

SENATE, No. 1050

STATE OF NEW JERSEY

INTRODUCED MAY 2, 1996

By Senators LYNCH, MacINNES, Adler, Lipman, Rice, Codey,
Girgenti, Sacco, O'Connor, Casey, Lesniak, Baer, McGreevey,
Zane and Bryant

1 AN ACT providing training grants to certain workers notified of
2 permanent termination of employment, amending P.L.1992, c. 43
3 and making an appropriation.
4

5 **BE IT ENACTED** by the Senate and General Assembly of the State
6 of New Jersey:

7
8 1. Section 3 of P.L.1992, c.43 (C. 34:15D-3) is amended to read
9 as follows:

10 3. As used in this act:

11 "Administrative costs" means any costs incurred by the department
12 to administer the program, including any cost required to collect
13 information and conduct evaluations of service providers pursuant to
14 section 8 of this act and conduct surveys of occupations pursuant to
15 section 12 of [this act], P.L.1992, c.43 (C.34:1A-78) to the extent that
16 funding is not available from federal or other sources.

17 "Approved service provider" means a service provider approved
18 pursuant to section 8 of this act.

19 "Commission" means the State Employment and Training
20 Commission.

21 "Commissioner" means the Commissioner of Labor or the
22 commissioner's designees.

23 "Customized training services" means employment and training
24 services which are provided by the Office of Customized Training
25 pursuant to section 5 of this act.

26 "Department" means the State Department of Labor.

27 "Employer" or "business" means any employer subject to the
28 provisions of R.S.43:21-1 et seq.

29 "Employment and training services" means:

30 a. Counseling provided pursuant to section 7 of this act;

31 b. Vocational training;

32 c. Remedial education; or

EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and intended to be omitted in the law.

Matter underlined thus is new matter.

1 d. Occupational safety and health training.

2 "Fund" means the Workforce Development Partnership Fund
3 established pursuant to section 9 of this act.

4 "Labor Demand Occupation" means an occupation for which there
5 is or is likely to be an excess of demand over supply for adequately
6 trained workers, including, but not limited to, an occupation
7 designated as a labor demand occupation by the New Jersey
8 Occupational Information Coordinating Committee pursuant to section
9 12 of [this act] P.L.1992, c.43 (C.34:1A-78).

10 "Occupational safety and health training" means training or
11 education which is designed to assist in the recognition and prevention
12 of potential health and safety hazards related to an occupation which
13 is the subject of vocational training.

14 "Office" means the Office of Customized Training established
15 pursuant to section 5 of this act.

16 "Permanent employment" means full-time employment unsubsidized
17 by government training funds which provides a significant opportunity
18 for career advancement and long-term job security and is in the
19 occupation for which a worker receives vocational training pursuant
20 to this act.

21 "Program" means the Workforce Development Partnership Program
22 created pursuant to this act.

23 "Qualified disadvantaged worker" means a worker who is not a
24 qualified displaced worker or a qualified employed worker but who
25 otherwise meets the following criteria:

26 a. Is unemployed;

27 b. Is working part-time and actively seeking full-time work or is
28 working full-time but is earning wages substantially below the median
29 salary for others in the labor force with similar qualifications and
30 experience; or

31 c. Is certified by the Department of Human Services as:

32 (1) Currently receiving public assistance;

33 (2) Having been recently removed from the public assistance rolls
34 because of gross income exceeding the grant standard for assistance;
35 or

36 (3) Being eligible for public assistance but not receiving the
37 assistance because of a failure to apply for it.

38 "Qualified displaced worker" means a worker who:

39 a. Is unemployed, and:

40 (1) Is currently receiving unemployment benefits pursuant to
41 R.S.43:21-1 et seq. or any federal or State unemployment benefit
42 extension; or

43 (2) Has exhausted eligibility for the benefits or extended benefits
44 during the preceding 52 weeks; or

45 b. Meets the criteria set by Title III of the "Job Training
46 Partnership Act," Pub.L. 97-300 (29 U.S.C. §1651 et seq.) to be

1 regarded as an "eligible dislocated worker" pursuant to that act; or
2 c. Is employed in a nonseasonal, nonconstruction job and has been
3 notified that the job is being permanently terminated, other than for
4 cause, and that no other employment is being offered by the employer
5 to the worker.

6 "Qualified employed worker" means a worker who is employed by
7 an employer participating in a customized training program.

8 "Qualified job counselor" means a job counselor whose
9 qualifications meet standards established by the commissioner.

10 "Remedial education" means any literacy or other basic skills
11 training or education which may not be directly related to a particular
12 occupation but is needed to facilitate success in vocational training or
13 work performance.

14 "Service provider" or "provider" means a provider of employment
15 and training services including but not limited to a private or public
16 school or institution of higher education, a business, a labor
17 organization or a community-based organization.

18 "Total revenues dedicated to the program during any one fiscal
19 year" means all moneys received for the fund during any fiscal year,
20 including moneys withdrawn from the State disability benefits fund
21 pursuant to section 3 of P.L.1992, c.44 (C.34:15D-14), minus any
22 repayment made during that fiscal year from the fund to the State
23 disability benefits fund pursuant to that section.

