Workforce Innovation and Opportunity Act of 2022 (H.R. 7309)

Section 1. Short Title.
This section states that the title of this bill is the Workforce Innovation and Opportunity Act of 2022 (WIOA of 2022).

Section 2. References.
This section states that any reference to an amendment to or repeal of a section or other provisions is made to the Workforce Innovation and Opportunity Act of 2014 (WIOA), unless otherwise expressly provided.

This section contains provisions that authorize the Secretary of Labor and other relevant agencies to take the actions needed for an orderly transition from WIOA of 2014 to the Workforce Innovation and Opportunity Act of 2022.

Section 4. Effective Date.
This section establishes that the date that WIOA of 2022 will take effect is July 1, 2023, with further specified guidance for the state and local plans.

Section 5. Table of Contents.

Title I—Definitions and Other General Matters

Section 101. Definitions.
This section amends or adds definitions of key terms, including:

- **Apprenticeship Program.** Defines an apprenticeship program as a program registered under the National Apprenticeship Act.
- **Career Pathways.** Amends the definition of career pathways to include supportive services, multiple entry and exit points, and a progression toward attainment of a recognized postsecondary credential.
- **Competency.** Defines competency as the attainment of knowledge, skills, and abilities in a subject area, as specified by an occupational skill standard and demonstrated by an appropriate written or hands-on proficiency measurement.
- **Dislocated worker.** Amends the definition of dislocated worker to include the underemployed and the long-term unemployed, which are individuals who have been unemployed for 27 weeks or longer.
- **Eligible youth.** Amends the definition of eligible youth by replacing the In-School and Out of School Youth definitions with a single definition, and allows for self-attestation, thus streamlining the eligibility determination process for youth who may lack access to otherwise required documentation.
- **Evidence-based.** Defines three tiers of evidence-based approaches based on the number and quality of evaluations supporting the effectiveness of these approaches.
• **Foundational skill needs** Replaces the term basic skills deficient with foundational skill needs, and adds several new areas of foundational skill needs including digital literacy, financial literacy, and communication skills.

• **Individuals with barriers to employment.** Amends this definition by adding individuals who have been historically underserved and marginalized as a result of race, color, national origin, sexual orientation, or gender identity.

• **Justice-involved individual** Replaces the term offender with justice-involved individual.

• **Low-income individual.** Expands this definition to include individuals with incomes up to 150 percent of the federal poverty line.

• **Opportunity youth.** Defines opportunity youth as individuals who are age 16 to 24, not attending school, and not employed.

• **Pre-Apprenticeship Program.** Defines a pre-apprenticeship program by requiring that such program is designed to prepare participants for an apprenticeship program registered under the National Apprenticeship Act.

• **Supportive services.** Expands this definition to include new services such as mental health care, substance use disorder treatment, and assistance with accessing the internet.

• **Work-based learning** Defines work-based learning with the definition given to this term in section 3 of the Carl D. Perkins Career and Technical Education Act of 2006

Title II—Workforce Development Activities

Subtitle A—System Alignment

Chapter 1—State Provisions

Section 201. State Workforce Development Boards.
This section amends the membership requirements for State boards that set statewide workforce development strategies and priorities, including by increasing the potential share of labor organizations to 30 percent, requiring representation by post-secondary and adult education institutions, and requiring demographic diversity on the boards that reflects the diversity of the State. The section also amends the functions of the State boards, by requiring them to develop strategies for using digital technology to enhance access to workforce development services for individuals with barriers to employment.

This section amends the required elements of the unified State plan—a document that the core workforce system partners submit to the Federal government outlining the State’s workforce development strategies and priorities—including by increasing the focus on how the workforce system in the State is meeting the needs of certain groups such as opportunity youth and individuals with disabilities, and provides more direction regarding the process for obtaining public input on the draft plan. The section also requires the State plan to describe the State’s strategy for joint planning, alignment, coordination, and leveraging funds, including with federal partners.

Section 203. Combined State Plan.
This section amends the Combined State Plan—an option under which the State submits to the Federal government a workforce development plan that includes the core partners in the workforce system also one or more additional partners—by adding apprenticeship programs as a potential program for developing the plan.
Chapter 2—Local Provisions

Section 206. Workforce Development Areas.
This section amends the process that Governors use when designating local workforce development areas—geographic areas that correspond to local labor markets and receive allocations of Title I funds by formula—including by requiring consultation with State economic development agencies and a consideration of how such designations will improve efficiency in service delivery and ensure access to comprehensive one-stop centers.

