 Stat. 936, 29 U.S.C. 2801.	82
(I) "OhioMeansJobs" means the electronic system for labor	83
exchange and job placement activity operated by the state.	84
Sec. 6301.02. The director of job and family services shall	85
administer the "Workforce Investment Act of 1998," 112 Stat. 936,	86
29 U.S.C.A. 2801, as amended, the "Wagner-Peyser Act," 48 Stat.	87
113 (1933), 29 U.S.C.A. 49, as amended, and the funds received	88
pursuant to those acts. In administering those acts and funds	89
received pursuant to those acts, the director shall assist the	90
state workforce policy board in establishing and administering a	91
workforce development system that is designed to provide	92
leadership, support, and oversight to locally designed workforce	93
development systems. The director shall conduct investigations and	94
hold hearings as necessary for the administration of this chapter.	95
To the extent permitted by state and federal law, the	96
director may adopt rules pursuant to Chapter 119. of the Revised	97
Code to establish any program or pilot program for the purposes of	98
providing workforce development activities or family services to	99
individuals who do not meet eligibility criteria for those	100
activities or services under applicable federal law. Prior to the	101
initiation of any program of that nature, the director of budget	102
and management shall certify to the governor that sufficient funds	103
are available to administer a program of that nature. The state	104
board shall have final approval of any such program.	105
Unless otherwise prohibited by state or federal law, every	106

state agency, board, or commission shall provide to the state

board and the director all information and assistance requested by	108
the state board and the director in furtherance of workforce	109
development activities.	110

- Sec. 6301.03. (A) In administering the "Workforce Investment 111 Act of 1998, " 112 Stat. 936, 29 U.S.C.A. 2801, as amended, the 112 "Wagner-Peyser Act," 48 Stat. 113 (1933), 29 U.S.C.A. 49, as 113 amended, the funds received pursuant to those acts, and the 114 workforce development system, the director of job and family 115 services may, at the direction of the state board, make 116 allocations and payment of funds for the local administration of 117 the workforce development activities established under this 118 chapter. 119
- (B) The director shall allocate to local areas all funds 120 required to be allocated to local areas pursuant to the "Workforce 121 Investment Act of 1998, "112 Stat. 936, 29 U.S.C.A. 2801, as 122 amended. The director shall make allocations only with funds 123 available. Local areas, as defined by either section 101 of the 124 "Workforce Investment Act of 1998," 112 Stat. 936, 29 U.S.C.A. 125 2801, as amended, or section 6301.01 of the Revised Code, and 126 subrecipients of a local area shall establish a workforce 127 development fund and the entity receiving funds shall deposit all 128 funds received under this section into the workforce development 129 fund. All expenditures for activities funded under this section 130 shall be made from the workforce development fund, including 131 reimbursements to a county public assistance fund for expenditures 132 made for activities funded under this section. 133
- (C) The use of funds, reporting requirements, and other 134 administrative and operational requirements governing the use of 135 funds received by the director pursuant to this section shall be 136 governed by internal management rules adopted by and approved by 137 the state board pursuant to section 111.15 of the Revised Code. 138

official of that municipal corporation may determine whether to be

a member of the board. Notwithstanding division (B) of section

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6301.01 of the Revised Code, as used in division (A)(1) of this

section, "municipal corporation" means any municipal corporation.

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- (2) The following individuals appointed to the board by the 202 chief elected officials of the local area, who shall make those 203 appointments according to all of the following specifications: 204
- (a) At least five members of the board shall be 205 representatives of private sector businesses in the general labor 206 market area that includes that local area, and shall be appointed 207 from among individuals nominated by local business organizations 208 and business trade associations. Among these members, at least one 209 shall represent small businesses, at least one shall represent 210 medium-sized businesses, and at least one shall represent large 211 businesses. When determining what constitutes small, medium-sized, 212 and large businesses for purposes of this division, the chief 213 elected officials of the local area shall define those sizes as 214 those sizes are generally understood within the labor market area 215 that includes that local area. A majority of the members of the 216 board shall be representatives of private sector businesses. 217
- (b) At least two members of the board shall represent 218 organized labor and shall be appointed from nominations submitted 219 by local federations of labor representing workers employed in the local area. 221
- (c) At least two members of the board shall be
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 representatives of local educational entities. For purposes of
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 this division, "local educational entities" includes local
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 educational agencies, school district boards of education,
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 entities providing educational and literacy activities, and
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 post-secondary educational institutions.
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(d) At least one member of the board shall be a

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representative of consumers of workforce development activities. 229

- (e) Any other individuals the chief elected officials of the 230 local area determine are necessary. 231
- (B) Members of the board serve at the pleasure of the chief
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 elected officials of the local area. Members shall not be
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 compensated but may be reimbursed for actual, reasonable, and
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 necessary expenses incurred in the performance of their duties as
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 board members. Those expenses shall be paid from funds allocated
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 pursuant to section 6301.03 of the Revised Code.
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The chief elected officials of a local area may provide office space, staff, or other administrative support as needed to the board. For purposes of section 102.02 of the Revised Code, members of the board are not public officials or employees.

