THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 761 Session of 2023

INTRODUCED BY BARTOLOTTA, ROTHMAN, VOGEL, HAYWOOD AND SCHWANK, JUNE 14, 2023

REFERRED TO LABOR AND INDUSTRY, JUNE 14, 2023

AN ACT

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Amending the act of December 18, 2001 (P.L.949, No.114), entitled, as amended, "An act establishing a unified workforce development system; restructuring certain administrative functions, procedures and entities; transferring workforce development functions of Commonwealth agencies; establishing the Pennsylvania Workforce Development Board; providing for critical job training grants, for program quality and performance for workforce development programs, for workforce leadership grants and for industry partnerships; and authorizing local workforce development boards," in preliminary provisions, further providing for definitions; and, in local workforce development areas and regions and local workforce development boards, further providing for plan, functions and responsibilities and providing for technical assistance and data availability and for local performance accountability.
17	The General Assembly of the Commonwealth of Pennsylvania
18	hereby enacts as follows:
19	Section 1. Section 103 of the act of December 18, 2001
20	(P.L.949, No.114), known as the Workforce Development Act, is
21	amended by adding definitions to read:
22	Section 103. Definitions.
23	The following words and phrases when used in this act shall
24	have the meanings given to them in this section unless the
25	context clearly indicates otherwise:

1	"Aggregated statistical form." In the case of information
2	regarding individuals, a data set that includes information
3	about no fewer than 10 individuals, and in the case of employer
4	information, a data set that includes information about no fewer
5	than three employees, of which no one employer comprises more
6	than 80% of the aggregated data set.
7	"Application for benefits." As defined in 34 Pa. Code § 61.1
8	(relating to definitions).
9	* * *
10	"Data dashboard." A web-based or other electronic tool that
11	displays data in an easily accessible and user-friendly format
12	that includes information from the new hire database,
13	unemployment compensation claimant data and unemployment
14	compensation wage records.
15	* * *
16	"New hire database." The Commonwealth directory of new hires
17	established under 23 Pa.C.S. § 4392 (relating to employer
18	reporting).
19	* * *
20	Section 2. Section 504(b) of the act is amended by adding a
21	paragraph to read:
22	Section 504. Plan, functions and responsibilities.
23	* * *
24	(b) Functions and responsibilitiesA local workforce
25	development board has the following functions and
26	responsibilities:
27	* * *
28	<u>(9) As follows:</u>
29	(i) Subject to subparagraph (ii), to receive the new
30	hire database and unemployment information from the

20230SB0761PN0864

- 2 -

1	Department of Labor and Industry and to utilize the
2	information when developing a local plan, assessing
3	program eligibility and researching.
4	(ii) A local workforce development board may submit
5	<u>a request to the Department of Labor and Industry for an</u>
6	exemption from the responsibility under subparagraph (i).
7	The request must be in writing and must include an
8	explanation for the request.
9	* * *
10	Section 3. The act is amended by adding sections to read:
11	Section 504.1. Technical assistance and data availability.
12	(a) DevelopmentA data dashboard shall be developed and
13	maintained by the Center for Workforce Information and Analysis
14	(CWIA) of the Department of Labor and Industry or an authorized
15	representative. The data dashboard shall provide users with the
16	ability to view and filter data according to various criteria,
17	including location, occupation, industry and demographic
18	characteristics and additional metrics that may apply. CWIA
19	shall ensure that the data dashboard and reports are accurate,
20	reliable and timely and meet the needs of the local workforce
21	development boards for research, performance monitoring and
22	improvement.
23	(b) AssistanceCWIA shall provide technical assistance to
24	local workforce development boards for the use of the data
25	dashboard and the interpretation of data displayed in the data
26	dashboard. The following shall apply:
27	(1) Technical assistance shall include training for
28	effective data dissemination, data interpretation, analysis,
29	reporting, research and demonstration.
30	(2) Technical assistance shall be made available to the

- 3 -

1	chief elected official of a local workforce development
2	board, any other Federal, State or local government agency
3	and the agents or contractors of a governmental agency or
4	public official, on a regular basis, and shall be tailored to
5	meet the unique needs of each agency.
6	(3) Fees or charges may not be imposed for technical
7	assistance related to the data dashboard and the
8	interpretation of the data displayed in the data dashboard.
9	Section 504.2. Local performance accountability.
10	(a) AuthorizationNotwithstanding 20 CFR Ch. V Pt. 603
11	(relating to Federal-State Unemployment Compensation (UC)
12	Program; confidentiality and disclosure of State UC
13	information), for purposes of performance accountability and
14	evaluation, the department shall develop and disseminate
15	information, including unemployment compensation claimant
16	information, unemployment compensation wage records and new hire
17	database information, for use in the performance of official
18	duties by a local workforce development board and as permitted
19	in subsection (c). Data shall be disseminated in a data
20	dashboard and updated regularly in accordance with data
21	availability of unemployment compensation claimant information,
22	unemployment compensation wage records and new hire database
23	information.
24	(b) DisclosureDisclosure of unemployment compensation
25	information, including the application for benefits and
26	employer's reports of wages paid to employees, shall be made
27	available to the chief elected official of a local workforce
28	development board, any other Federal, State or local government
29	agency and the agents or contractors of a governmental agency or
30	public official, if the information is to be used as provided in
202	30SB0761PN0864 - 4 -