Section 207. Local Workforce Development Boards.
This section amends the membership requirements for local boards that establish workforce development strategies and priorities for local areas by, among other things, increasing the potential share of labor organizations on the boards to 30 percent, requiring standing committees focused on adult education and other issues, and requiring the demographic composition of the boards to reflect the demographic diversity of the local area. It amends the functions of the local board in several ways, including by ensuring that technology is leveraged to ensure all job seekers including individuals with barriers to employment have access to workforce services.

Section 208. Local Plans.
This section amends the required elements of local plans—documents outlining workforce development strategies and priorities for local areas—by, among other things, requiring descriptions of how the local board will help job seekers assess their options for entering training programs that lead to high quality jobs and how the local board will leverage technology to improve coordination and co-enrollment among one-stop partners. This section also requires the local board to conduct a comprehensive needs assessment for better coordination and availability of youth workforce activities.

Chapter 3—Performance Accountability

Section 211. Performance Accountability System.
This section amends the workforce development system’s performance accountability metrics in several areas:

- It adds a measure of longer-term earning progression (median earnings at the fourth quarter following program exit).
- It provides authority to the Secretary of Labor to develop new performance measures to indicate the quality of jobs earned after participants receive training, such as paid time off and workplace safety, among others.
- It amends the process for States and federal agencies to come to agreement on State performance levels, including by requiring the federal agencies to initially propose expected performance levels based on their statistical adjustment model and by expanding the requirement for continuous improvement to include adoption of new service strategies or serving new populations.
- It requires states to develop and publish state equity reports that identify and quantify any disparities in performance outcomes across demographic groups, such as race, ethnicity, and gender.
Subtitle B—Workforce Investment Activities and Providers

Chapter 1—Workforce Investment Activities and Providers

Section 221. Establishment of One-Stop Delivery Systems.
This section amends requirements for the one-stop delivery system—the network of comprehensive one-stop centers, affiliated sites, and partners that provides workforce development services in a local area—in several ways, including by:

- Authorizing public libraries to serve as affiliated one-stop sites, creating another option for bringing workforce services into communities;
- Providing greater clarity on the role of one-stop operators, which includes managing infrastructure, facilitating coordination among partners, and providing direct services;
- Emphasizing that one-stop infrastructure includes both the physical footprint of the one-stop centers and the technology needed to provide virtual services;
- Allowing local workforce development boards to serve as one-stop operators under certain conditions; and
- Providing a set aside of funding to cover one-stop infrastructure costs from Title I formula, Wagner-Peyser, and Adult Education programs, and eliminates the Infrastructure Funding Agreement requirements.

Section 222. Identification of Eligible Providers of Training Services.

This section amends the requirements governing the state eligible training provider list (ETPL)—the list of training programs approved by the state to be funded with Title I funds—in several ways, including by:

- Authorizing online education and training programs to qualify for the ETPL;
- Expanding the criteria that states can develop for inclusion on the ETPL, through guidance from the Secretary of Labor, to include a certification by employers or an industry and sector partnership that the training will lead to recognized post-secondary credentials, in-demand competencies, and opportunities for jobs paying competitive wages;
- Strengthening the accountability measures that bar training providers whose performance does not meet established criteria from inclusion on the ETPL for a period of time; and
- Requiring the Governor to review the training providers on the ETPL annually to ensure they still satisfy the criteria for inclusion.

Chapter 2—Youth Workforce Investment Activities

Section 231. State Allotments.
This section amends the allotment of youth funds to the states by reserving 1.5 percent of such funds for youth who are migrant and seasonal farmworkers and by increasing the reservation for youth in outlying areas.

Section 232. Within State Allocations.
This section amends how funds allocated to local areas are to be used, by:

- Allowing for the transfer of youth funds between the Summer and Year-Round Employment program, authorized in section 234, and youth activities authorized under section 129 of WIOA of 2014.
Section 233. Use of Funds for Youth Workforce Investment Activities.
This section amends the required and allowable youth workforce development activities that the one-stop delivery system provides to eligible youth in several ways, including by:

- Requiring local areas to conduct a comprehensive youth needs assessment, which must, among other things, address the performance outcomes for youth in the local area, the particular workforce development needs of local youth, the workforce services available, and effective strategies that will be employed for meeting youths' needs; and
- Removing the requirement that all program elements must be provided as a part of authorized youth workforce activities.

