As Passed by the Senate

130th General Assembly Regular Session 2013-2014

Am. Sub. S. B. No. 1

Senators Beagle, Balderson

Cosponsors: Senators Faber, Bacon, Eklund, Gardner, Hite, LaRose, Lehner, Manning, Oelslager, Seitz, Uecker, Widener, Peterson, Obhof, Schaffer, Burke, Hughes, Jones, Patton

A BILL

То	enact section 6301.14 of the Revised Code to	1
	create the OhioMeansJobs Workforce Development	2
	Revolving Loan Fund, to create the OhioMeansJobs	3
	Workforce Development Revolving Loan Program, to	4
	allocate a portion of casino license fees to	5
	finance the loan program, and to make an	6
	appropriation.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 6301.14 of the Revised Code be	8
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enacted to read as follows:	9
Sec. 6301.14. The OhioMeansJobs workforce development	10
warralising lase found is bought supplied in the state toposium. The	11
revolving loan fund is hereby created in the state treasury. The	11
fund shall consist of a portion of the proceeds from the upfront	12
license fees paid for the casino facilities authorized under	13
Section 6(C) of Article XV, Ohio Constitution. The investment	14
earnings of the fund shall be credited to the fund.	15
	1.0
Section 2. (A) As used in this section:	16

shall give a preference to an institution for a workforce training	47
program in which the institution partners with a business that is	48
willing to repay all or part of the loan on behalf of a program	49
participant or with a business that also provides funding for the	50
program, in comparison to a program that does not have such a	51
partnership. The Chancellor shall consider a program that has	52
employment opportunities in areas that are in demand, including,	53
but not limited to, energy exploration.	54

- (3) The Chancellor also shall consider all of the following 55 factors when determining whether to award funds under this section 56 to an institution for a workforce training program, to the extent 57 that these factors apply to the program: 58
- (a) The success rate of the workforce training programoffered by the institution;60
- (b) The cost of the workforce training program based upon a61comparison of similar workforce training programs offered in this62state;63
- (c) The rate that the workforce training program participants
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 obtain employment in the field in which they receive training
 under the program;
- (d) The willingness of the institution to assist a67participant in paying for the costs of participating in the68workforce training program;69
- (e) The extent to which the program has demonstrated support 70 from business partners. 71
- (4) After the initial funds are awarded to institutions under
 this section, the Chancellor, in awarding subsequent funds under
 this section, shall give greater weight to the factors listed in
 division (B)(3)(a) of this section in comparison to the other
 factors listed in division (B)(3) of this section, but shall not
 give that factor greater weight than the preference given in

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division (B)(2) of this section.

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- (C) Funds shall be disbursed to successful applicants using 79 moneys from the OhioMeansJobs Workforce Development Revolving Loan 80 Fund established in section 6301.14 of the Revised Code. The 81 Chancellor shall not award to an institution more than one hundred 82 thousand dollars per workforce training program per year under 83 this section. An institution receiving funds under this section 84 shall establish, in consultation with the Board of Regents, 85 eligibility requirements that a participant in the workforce 86 training program for which the institution received the funds 87 shall satisfy to receive a loan under this section, and the 88 institution shall disburse the loan to program participants who 89 satisfy those requirements. A loan awarded by an institution to a 90 program participant under this section shall not exceed ten 91 thousand dollars per program in which the participant 92 participates. 93
- (D) Except as provided in the rules adopted by the Chancellor 94 pursuant to division (E)(3) of this section, a loan to a program 95 participant shall remain interest-free until six months after the 96 97 date the participant successfully completes the workforce training program, if the participant also continues to reside in this 98 99 state. Beginning on the earlier of the date that is six months after the individual completes the workforce training program for 100 which the participant received a loan under this section or the 101 date the participant ceases to reside in this state, the 102 Chancellor shall assess a rate of interest of not more than four 103 per cent per annum on any outstanding principal balance of that 104 loan. The Chancellor shall not assess a zero per cent interest 105 rate. The Chancellor shall establish a payment schedule not to 106 exceed seven years after the date a participant successfully 107 completes the workforce training program. 108
 - (E) The Chancellor shall prescribe, by rule adopted in

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and to execute all instruments necessary or appropriate to service	140
loans described in this section. If the Treasurer of State is	141
designated the agent pursuant to this division, the Treasurer of	142
State may adopt rules under section 111.15 of the Revised Code to	143
implement this division and may designate a third party to serve	144
as an agent of the Treasurer of State in servicing the loans. The	145
third party designated by the Treasurer of State is authorized to	146
take such actions, to enter into such contracts, and to execute	147
all instruments necessary or appropriate to service those loans.	148

- (H)(1) The Chancellor shall prepare a report outlining the 149 amount each institution received under this section during the 150 previous year, including the amount awarded to each individual 151 workforce training program. The Chancellor may include in the 152 report any recommendations for legislative changes to the Program 153 that the Chancellor determines are necessary to improve the 154 functioning and efficiency of the Program.
- (2) Beginning on July 1, 2014, and continuing every year 156 thereafter for so long as the Chancellor awards funds under the 157 Program, the Chancellor shall submit the report prepared in 158 division (H)(1) of this section to the Governor, the Speaker and 159 Minority Leader of the House of Representatives, and the President 160 and Minority Leader of the Senate. 161

section 3. All items in this section are hereby appropriated
as designated out of any moneys in the state treasury to the
credit of the designated fund. For all appropriations made in this
act, those in the first column are for fiscal year 2014 and those
in the second column are for fiscal year 2015. The appropriations
this act are in addition to any other appropriations made
for the FY 2014-FY 2015 biennium.

Appropriations