(C) The chief elected officials of a local area other than a 242 local area as defined in division (A)(1) of section 6301.01 of the 243 Revised Code, shall coordinate the workforce development 244 activities of the county family services planning committees and 245 the workforce policy local boards in the local area in any manner 246 that is efficient and effective to meet the needs of the local 247 area. The chief elected officials of the local area may, but are 248 not required to, consolidate all boards and committees as they 249 determine appropriate into a single board for purposes of 250 workforce development activities. A majority of the members of 251 that consolidated board shall represent private sector businesses. 252 The membership of that consolidated board shall include a 253 representative from each group granted representation as described 254 in division (A) of this section and also a member who represents 255 consumers of family services and a member who represents the 256 county department of job and family services. The membership of 257 that consolidated board may include a representative of one or 258 more groups and entities that may be represented on a county 259 family services planning committee, as specified in section 329.06 260

Page 10

Am. S. B. No. 2

(3) Determine the distribution of workforce development	290
resources and funding to be distributed for each workforce	291
development activity to meet the identified needs, utilizing the	292
funds allocated pursuant to the "Workforce Investment Act of	293
1998," 112 Stat. 936, 29 U.S.C.A. 2801, as amended;	294
(4) Give priority to youth receiving independent living	295
services pursuant to sections 2151.81 to 2151.84 of the Revised	296
Code when determining distribution of workforce development	297
resources and workforce development activity funding;	298
(5) Review the minimum curriculum required by the state	299
workforce policy board for certifying training providers and	300
identify any additional curriculum requirements to include in	301
contracts between the training providers and the chief elected	302
officials of the local area;	303
(6) Establish performance standards for service providers	304
that reflect local workforce development needs;	305
(7) Describe any other information the chief elected	306
officials of the local area require.	307
(C) A local workforce policy board may provide policy	308
guidance and recommendations to the chief elected officials of a	309
local area for any workforce development activities.	310
(D) Nothing in this section prohibits the chief elected	311
officials of a local area from assigning, through a partnership	312
agreement, any duties in addition to the duties under this section	313
to a local workforce policy board, except that a local workforce	314
policy board cannot contract with itself for the direct provision	315
of services in its local area. A local workforce policy board may	316
consult with the chief elected officials of its local area and	317
make recommendations regarding the workforce development	318
activities provided in its local area at any time.	319

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Sec. 6301.08. Every local area shall participate in a	320
one-stop system for workforce development activities. Each board	321
of county commissioners and the chief elected official of a	322
municipal corporation shall ensure that at least one delivery	323
method is available in the local area, either through a physical	324
location, or by electronic means approved by the state board, for	325
the provision of workforce development activities.	326
Within six months after the effective date of this amendment,	327
every local area described in division (B) of section 6301.03 of	328
the Revised Code shall name its one-stop system as "OhioMeansJobs	329
(name of county) County."	330
A one-stop system may be operated by a private entity or a	331
public agency, including a workforce development agency, any	332
existing facility or organization that is established to	333
administer workforce development activities in the local area, and	334
a county family services agency.	335
A one-stop system shall include representatives of all the	336
partners required under the "Workforce Investment Act of 1998,"	337
112 Stat. 936, 29 U.S.C.A. 2801, as amended.	338
Sec. 6301.09. The provision under division (g) of section 111	339
of the "Workforce Investment Act of 1998," 112 Stat. 936, 29	340
U.S.C.A. 2801, as amended, applies to the state workforce policy	341
board created under section 6301.04 of the Revised Code. The	342
provision under division (e) of section 117 of the "Workforce	343
Investment Act of 1998" applies to the workforce policy local	344
boards established pursuant to section 6301.04 6301.06 of the	345
Revised Code.	346
Sec. 6301.10. Beginning January 1, 2013, and each calendar	347
year thereafter, the state board, with the assistance of all state	348

agencies engaged in workforce development activities, shall

workforce report, the office shall submit its annual Ohio

workforce provide an electronic copy of the report to the members

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Am. S. B. No. 2 As Passed by the Senate	Page 14
of the general assembly president and minority leader of the	380
senate and the speaker and minority leader of the house of	381
representatives and post it on the office's internet web site.	382
Section 2. That existing sections 6301.01, 6301.02, 6301.03,	383
6301.04, 6301.06, 6301.07, 6301.08, 6301.09, 6301.10, and 6301.12	384
of the Revised Code are hereby repealed.	385