Section 234. Summer and Year-Round Employment for Youth.
This section directs local areas to provide summer and year-round employment opportunities that may include subsidized and unsubsidized employment, with no more than 65 percent of wages subsidized by Federal funds. The summer or year-round employment program must include elements such as mentoring, work-readiness training, career exploration, coaching, and financial literacy training.

Chapter 3—Adult and Dislocated Worker Employment and Training Activities

Section 241. Within State Allocations.
This section makes a technical change by eliminating references to unobligated funds left over from the Workforce Investment Act of 1998, and allows for the transfer of funds between the adult and dislocated worker activities and the Sectoral Employment Through Career Training for Occupational Readiness (SECTOR) Program, authorized in section 279.

Section 242. Use of Funds for Employment and Training Activities.
This section amends the required and allowable uses of funds for adult and dislocated worker employment and training activities provided by the one-stop delivery system in several ways, including by:

- Enhancing workforce development services for older workers, by allowing States to use their reserve funds to develop alternative strategies for meeting the needs of older workers—such as self-employment—and to coordinate with other programs serving this population;
- Enhancing the workforce system’s ability to effectively serve individuals who have been victims of gender-based violence by allowing States to use their reserve funds to coordinate with other programs serving victims;
- Requiring one-stops to connect individuals to adult education services, before finding them ineligible for training services because of a lack of foundational skills;
- Requiring that at least 75 percent of adult funds allocated to local areas for career, training, or supportive services be spent on individuals who have the highest needs, including those who are low-income, are public assistance recipients, and have other barriers to employment;
- Providing further clarity on the types of requirements employers should meet to receive reimbursements for on-the-job training costs, such as basic indicators of job quality including, competitive wages, availability of benefits, and a safe workplace;
- Making supportive services a required activity, available to adults and dislocated workers who are in career or training services or in their first 12 months of a placement in unsubsidized employment; and
- Raising the cap on the proportion of local funds that can be spent on incumbent worker training (to 25 percent) and transitional jobs (to 40 percent).
Chapter 4—General Workforce Development Provisions

Section 251. Authorization of Appropriations.
This section authorizes funding for fiscal years 2023 to 2028 for youth workforce investment activities, adult employment and training activities, dislocated worker employment and training activities, and industry or sector partnership training (which is authorized at such sums).

<table>
<thead>
<tr>
<th>Program Year</th>
<th>Youth</th>
<th>Summer and Year-Round Employment</th>
<th>Adult</th>
<th>Dislocated Workers</th>
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<tr>
<td>2023</td>
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<td>926,650,000</td>
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<td>1,711,200,000</td>
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<td>2025</td>
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<td>1,121,250,000</td>
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<td>2026</td>
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<td>2,070,500,000</td>
<td>3,309,200,000</td>
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<td>2027</td>
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<td>3,640,100,000</td>
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<td>2028</td>
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<td>1,492,450,000</td>
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<td>4,004,100,000</td>
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<td><strong>Total</strong></td>
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<td><strong>7,149,800,000</strong></td>
<td><strong>12,002,600,000</strong></td>
<td><strong>19,183,000,000</strong></td>
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Subtitle C —Job Corps

Section 261. Amendments Relating to Job Corps.
This section amends the Job Corps program—a residential program for opportunity youth that provides employment and training services at centers across the country—by:

- Renaming “Job Corp Centers” as “Job Corps Campuses”;
- Simplifying the eligibility requirements for Job Corps enrollees by removing the 20 percent cap on individuals between the ages 22 and 24, and allowing for an increase in the maximum age to age 28 for individuals with disabilities and justice-involved individuals;
- Allowing the self-attestation of youth who meet eligibility criteria, thus streamlining the eligibility determination process for those who may lack access to otherwise required documentation;
- Establishing that contracts awarded to Job Corps Operators and service providers are based on the best value and fair and reasonable pricing;
- Allowing new entrants into the competitive bidding process by establishing selection criteria for non-incumbent offerors to demonstrate relevant programmatic experience through past effectiveness assisting youth, and creates a Mentor-Protégé program modeled after the Small Business Act program, which would allow service providers to develop capacity as a Job Corps operator;
- Removing volatility in the designation of high-performance Job Corps operators by using two prior years of data instead of one;
- Clarifying the authority of Job Corps Campus operators to hire staff and provide professional development, and enter into agreements with local partners;
- Allowing operators to implement a behavioral management plan to establish standards of conduct and positive behavioral interventions;
- Narrowing the current definition of “zero tolerance” to instances of violence or illegal activity on campus;
- Revising the guidelines under the zero-tolerance policy to restrict disciplinary measures to only acts of violence that seriously endangers the safety of students, staff, or community, or engaged in an illegal activity on campus;
- Establishing an advisory group of Job Corps Operators and service providers to review reporting data and provide recommendations for the newly established behavioral management plans;
• Covering employees of Job Corps operators and service providers under the Service Contract Act, as well as academic and career technical instructors at Job Corps campuses (who are otherwise exempt from the Service Contract Act), to help ensure high quality instructors can be hired and retained;
  o Requiring bidders to identify costs for compliance with the wage and benefits requirements under of the Service Contract Act, based upon a survey by the Secretary of Labor comparing wage and benefit levels with local public educational institutions; and
• Revising the performance model of Job Corps Campuses to ensure the performance measures are equitable, transparent, and open to the public.

