## THE GENERAL ASSEMBLY OF PENNSYLVANIA

# SENATE BILL No. 69 Session of 2023

INTRODUCED BY LANGERHOLC, MARTIN, J. WARD, YAW, STEFANO, BAKER AND HAYWOOD, JANUARY 18, 2023

REFERRED TO LABOR AND INDUSTRY, JANUARY 18, 2023

#### AN ACT

1 2 3 4 5	Establishing Recovery-to-work as a pilot program within the Department of Labor and Industry; and providing for local recovery-to-work pilot programs, for incentives to encourage business participation and for powers and duties of the Department of Labor and Industry.
6	TABLE OF CONTENTS
7	Chapter 1. Preliminary Provisions
8	Section 101. Short title.
9	Section 102. Definitions.
10	Chapter 3. Recovery-to-Work
11	Section 301. Program established.
12	Section 302. Participation in Recovery-to-work.
13	Section 303. Application and approval process.
14	Section 304. Program operation.
15	Chapter 7. Incentives
16	Section 701. Business partner incentives.
17	Chapter 9. Performance Evaluation and Reporting
18	Section 901. Performance evaluation system.
19	Section 902. Annual report.

1	Section 903. Final report.
2	Section 904. Report contents.
3	Chapter 21. Miscellaneous Provisions
4	Section 2101. Effective date.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	CHAPTER 1
8	PRELIMINARY PROVISIONS
9	Section 101. Short title.
10	This act shall be known and may be cited as the Recovery-to-
11	work Act.
12	Section 102. Definitions.
13	The following words and phrases when used in this act shall
14	have the meanings given to them in this section unless the
15	context clearly indicates otherwise:
16	"Board." A board established under 29 U.S.C. § 3122
17	(relating to local workforce development boards).
18	"Business partner." A business entity authorized to do
19	business in this Commonwealth.
20	"Department." The Department of Labor and Industry of the
21	Commonwealth.
22	"Educational institution." The term includes:
23	(1) Postsecondary career and technical centers and
24	colleges of technology accredited by the Department of
25	Education.
26	(2) Community colleges as established under Article XIX-
27	A of the act of March 10, 1949 (P.L.30, No.14), known as the
28	Public School Code of 1949, or the act of August 24, 1963
29	(P.L.1132, No.484), known as the Community College Act of
30	1963.

20230SB0069PN0071

- 2 -

1 (3) Private licensed schools regulated under the act of 2 December 15, 1986 (P.L.1585, No.174), known as the Private 3 Licensed Schools Act. "Individuals in recovery." Individuals diagnosed with and 4 recovering from a drug or alcohol substance use disorder. 5 "Local pilot program." A local recovery-to-work pilot 6 7 program under Chapter 3. "Local workforce development board." A local workforce 8 development board established in accordance with 29 U.S.C. § 9 10 3122. "Participating agencies." Includes: 11 12 The Department of Health of the Commonwealth. (1)13 (2)The Department of Community and Economic Development 14 of the Commonwealth. 15 The Department of Drug and Alcohol Programs of the (3) 16 Commonwealth. 17 The Department of Human Services of the (4) 18 Commonwealth. 19 (5) The Department of Corrections of the Commonwealth. 20 The Pennsylvania Parole Board. (6) 21 The Pennsylvania Commission on Crime and (7) 22 Delinquency. 23 "Program partners." Entities that participate in a local 24 recovery-to-work pilot program. 25 "Recovery-to-work." The program established in section 26 301(a). 27 "Support services provider." An entity that provides drug 28 and alcohol treatment or recovery supports. 29 CHAPTER 3 30 RECOVERY-TO-WORK 20230SB0069PN0071 - 3 -

1 Section 301. Program established.

2 (a) Establishment.--Recovery-to-work is established as a3 pilot program within the department.

4 (b) Funding sources.--To implement this act, the department 5 may utilize any of the following:

6

(1) Money deposited into the Reemployment Fund.

7 (2) Existing money appropriated to the department, if
8 the use of the money for Recovery-to-work is consistent with
9 law.

10 (3) Money appropriated to any participating agency for11 Recovery-to-work.

(c) Notice.--Upon the initial appropriation of sufficient money to carry out the provisions of this act or a determination by the department that sufficient money is available from another existing source to carry out the provisions of this act, the department shall transmit notice of the appropriation to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin.

(d) Administration.--Recovery-to-work shall be administered by the department to empower local workforce development boards, support services providers, business partners and participating agencies to collaboratively develop innovative local recoveryto-work pilot programs to do all the following:

24 (1) Provide individuals in recovery with career25 development opportunities and work experience.

(2) Provide individuals in recovery with employability
 and career readiness skill training as identified by the
 department in consultation with the Department of Education.