24 "Training grant" means a grant provided to fund vocational training
25 and any needed remedial education for a qualified displaced or
26 disadvantaged worker pursuant to section 6 of this act.

27 "Vocational training" means training or education which is related
28 to an occupation and is designed to enhance the marketable skills and
29 earning power of a worker or job seeker.

30 (cf: P.L.1992, c.43, s.3)

31

32 2. Section 6 of P.L.1992, c.43 (C. 34:15D-6) is amended to read
33 as follows:

34 6. a. The Workforce Development Partnership Program shall, to
35 the extent that resources available in the fund permit, provide, for each
36 qualified displaced or disadvantaged worker who undergoes
37 counseling pursuant to section 7 of this act, a training grant to pay for
38 employment and training services which are identified in the
39 Employability Development Plan developed pursuant to that section
40 for that worker. No training grant made pursuant to this subsection
41 during the first 12 months following July 1, 1992 shall exceed the
42 amount deemed reasonable by the commissioner for the particular
43 training, which amount shall not exceed \$4,000, except that the
44 commissioner may permit an additional amount, if he deems it
45 necessary to provide remedial education identified in the Employability
46 Development Plan.

1 b. The Workforce Development Partnership Program may provide,
2 for any individual who is selected to receive a self-employment
3 assistance allowance pursuant to section 4 of P.L.1995, c.394
4 (C.43:21-70), a training grant to pay for entrepreneurial training and
5 technical assistance deemed necessary and appropriate by the
6 commissioner to help the individual to become self-employed. A
7 training grant made pursuant to this subsection shall be in an amount
8 deemed reasonable by the commissioner for the particular training,
9 but, during the first 12 months following January 1, 1996, shall not be
10 in an amount which exceeds \$400, or, if the grant is for training
11 provided by any public institution of higher education indicated in
12 N.J.S.18A:62-1, shall not be in an amount which exceeds \$1,500.

13 c. The maximum amounts permitted for training grants made
14 pursuant to subsection a. or b. of this section may be adjusted annually
15 thereafter by the commissioner, taking into consideration changes in
16 the prevailing costs of services and the availability of alternative
17 sources of funding for the services. Any cost for employment and
18 training services which exceeds the amount of a training grant shall be
19 the responsibility of the worker receiving the grant. The cost of
20 counseling provided pursuant to section 7 of this act shall not be
21 charged against the training grant. No portion of a training grant may
22 be expended on wage subsidies.

23 d. If the requirements of this section and sections 4 and 7 of this
24 act are met, a qualified displaced or disadvantaged worker shall not be
25 denied a training grant for any of the following reasons: the training
26 includes remedial education needed by the worker to succeed in the
27 vocational component of the training; the training is part of a program
28 under which the worker may obtain any college degree enhancing the
29 worker's marketable skills and earning power; the length of the
30 training period under the program; or the lack of a prior guarantee of
31 employment upon completion of the training.

32 e. In cases of qualified displaced workers who are employed in
33 nonseasonal, nonconstruction jobs and have been notified that the jobs
34 are being permanently terminated, other than for cause, and that no
35 other employment is being offered by the employer, training grants
36 may be provided for training which commences prior to the
37 employment being terminated and priority shall be given to grants to
38 workers whose employers provide: matching funds for the grant; or
39 paid time to the workers to undergo counseling pursuant to section 7
40 of P.L.1992, c.43 (C.34:15D-7) or training under the grant; or both.
41 (cf: P.L.1995, c.394, s.11)

42

43 3. There is appropriated from the General Fund to the Workforce
44 Development Partnership Fund established pursuant to section 9 of
45 P.L.1992, c.43 (C.34:15D-9) \$10 million during fiscal year 1997, \$10
46 million during fiscal year 1998 and \$10 million during fiscal year 1999

1 for the purpose of providing individual training grants pursuant to
2 subsection e. of section 6 of P.L.1992, c.43 (C. 34:15D-6) to qualified
3 displaced workers who are employed in nonseasonal jobs and have
4 been notified that the jobs are being permanently terminated and that
5 no other employment is being offered by the employer.

6
7 4. This act shall take effect immediately.
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10 STATEMENT
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12 This bill provides that currently employed, non-seasonal,
13 nonconstruction workers who have been notified that their jobs are
14 being permanently terminated other than for cause with no offer of
15 other employment from their employers may receive individual training
16 grants from the Workforce Development Partnership Program
17 established pursuant to P.L.1992, c.43 (C.34:15D-1 et seq.), prior to
18 the termination of employment. Priority is given to workers whose
19 employers provide matching funds for the grants or paid time for the
20 workers in connection with the training. The bill finances the training
21 with annual General Fund appropriations of \$10 million during Fiscal
22 year 1997, 1998 and 1999.
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27 Provides training grants to workers notified of permanent layoff;
28 appropriates \$30 million.