GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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SENATE BILL 911

Short Title: Amend Employment and Training Act.

(Public)

Sponsors: Senators Hunt of Moore; Sherron, Sands, and Daniel.

Referred to: Manufacturing and Labor.

April 18, 1989

A BILL TO BE ENTITLED

2	AN ACT TO AMEND THE NORTH CAROLINA EMPLOYMENT AND TRAINING			
3	ACT OF 1985.			
4	The General Assembly of North Carolina enacts:			
5	Section 1. Section 3 of Chapter 543 of the 1985 Session Laws reads as			
6	rewritten:			
7	"Sec. 3. Declaration of the State policy on employment and training. (a)			
8	It is the policy of this State that all federal, State and local government			
9	resources provided for employment and job training programs be coordinated to effect			
10	an efficient employment and training service delivery system.			
11	(b) The goals of the State employment and training programs are:			
12	(1) to assist North Carolinians in obtaining gainful employment;			
13	(2) to reduce dependence upon public assistance and unemployment			
14	insurance programs;			
15	(3) to develop a well trained, productive work force that meets the needs			
16	of the State's changing economy; and			
17	(4) to make maximum use of existing institutions and organizations with			
18	demonstrated effectiveness in employment and training service			
19	delivery.			
20	(c) The State's goals shall be accomplished by:			
21	(1) preparing economically disadvantaged unskilled youth and adults for			
22	entry into the work force;			

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1 2	(2)	retraining people who are structurally unemployed, who are jobless through no fault of their own, or who must upgrade or retrain for job	
3		skills in other fields;	
4	(3)	providing training and services to increase the employment of the	
5		handicappedremoving barriers to employment and designing programs	
6		that will be responsive to the special needs of offenders, the	
7		handicapped, public assistance recipients, school dropouts, single	
8		parents, mature women 35 years of age or older, and other appropriate	
9		groups;	
10	(4)	insuring that timely and accurate statewide labor market data are	
11		available;	
12	(5)	linking employment and training services with economic development	
13	(*)	efforts;	
14	(6)	providing employment and training opportunities to meet the needs of	
15	(0)	industries utilizing advanced technology; and	
16	(7)	avoiding unnecessary duplication of employment and training services	
17	(')	by State agencies."	
18	Sec	2. Section 4 of Chapter 543 of the 1985 Session Laws reads as	
19	rewritten:	2. Section 1 of chapter 515 of the 1965 Session Daws reads as	
20		4. Coordinating Council. (a) The State Job Training Coordinating	
20		blished within the Department of Natural Resources and Community	
22	Development.	onshed within the Department of Natural Resources and Community	
22	*	perating funds and staff for the Council shall be supported with funds	
23		aining Partnership Act.	
25		dequate office space shall be provided by the Department of Natural	
23 26		Community Development.	
20		• •	
28	(d) The initial staffing level of the Council and the level of funding support required shall be determined by the Secretary of Natural Resources and Community		
28 29	-	However, the initial staffing level shall not exceed 10 personnel as may be	
30		y out its functions under this act and the Job Training Partnership Act.	
31		nd responsibilities of the Council include but shall not be limited to the	
32	following:	in responsionnies of the Council menude out shall not be minied to the	
33	(1)	overseeing the meeting of the State's goals for employment and	
34	(1)	training.	
35	(2)	continuously -reviewing the plans and programs of agencies operating	
36	(2)	federally funded programs related to employment and training and of	
30 37		other agencies providing employment and training-related services in	
38		the State that may be funded with State funds.	
38 39	(2)		
39 40	(3)	conducting studies, preparing reports and analyses, including an annual published report to the Governor and General Assembly and	
40 41		annual published report to the Governor and General Assembly, and	
41 42		providing such advisory services as may be authorized or directed by the Governor.	
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1 2 3		(4)	recommending the allocation of Job Training Partnership Act funds not subject to the seventy- eight percent (78%) that flows directly to service delivery areas.
3 4 5		(5)	recommending program goals to insure job training for unskilled youth and adults is a matter of the highest priority and encouraging Service
6 7		(6)	Delivery Areas (SDA's) to reflect these goals in their SDA plans. developing a long term tracking system to measure the effectiveness of
8 9			the Job Training Partnership Act with respect to permanent job placements. Such a tracking system shall not be less than one year and
10 11		(7)	shall be implemented by July 1, 1986. insuring compliance with the provisions of Sections 122(b)(7) A and B
12 13			and 122(b)(8) of the Job Training Partnership Act no later than May 30 of every year, requiring the following:
14			a. identification of employment and training and vocational education
15			needs throughout the Statethe identification of, in coordination
16			with the appropriate State agencies, the employment, training,
17			and vocation education needs throughout the State;
18			b. assessing the extent to which existing programs are meeting these
19			needsan assessment of the extent to which employment and
20			training, vocation education, rehabilitation services, public
21			assistance, economic development, and other federal, State, and
22			local programs and services represent a consistent, integrated,
23			and coordinated approach to meeting these needs;
24			c. <u>commenting</u> <u>comments</u> on reports required by Sections
25			105(d)(3) of the Vocational Education Act of 1963 and making
26			appropriate recommendations to the Governor and General
27			Assembly.
28		(8)	annually measuring measuring, to the extent practicable, the increase in
29			employment and earnings and the reductions in welfare dependency by
30			SDA resulting from participating in the Job Training Partnership Act
31			program and reporting those findings to the Governor and General
32			Assembly.
33		(9)	annually reporting to the Governor and General Assembly on funds
34			expended by each SDA for job training services-and the reason service
35			providers were chosen.
36		(10)	providing management guidance and review of all State administered
37			employment and training programs and encouraging compliance by
38			the SDA's with the goals and purposes outlined by the General
39		(Assembly, the Governor, and the State Council.
40		(11)	insuring that service delivery area plans are submitted to the General
41			Assembly within 30 days after received by the Council as prescribed in
42			Section 105(a)(1) A and B of Public Law 97-300.