Section 162. Authorization of Appropriations.
This section authorizes funding for fiscal years 2023 to 2028 for all Job Corps operations and activities.

<table>
<thead>
<tr>
<th>Program Year</th>
<th>Job Corps</th>
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<td>2023</td>
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<td>2024</td>
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<td>2026</td>
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<td>2028</td>
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Subtitle D—National Programs

Section 271. Native American Programs.
This section amends Native American employment and training programs in several ways, including by eliminating the requirement for the Department of Labor to award grants on a competitive basis; requiring that the organizational component within the Department that administers the Native American programs be a division; and allowing members of the Native American employment and training council to continue serving after their terms have expired, until their successors have been named.

Section 272. Migrant and Seasonal Farmworker Programs.
This section amends migrant and seasonal farmworker programs by clarifying the periods of time in which appropriated funds may be obligated and used for program activities.

Section 273. Technical Assistance.
This section clarifies that the Department of Labor’s technical assistance is intended to support the professional development of staff in the workforce development system, and requires the Department to support the provision of training to one-stop staff on trauma-informed approaches, gender and racial biases, and the unique safety challenges faced by survivors of gender-based violence.

Section 274. Evaluations and Research.
This section amends evaluations and research provisions by creating a new workforce development innovation fund, which aims to build evidence on what works in workforce development by funding early-phase grants to test innovative program ideas; mid-phase grants to implement and evaluate early-phase programs that showed promise; and expansion grants to scale up, replicate, and fully evaluate programs that were found to produce sizable impacts in mid-phase grants. These grants may be awarded entities including State and local boards and community-based organizations.
Section 275. National Dislocated Worker Grants.
This section amends the national dislocated worker grants to allow national and regional intermediary organizations to receive grants.

Section 276. YouthBuild Program.
This section amends the YouthBuild program in several ways, including by:
- Reserving grant funds for programs in rural areas, when appropriated funds are above a certain threshold;
- Extending the allowed period of follow-up services to ensure participants succeed in employment to 24 months;
- Allowing the program to fund meals for participants;
- Allowing grantees to count YouthBuild funds towards the matching requirement under the National and Community Service Act; and
- Requiring States to facilitate YouthBuild programs’ access to Unemployment Insurance wage data for the purpose of performance measurement.

Section 277. Community College and Industry Partnership Grants.
This section codifies the Department of Labor’s Strengthening Community Colleges Training Grants, authorizing a competitive grant program that aims to build community colleges’ capacity to provide employment and training programs leading to post-secondary credentials in in-demand industries or occupations. Community college grantees, in partnership with employers and the workforce development system, must develop employment and training programs targeting specific industry sectors. Required or allowable activities under the grants include:
- Developing or scaling up career training, career pathways, or work-based learning options such as apprenticeships;
- Assisting individuals with barriers to employment with accessing such programs; and
- Providing supportive services to help participants complete education and training.

Section 278. Reentry Employment Opportunities.
This section codifies the Department of Labor’s Reentry Employment Opportunities current demonstration grant program as a permanent part of WOA. It authorizes competitive grants to assist justice-involved adults and youth in obtaining and sustaining employment. Grantees may be community-based organizations or national and regional intermediary organizations. In awarding grants the Department of Labor must prioritize grantees serving high-crime and high-poverty areas, enrolling participants prior to or soon after release from incarceration, and using evidence-based approaches. Allowable activities under the grants include
- Providing career counseling and training services;
- Transitional jobs;
- Outreach to employers; and
- Supportive services, including mental health and substance use disorder treatment.

