

117TH CONGRESS  
1ST SESSION

# H. R. 3342

To establish a competitive grant program to support out-of-school-time youth workforce readiness programs, providing employability skills development, career exploration, employment readiness training, mentoring, work-based learning, and workforce opportunities for eligible youth.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 19, 2021

Mr. HARDER of California (for himself, Mr. FITZPATRICK, Mr. POCAN, and Mrs. McCCLAIN) introduced the following bill; which was referred to the Committee on Education and Labor

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## A BILL

To establish a competitive grant program to support out-of-school-time youth workforce readiness programs, providing employability skills development, career exploration, employment readiness training, mentoring, work-based learning, and workforce opportunities for eligible youth.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Youth Workforce  
5       Readiness Act of 2021”.

1   **SEC. 2. PURPOSE.**

2         The purpose of this Act is to establish or expand ac-  
3         tivities to—

4                 (1) increase access and opportunities for youth  
5         to obtain the education and training that youth need  
6         to succeed in the labor market;

7                 (2) support engagement in and the integration  
8         of programs and activities offered during out-of-  
9         school-time hours through the workforce investment,  
10         education, and economic development systems;

11                 (3) improve the quality of the workforce and  
12         meet the skill requirements of employers;

13                 (4) engage employers in addressing the train-  
14         ing, skill, and employment needs of youth and youth  
15         jobseekers, and fostering opportunities for connec-  
16         tion and economic mobility; and

17                 (5) include younger youth in the education and  
18         workforce investment activities in an age and devel-  
19         opmentally appropriate manner.

20   **SEC. 3. DEFINITIONS.**

21         In this Act:

22                 (1) COMMUNITY-BASED ORGANIZATION.—The  
23         term “community-based organization” means a  
24         youth-serving private nonprofit organization (which  
25         may include a faith-based organization) that—

(A) is representative of a community or a significant segment of a community;

(B) has demonstrated expertise and effectiveness in workforce development; and

(C) has demonstrated expertise—

(i) in the planning and delivery of education, training, and related activities that are included in a career pathway;

(ii) in forging coordination and co-operation between educators and other members of the community; and

(iii) in development and implementation of data systems that measure the progress of students and outcomes of career pathways.

(2) COVERED PARTNERSHIP.—The term “covered partnership” means a partnership between—

(A) a community-based organization; and

(B) an industry or sector partnership, a local educational agency, and another public entity or private employer, as appropriate.

(3) ELIGIBLE YOUTH.—The term “eligible youth” has the meaning given the term in section 3 of the Workforce Innovation and Opportunity Act

1 (29 U.S.C. 3102), except that the individual involved  
2 shall be—



(4) INDUSTRY OR SECTOR PARTNERSHIP.—The term “industry or sector partnership” means—



(B) a collaborative that meets the requirements of paragraph (26) of that section 3 but also includes—

1 school, during summer vacation or another school  
2 holiday, or on a Saturday or Sunday.

3 (6) SECRETARY.—The term “Secretary” means  
4 the Secretary of Labor.

5 (7) WIOA DEFINITIONS.—The terms “career  
6 pathway”, “customized training”, “in-demand indus-  
7 try sector or occupation”, “local area”, “local  
8 board”, “local educational agency”, and “recognized  
9 postsecondary credential” have the meanings given  
10 the terms in section 3 of the Workforce Innovation  
11 and Opportunity Act (29 U.S.C. 3102).

12 (8) WORKFORCE READINESS PROGRAM.—The  
13 term “workforce readiness program” means an out-  
14 of-school-time program that—

15 (A) meets the requirements of section 7;  
16 (B) is offered by a community-based orga-  
17 nization of an eligible entity or a related cov-  
18 ered partnership; and

19 (C) is intended to help prepare eligible  
20 youth for the workforce.

21 **SEC. 4. GRANT PROGRAM ESTABLISHMENT.**

22 (a) GRANTS.—Using the amounts made available  
23 under section 9, the Secretary shall award grants, on a  
24 competitive basis, to eligible entities.