1	subsection (c). Fees or charges may not be imposed for access to
2	data under this subsection unless mandated by Federal law.
3	(c) Allowable uses of disclosed informationAllowable uses
4	of information disclosed under subsection (b) include:
5	(1) Evaluation of program performance, including
6	longitudinal outcome analysis of programs funded by public or
7	private money, or a combination thereof, to the extent
8	permitted by Federal law.
9	(2) Financial or other analysis required by Federal,
10	State or local law or regulation or federally approved plans.
11	(3) Preparation of reports required by Federal, State or
12	local law or regulation or federally approved plans. The data
13	dashboard and accompanying reports created by the Center for
14	Workforce Information and Analysis or an authorized
15	representative under section 504.1 shall be deemed as
16	satisfactory documentation and verification for performance
17	monitoring, client eligibility and work requirement purposes
18	required by core, mandated and nonmandated partners and
19	programs.
20	(4) Operation of public programs by the agencies and
21	their agents, contractors and subcontractors, if the
22	secretary determines that the information sharing is for the
23	purpose of improving the quality or delivery of program
24	services or to create operational efficiencies.
25	(5) Establishment of common case management systems
26	between Federal, State or local agencies delivering or
27	supporting workforce services for a shared customer base,
28	whenever the common case management system is for the purpose
29	of fostering workforce partnerships, program coordination,
30	interagency collaboration, improving program services or
202	

- 5 -

1	creating operational efficiencies.
2	(d) Confidentiality and protection of informationThe
3	following apply to required confidentiality and protection of
4	information disclosed under subsection (b) for allowable uses
5	<u>under subsection (c):</u>
6	(1) The dissemination, disclosure and use of the
7	information must be outlined in a written agreement as
8	required by 20 CFR Ch. V Pt. 603 and in accordance with
9	subsection (e).
10	(2) Any redisclosure of information obtained by the
11	agency or its agent or contractor shall be limited to
12	tabulation and publication of the information in an
13	aggregated statistical form, except when the agency and its
14	agent or contractor or another agency must exchange the
15	information for an authorized purpose as provided for in the
16	written agreement required by 20 CFR Ch. V Pt. 603.
17	(3) No individual identifying information obtained in
18	accordance with subsection (c) shall be redisclosed in the
19	course of the tabulation or publication.
20	(4) Upon the disclosure of the information under
21	subsection (b), the information may be used for a specific
22	period of time as provided for in the written agreement
23	required by 20 CFR Ch. V Pt. 603, not to exceed a period of
24	up to 10 years unless the agreement is renewed for additional
25	periods of time.
26	(e) AgreementThe department shall develop a written
27	agreement, required by subsection (d)(1), with each local
28	workforce development board in this Commonwealth. The following
29	apply:
30	(1) The agreement shall be on a form prescribed by the

20230SB0761PN0864

- 6 -

1	department.
2	(2) The agreement, at a minimum, shall include:
3	(i) A description of the specific information to be
4	furnished and the purposes for which the information is
5	sought.
6	(ii) A statement that those who receive information
7	under the agreement will be limited to those with a need
8	to access it for purposes listed in the agreement.
9	(iii) The methods and timing for dissemination and
10	format of the information. Dissemination of information
11	shall occur, at a minimum, once per financial quarter.
12	(iv) A provision for paying the State agency for any
13	costs of furnishing the information.
14	(v) A provision for safeguarding the information
15	disclosed.
16	(vi) A provision for inspections of the agency,
17	entity or contractor to ensure that the requirements of
18	Federal law and this section are being met.
19	(f) Payment for disclosure of requested unemployment
20	informationExcept as permitted under applicable law or
21	regulation, or as otherwise authorized by agreement between the
22	department and the United States Department of Labor, Federal
23	<u>unemployment insurance grant funds shall not be used to pay for</u>
24	any of the costs incurred by the department in processing and
25	handling a request for disclosure of unemployment information
26	made under this section. The costs shall be calculated,
27	collected and administered by the department consistent with
28	applicable Federal rules and guidelines. If the recipient is a
29	public official, the department may accept payment of costs by
30	way of reimbursement.

20230SB0761PN0864

1	(g) DefinitionsAs used in this section, the following
2	words and phrases shall have the meanings given to them in this
3	subsection unless the context clearly indicates otherwise:
4	"Department." The Department of Labor and Industry of the
5	Commonwealth.
6	"Secretary." The Secretary of Labor and Industry of the
7	Commonwealth.
8	Section 4. Nothing in this act shall be construed to
9	conflict with Federal law.
10	Section 5. This act shall take effect in six months.