29 (3) Provide individuals in recovery with support30 services for their continued recovery.

20230SB0069PN0071

- 4 -

(4) Provide local workforce development boards with the
 funding necessary to support program partners and business
 partners implementing innovative local pilot programs.

4 (5) Provide program partners with informational
5 resources to help them conduct successful local pilot
6 programs.

7 (6) Seek to identify other funding sources, including
8 Federal grants, which may support local pilot programs.
9 Section 302. Participation in Recovery-to-work.

10 (a) Eligibility.--A local workforce development board shall 11 be eligible to apply for funding. The department shall establish 12 priority workforce areas based on substance use and unemployment 13 statistics.

(b) Guidelines.--The department, in consultation with
participating agencies, shall develop guidelines that specify
the requirements for participation in Recovery-to-work.

(c) Occupational focus.--Local recovery-to-work pilot programs must be focused on providing individuals in recovery with job training and work experience that will prepare individuals in recovery for continued success for job opportunities that exist in their local workforce development areas.

23 Section 303. Application and approval process.

(a) Application.--An eligible local workforce development
board under section 302(a) may submit an application to the
department requesting approval for participation in Recovery-towork.

(b) Application requirements.--A completed application must
describe the proposed local recovery-to-work pilot program in
the form and manner prescribed by the department. An application

```
20230SB0069PN0071
```

- 5 -

1 must include all of the following:

(1) A list of program partners, including participation
by a support services provider and a declaration of interest
by at least two business partners. The program partners may
include educational institutions, nonprofit business-support
entities, job seeker support entities and economic
development agencies.

8 (2) A description of how the proposed local pilot9 program will meet the guidelines under section 302(b).

10 (3) A projection of costs associated with the proposed 11 local pilot program, including an enumeration of 12 opportunities to leverage other funding and programming 13 resources.

14 (4) Information on occupations that will be the focus of 15 the proposed local pilot program, including data on local 16 demand.

17 (5) Information on industry-recognized credentials or
 18 certifications awarded to program participants upon
 19 completion.

20 (6) Documentation of interest by a business partner that21 plans to receive the incentive under section 701.

22

(7) A start date for the proposed local pilot program.

(8) A list of clear objectives and measurable goals that
 the proposed local pilot program will seek to achieve.

(9) Documentation of an agreement among the program
partners describing the role of each program partner within
the proposed local pilot program and the expectations that
each program partner agrees to fulfill.

29 (c) Approval process.--

30 (1) The department, in consultation with participating 20230SB0069PN0071 - 6 - agencies and the board as needed, shall approve up to seven local recovery-to-work pilot programs for participation in Recovery-to-work in the first year after the effective date of this paragraph.

5 (2) Priority must be given to a proposed local pilot
6 program demonstrating one or more of the following
7 characteristics:

8 (i) Substantial program integration across 9 educational levels, including use of multiple components 10 identified in the department guidelines under section 11 302(b).

12 (ii) An ability to leverage other funding and13 programming resources.

14 (iii) A commitment from one or more business
15 partners to provide preferred interviews to individuals
16 in recovery completing the local pilot program.

17 (iv) Capability to provide exposure to high-priority 18 or in-demand occupations as identified by the department. 19 (d) Contractual relationship. --Within 30 days of the completion of the approval process, the department shall enter 20 into a contract with each local workforce development board 21 approved for participation in Recovery-to-work. The contract 22 23 shall require the signatories to provide the services described 24 in the approved application from money appropriated or 25 distributed for this purpose or from money identified by the 26 participating agencies in accordance with section 301(d)(6).

(e) Termination and replacement.--The department, in consultation with participating agencies and the board as needed, may terminate a local recovery-to-work pilot program for failure to comply with program requirements. Consistent with the

20230SB0069PN0071

- 7 -

1 process in subsection (c), a replacement local pilot program may 2 be approved.

3 Section 304. Program operation.

4 (a) Cooperative management.--In collaboration with the 5 participating agencies and the board, the department shall:

6

(1) Manage the operation of Recovery-to-work.

7

(2) Establish an application process.

8 (3) Enumerate outcome-based metrics by which local
9 recovery-to-work pilot programs will be evaluated under
10 Chapter 9.

11 (4) Institute guidelines and procedures as necessary to 12 implement Recovery-to-work. The guidelines must enumerate 13 allowed and disallowed expenses and provide that

14 administrative expenses over 5% shall be disallowed.

(b) Informational resources.--In collaboration with the participating agencies and the board, the department shall provide informational resources to help program partners conduct successful local recovery-to-work pilot programs.