1       (b) GENERAL USE OF FUNDS.—The Secretary shall  
2 award the grants, on a competitive basis, to assist eligible  
3 entities in planning, developing, and implementing nation-  
4 wide, comprehensive workforce readiness programs, that  
5 are—

6                 (1) in out-of-school-time programs;  
7                 (2) carried out by community-based organiza-  
8 tions of the eligible entity or related covered partner-  
9 ships; and  
10                (3) for eligible youth.

11       (c) PERIODS OF GRANTS.—The Secretary shall  
12 award the grants for periods of not less than 3 years and  
13 not more than 5 years.

14 **SEC. 5. ELIGIBLE ENTITIES.**

15       To be eligible to receive a grant under section 4, an  
16 entity shall—

17                 (1)(A) be a national youth-serving organization  
18 with active chapters, affiliates, or subgrant recipi-  
19 ents, that are community-based organizations (in-  
20 cluding such organizations that are facility-based or-  
21 ganizations) in not fewer than 35 States; and

22                 (B) provide programming focused on youth  
23 workforce readiness in an out-of-school-time pro-  
24 gram; and

### 3 SEC. 6. APPLICATION.

To be eligible to receive a grant under section 4, an entity shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require, including—

20 (4) a description of the effective strategies, best  
21 practices, or evidence-based practices the workforce  
22 readiness program will use;

- 1                         (6) a demonstration of how, in implementing  
2                         the proposed program activities, the entity will co-  
3                         ordinate activities with Federal, State, and local pro-  
4                         grams and make the most effective use of public re-  
5                         sources;
- 6                         (7) a description of—  
7                                 (A) the community-based organizations or  
8                         the covered partnerships through which the en-  
9                         tity will implement the program; and  
10                                 (B) if a covered partnership will assist in  
11                         implementing the program, the collaboration  
12                         and coordination activities that the community-  
13                         based organization in the partnership has car-  
14                         ried out or will carry out with other entities in  
15                         the partnership, related to that implementation;  
16                         (8) if the program includes an opportunity to  
17                         earn a recognized postsecondary credential, a de-  
18                         scription of the activities leading to the credential;  
19                         (9) an assurance that funds provided under this  
20                         Act will be used to supplement and not supplant  
21                         other Federal, State, or local funds expended to pro-  
22                         vide youth programs or workforce readiness pro-  
23                         grams; and  
24                         (10) a budget detailing program activities and  
25                         administrative costs.

1   **SEC. 7. PROGRAM ACTIVITIES.**

2           (a) IN GENERAL.—An eligible entity that receives a  
3   grant under section 4 shall use the grant funds—

4               (1) if the entity seeks to implement the work-  
5   force readiness program through a covered partner-  
6   ship, to establish the partnership; and

7               (2) to carry out the development and implemen-  
8   tation of a youth workforce readiness program—

9                   (A) that includes services to help prepare  
10   eligible youth who are not younger than age 15  
11   for the workforce, which services shall include—

12                       (i) support for the use of career path-  
13   ways;

14                       (ii) paid and unpaid work experiences  
15   that have as a component academic and  
16   occupational education, which may in-  
17   clude—

18                           (I) summer employment opportu-  
19   nities and other employment opportu-  
20   nities available throughout the school  
21   year;

22                           (II) pre-apprenticeship and ap-  
23   prenticeship programs registered  
24   under the National Apprenticeship  
25   Act;

### (III) internships and job shadowing

owing; and

#### (IV) on-the-job training opportu-

nities;

(iii) work-based learning (as defined

in section 3 of the Carl D. Perkins Career

and Technical Education Act of 2006 (20

<sup>8</sup> U.S.C. 2302)) that provides opportunities

9 for the application of employability skills,

and hands-on work experiences through

11 covered partnerships;

## 12 (iv) occupational

(iv) occupational skill training, which

shall include priority consideration for

training programs that lead to recognized

15 postsecondary credentials that are aligned

with in-demand industry sectors or occupa-

17 tions in the local area involved, if the local

board determines that the programs meet

the quality criteria described in section 123

20 of the Workforce Innovation and Oppor-

21 tunity Act (29 U.S.C. 3153);