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1 2	(12)	obtaining other information from recipients of Job Training Partnership Act funds, as requested by the Governor and General
3		Assembly.
4	<u>(13)</u>	overseeing the responsibilities required in the Economic Dislocation
5		and Worker Adjustment Assistance Act (EDWAAA), including the
6		following:
7		a. advising the Governor on designation of sub-State areas and
8		sub-State grantees and on the procedure for selecting Private
9		Industry Council (PIC) and Local Employment Organizations
10		(LEO) representatives within sub-State areas relative to grantee
11		designation;
12		b. advising the Governor on developing formulas for distributing
13		funds among sub-State areas and formulas for reallocating
14		unexpended funds;
15		c. reviewing and commenting to the Governor on State and sub-
16		State EDWAAA programs;
17		<u>d.</u> reviewing and submitting comments on the State plan prior to
18		submission to the Secretary and on each sub-State plan; and
19		e. advising the Governor on the establishment and application of
20		performance standards.
21	(f) The State	Job Training Coordinating Council:
22	(1)	shall be appointed by the Governor in a manner consistent with
23		Section 122 of Public Law 97-300.
24	(2)	shall meet at the call of the chairman. A majority of the Council shall
25		constitute a quorum for the transaction of business. Members shall
26		receive per diem and necessary travel and subsistence expenses in
27		accordance with the provisions of G.S. 138-5, 138-6 or 120-3.1, as the
28		case may be.
29	(3)	The Council shall have a standing committee to be known as the Job
30		Training Interagency Committee. The members of the committee shall
31		be the Secretaries of Natural Resources and Community Development
32		and Commerce, the President of the Department of Community
33		Colleges, the Commissioner of Labor, and the Superintendent of
34		Public Instruction or their designees. This Committee shall jointly
35		develop and implement a plan to integrate the Job Training Partnership
36		Act program and participants into the economic development efforts of
37		the State. Such a plan shall make maximum use of customized
38		training and on-the-job training efforts of existing, new, or expanding
39		businesses. This plan shall be developed and implemented no later
40		than February 1, 1986. A copy of the plan shall be submitted to the
41		President of the North Carolina Senate and the Speaker of the North
42		Carolina House of Representatives no later than December 15, 1985.
43		In addition, the Joint Legislative Commission on Governmental
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1		Operations shall review the plan prior to implementation and offer
2		suggested changes.
3		(4) the Council may create such committees as may be necessary to the
4		proper conduct of its business. The Governor may establish such
5		additional advisory bodies, in accordance with existing law, related to
6		employment and training as may be necessary and appropriate to the
7		conduct of federally supported employment and training-related
8		programs."
9		Sec. 3. This act is effective upon ratification.