Section 279. Sectoral Employment Through Career Training for Occupational Readiness.
This section authorizes a new national industry and sector partnership program, that would assist State or Local boards convene, develop or expand sectoral partnerships for the purposes of providing career, training, and supportive services to adult and dislocated workers, including those with barriers to employment. It allocates 20% of authorized funding through national competitive grants, and the remaining 80% to local boards through the adult formula.
Section 280. Workforce Data Quality Initiative Grants.
This section authorizes a new Workforce Data Quality Initiative Grant that would codify an existing program administered by DOL, that would allocate funds to States for the purposes of creating or expanding longitudinal systems.

Section 281. Authorization of Appropriations.
This section authorizes funding for the national programs for fiscal years 2023 to 2028.
Subtitle E—Administration

Section. 285.
This section clarifies that entities receiving WIOA funds are allowed to limit services only to citizens in cases where career and education programs are related to projects of importance to national security.

Section 286.
This section makes secretarial amendments to WIOA, including correcting the name of the Education and Labor Committee, and making technical revisions to section 189 to correspond to the reauthorized bill.

Subtitle F—Privacy

Sec. 291. Prohibition of National Database Management.
This section amends the prohibition on a national workforce data base under WIOA by allowing the creation of one by the Department of Labor, on the condition it be housed and managed by the federal government and not by a third party or contractor, and will not publish or reveal any personally identifiable information.

Title III—Adult Education and Family Literacy

Section 301. Family Literacy.
This section amends the title of Title II of the Workforce Innovation and Opportunity Act read “Adult Education and Family Literacy Act”.

Section 302. Purpose.
This section amends the purpose of the Adult Education and Family Literacy Act to include the need for digital literacy skills.

Section 303. Definitions.
This section amends or adds definitions of key terms, including:

• Adult education and literacy activities. Adds digital skills as another type of activity.
• Family literacy activities. Adds digital literacy activities to the list of family literacy activities.
• Integrated education and training. Clarifies that integrated education and training may be offered concurrently with other adult education activities.
• Integrated English literacy and civics education. Amends integrated English literacy and civics education to include additional activities, such as achieving digital literacy, applying for federal aid, financial literacy, and navigating the housing market and secondary education.
Section 304. Authorization of Appropriations.
This section authorizes funding for the Adult Education and Family Literacy Act for fiscal years 2023 to 2028.

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<thead>
<tr>
<th>Program Year</th>
<th>Adult Education and Literacy</th>
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<td>2025</td>
<td>865,600,000</td>
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<td>2026</td>
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<td>2027</td>
<td>954,300,000</td>
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<td>2028</td>
<td>1,002,000,000</td>
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<tr>
<td>Total</td>
<td>5,340,300,000</td>
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Section 305. Performance Accountability System.
This section creates a new demonstration program, under the authority of the Secretary of Education, for the purposes of developing new performance measures that better capture the efficacy of adult education and literacy programs, compared to the existing performance measures required under the Workforce Innovation and Opportunity Act.

Section 306. State Distribution of Funds; Matching Requirement.
This section requires that State agencies make publicly available the source of matching contributions and how such funds are distributed to eligible providers.

Section 307. State Leadership Activities.
This section allows for the development, maintenance, and improvement of quality of credentialing and professional development of adult educators.

Section 308. Local Administrative Cost Limits.
This section increases the allowable use of funds for professional development of adult educators, by moving such activities outside the administrative cost limits.

Section 309. National Leadership Activities.
This section adds new technical assistance requirements to the national leadership programs, including requiring that outcomes and data are collected and reported in a timely manner, and that such data is reported consistently across States.

Section 310. Technical Corrections to Other Laws.
This section makes a technical correction to the title of the Adult Education and Family Literacy Act.
Title IV—Amendments to the Wagner-Peyser Act.

Section 401. Workforce and Labor Market Information System
This section authorizes funding for the Labor Market Information System, authorized under the Wagner-Peyser Act.

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<thead>
<tr>
<th>Program Year</th>
<th>Wagner-Peyser Labor Market Information</th>
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Title V—Amendments to the Rehabilitation Act of 1973

Section 501. Authorized Appropriations.
This section authorizes $4,591,347,201 of funding for provisions of the Rehabilitation Act of 1973, as amended under WIOA, for fiscal years 2023 through 2028. $4,204,306,700 of that funding is for mandatory grants that are increased each year by a formula in the Rehabilitation Act that specifies that each year's funding will equal at least the prior year's funding plus an increase equal to inflation.