(v) the provision of customized train-

ing;

(vi) education offered concurrently

with and in the same context as workforce

1           readiness activities and training for a spe-  
2           cific occupation or occupational cluster;  
3           and

4                 (vii) activities that help youth prepare  
5                 for and transition to postsecondary edu-  
6                 cation and training;

7                 (B) that includes services to help prepare  
8                 eligible youth for the workforce, which services  
9                 shall include—

10                 (i) leadership development opportuni-  
11                 ties, which may include community service  
12                 and peer-centered activities encouraging  
13                 responsibility and other positive social and  
14                 civic behaviors, as appropriate;

15                 (ii) workforce or workforce readiness  
16                 opportunities;

17                 (iii) supportive services;

18                 (iv) adult mentoring for the period of  
19                 participation and a subsequent period, for  
20                 a total of not less than 12 months;

21                 (v) comprehensive guidance and coun-  
22                 seling, which may include drug and alcohol  
23                 abuse, prevention services, counseling and  
24                 referral, as appropriate;

25                 (vi) financial literacy education;

(vii) entrepreneurial skills training;

(viii) services that provide labor market and employment information about industry sectors or occupations available in the local area, such as career readiness, career counseling, and career exploration services;

(ix) activities to develop fundamental  
xforce readiness skills, or to develop  
loyability skills (such as communica-  
, creativity, collaboration, and critical  
king) that support social-emotional de-  
velopment through every developmental  
e, in both formal and informal learning  
eriences;

(x) academic counseling to support  
xforce readiness; and

(xi) career exposure, through mentoring and targeted programming, offered through local industry or sector partnerships, to provide career assessments and education on career planning; and

(C) that may include—

(i) the provision of professional development (as defined in section 3 of the Carl

1           D. Perkins Career and Technical Edu-  
2           cation Act of 2006 (20 U.S.C. 2302)) for  
3           training educators and other providers of  
4           educational services who participate in the  
5           workforce readiness program; and

6                 (ii) developing assets and resources  
7                 that assist an employer or groups of em-  
8                 ployers or sectors in working with eligible  
9                 youth.

10          (b) SUBGRANTS.—The eligible entity may use the  
11         grant funds, with the approval of the Secretary, to award  
12         subgrants to eligible organizations to carry out activities  
13         through a youth workforce readiness program.

14          **SEC. 8. EVALUATION AND REPORTING.**

15          (a) MEASURES OF EFFECTIVENESS.—

16                 (1) IN GENERAL.—An eligible entity that imple-  
17                 ments a youth workforce readiness program under  
18                 this Act shall—

19                         (A) ensure that the program is—

20                                 (i) based upon an assessment of objec-  
21                                 tive data regarding the need for such a  
22                                 program in the communities served; and

23                                 (ii) evaluated on an established set of  
24                                 performance measures aimed at ensuring  
25                                 the availability of high-quality opportuni-

ties by measuring eligible youth success;  
and

(B) collect the data necessary for the measures of eligible youth success described in subparagraph (A)(ii).

(2) MEASURES.—The performance measures (including indicators) that will be used to evaluate the youth workforce readiness programs—

14 (i) are able to track the success (such  
15 as improvement over time) of eligible  
16 youth; and

24 (C) for high school students, may include  
25 indicators such as achievement of career com-

1           petencies, or successful completion of intern-  
2           ships, apprenticeships, or work-based learning  
3           opportunities, or high school graduation.

4           (b) PERIODIC EVALUATION.—

5           (1) IN GENERAL.—The Secretary shall conduct  
6           a periodic evaluation of the eligible entity, to assess  
7           the progress of the entity's youth workforce ready-  
8           ness program toward ensuring high-quality opportu-  
9           nities by measuring eligible youth success.