19 (c) Distribution.--The department, in consultation with 20 participating agencies and the board, as needed, shall determine 21 the distribution of available money from money appropriated for 22 the purposes of this act.

23

24

### CHAPTER 7

INCENTIVES

25 Section 701. Business partner incentives.

(a) Eligibility.--Subject to the availability of funding
under subsection (c), if, at the end of a training period, a
business partner hires an individual in recovery for a job
opening, the business partner is eligible to receive an
incentive payment in the amount of \$1,250 after the individual

20230SB0069PN0071

- 8 -

in recovery remains employed an average of 35 hours per week for
 12 consecutive weeks.

3 (b) Application.--A business partner may apply for an 4 incentive payment under subsection (a). The application form 5 shall be prescribed and furnished by the department and bear the 6 notarized signature of the applicant.

7 (c) Funding.--

8 (1) Incentive payments under subsection (a) shall be
9 paid from money appropriated for payment.

10 (2) Fifteen percent of the total amount of money 11 authorized for a fiscal year shall be reserved for business 12 partners with fewer than 100 employees. If the reserved 13 amount is not committed by April 30 of each year, the 14 reserved amount shall be available to business partners that 15 have at least 100 employees.

16 (d) Penalty.--A business partner that falsifies an 17 application for an incentive payment shall be required to refund 18 the department the total amount of the incentive payment 19 awarded.

20 CHAPTER 9 PERFORMANCE EVALUATION AND REPORTING 21 22 Section 901. Performance evaluation system. The department shall develop and implement an evaluation and 23 24 performance improvement system which does the following: 25 Collects critical information on an annual basis or (1)26 more frequently as determined by the department, including: 27 Skill training being received by individuals in (i) 28 recovery. 29 Challenges foreseen by business partners. (ii)

30 (iii) Local recovery-to-work pilot program best

20230SB0069PN0071

- 9 -

1 practices.

2

3

(iv) Retention rate of individuals in recovery employed as a result of a local pilot program.

4 (2) Defines the benefits of Recovery-to-work and its
5 effects on business partners and individuals in recovery.
6 Section 902. Annual report.

7 Within 60 days of the end of a fiscal year in which a local 8 recovery-to-work pilot program is in operation, the department, 9 participating agencies and the board shall jointly submit a 10 report regarding the implementation of Recovery-to-work and the 11 local pilot programs over the previous fiscal year to the 12 following:

13 (1) The Governor.

14

(2) The Auditor General.

15 (3) The chairperson and minority chairperson of the16 Appropriations Committee of the Senate.

17 (4) The chairperson and minority chairperson of the18 Appropriations Committee of the House of Representatives.

19 (5) The chairperson and minority chairperson of the20 Education Committee of the Senate.

(6) The chairperson and minority chairperson of the
 Education Committee of the House of Representatives.

23 (7) The chairperson and minority chairperson of the24 Labor and Industry Committee of the Senate.

(8) The chairperson and minority chairperson of the
Labor and Industry Committee of the House of Representatives.
Section 903. Final report.

28 Within six months of the expiration of local recovery-to-work 29 pilot programs, the department, participating agencies and the 30 board shall jointly submit a report regarding the implementation

20230SB0069PN0071

- 10 -

1 of Recovery-to-work and the local pilot programs to the

2 following:

3

(1) The Governor.

4

(2) The Auditor General.

5 (3) The chairperson and minority chairperson of the
6 Appropriations Committee of the Senate.

7 (4) The chairperson and minority chairperson of the
8 Appropriations Committee of the House of Representatives.

9 (5) The chairperson and minority chairperson of the 10 Education Committee of the Senate.

11 (6) The chairperson and minority chairperson of the
 12 Education Committee of the House of Representatives.

13 (7) The chairperson and minority chairperson of the14 Labor and Industry Committee of the Senate.

15 (8) The chairperson and minority chairperson of the
16 Labor and Industry Committee of the House of Representatives.
17 Section 904. Report contents.

(a) General rule.--In addition to information or analysis required by the department, in consultation with participating agencies and the board, as needed, the interim and final reports must include information about each local recovery-to-work pilot program, including whether:

(1) The local pilot program achieved the clear
objectives and measurable goals proposed under section 303(b)
(8).

(2) An analysis of each local pilot program according to
the outcome-based metrics enumerated by the department under
section 304(a)(3).

29 (3) The number of participating individuals in recovery.
30 (4) The amount expended.

20230SB0069PN0071

- 11 -

1	(b) Best practicesThe reports must identify best
2	practices observed from among the most successful local
3	recovery-to-work pilot programs.
4	CHAPTER 21
5	MISCELLANEOUS PROVISIONS
6	Section 2101. Effective date.
7	This act shall take effect immediately.