10          (2) USE OF RESULTS.—The results of evalua-  
11          tions under paragraph (1) shall be—

12           (A) used to refine, improve, and strengthen  
13           the program, and to refine the performance  
14           measures; and

15           (B) used by the Secretary to determine  
16           whether a grant for a program is eligible to be  
17           renewed under section 4.

18          (c) REPORTING.—The Secretary shall submit a re-  
19          port containing the results of the evaluation to the appro-  
20          priate committees of Congress, and make the report avail-  
21          able to the public.

22          **SEC. 9. AUTHORIZATION OF APPROPRIATIONS.**

23          There is authorized to be appropriated to carry out  
24          this Act \$100,000,000 for each of fiscal years 2022  
25          through 2026.

1   **SEC. 10. REESTABLISHMENT OF YOUTH COUNCILS.**

2       Section 107 of the Workforce Innovation and Oppor-  
3       tunity Act (29 U.S.C. 3122) is amended by adding at the  
4       end the following:

5       “(j) YOUTH COUNCIL.—

6           “(1) ESTABLISHMENT.—There shall be estab-  
7       lished, as a subgroup within each local board, a  
8       youth council appointed by the local board, in co-  
9       operation with the chief elected official for the local  
10      area.

11          “(2) MEMBERSHIP.—The membership of each  
12      youth council shall include representatives with spe-  
13      cial interest or professional expertise with youth  
14      workforce development programs, activities related  
15      to youth workforce readiness, youth workforce in-  
16      vestment activities, local labor or joint labor-man-  
17      agement organizations, and education related rep-  
18      resentatives—

19           “(A) membership may include—

20              “(i) members of the local board with  
21              special interest or expertise in youth work-  
22              force readiness or youth workforce develop-  
23              ment;

24              “(ii) local labor or joint labor-manage-  
25              ment organizations with a special interest  
26              or expertise in youth workforce readiness

1                   or youth workforce development; representatives  
2                   of the workforce, in the local area,  
3                   with a special interest or expertise in youth  
4                   workforce readiness or youth workforce de-  
5                   velopment;

6                   “(iii) representatives of entities ad-  
7                   ministering education and training activi-  
8                   ties, including career and technical edu-  
9                   cation activities, in the local area, with  
10                  special interest or expertise in youth work-  
11                  force readiness or youth workforce develop-  
12                  ment;

13                  “(iv) representatives of youth service  
14                  agencies, including juvenile justice, local  
15                  law enforcement agencies, and representa-  
16                  tives of local public housing authorities;

17                  “(v) parents of eligible youth, and  
18                  current or former youth program partici-  
19                  pants;

20                  “(vi) representatives of vulnerable  
21                  populations (including but not limited to  
22                  foster youth, minority youth, and youth  
23                  with disabilities);

24                  “(vii) community representatives, em-  
25                  ployers of eligible youth, and Workplace

1           Learning Advisors (as defined in section 3  
2           of WIOA), with experience relating to  
3           youth workforce activities; and

4           “(viii) representatives of the Job  
5           Corps; and

6           “(B) may include such other individuals as  
7           the chairperson of the local board, in coopera-  
8           tion with the chief elected official, determines to  
9           be appropriate.

10          “(3) RELATIONSHIP TO LOCAL BOARD.—Mem-  
11          bers of the youth council who are not otherwise  
12          members of the local board shall be voting members  
13          of the youth council and nonvoting members of the  
14          board.

15          “(4) DUTIES.—The duties of the youth council  
16          shall include—

17           “(A) representing the interests of youth  
18           before the local board;

19           “(B) collaborating with the local board to  
20           ensure programs address youth workforce devel-  
21           opment and youth workforce readiness; and

22           “(C) advising the local board on the inclu-  
23           sion and incorporation of the local youth work-  
24           force in decisions as appropriate.

1       “(k) RECOMMENDATIONS.—Amend WIOA to include  
2 Youth Councils as a required section of the State and local  
3 plan, including how they are incorporating the rec-  
4 ommendations of the youth councils, including in the an-  
5 nual report have a requirement to report on activities re-  
6 lated to council’s recommendations.”.

