AN ACT

CONCERNING THE TALENT PIPELINE WORKING GROUP WITH THE STATE WORKFORCE DEVELOPMENT COUNCIL IN THE DEPARTMENT OF LABOR AND EMPLOYMENT.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, add 24-46.3-103 as follows:

24-46.3-103. Key industries talent pipeline working group. (1) (a) The general assembly hereby finds, determines, and declares that:

(I) Colorado’s economy is diverse and constantly changing and its key industries are dependent on an accurately skilled workforce to continue to thrive;

(II) Colorado’s key industry employers continue to lack the skilled workers they need to stay and grow in the state;

(III) Coloradans miss opportunities for good jobs in growing industries because they do not have access to the right education, training, or adequate hands-on experience at the right time to secure employment;

(IV) Providing clear access to industry-driven career pathways for education and employment advancement can result in long-term improvements in the economic well-being of Coloradans and will provide industries with the talent pipeline needed to thrive now and in the future;

(V) Creating a coordinated system to advance the skills and educational attainment of Coloradans across workforce development

Capital letters indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such material not part of act.
AND EDUCATION, IN ALIGNMENT WITH ECONOMIC DEVELOPMENT GOALS, AND IN PARTNERSHIP WITH INDUSTRY IS THE MOST PROMISING WAY TO ADVANCE COLORADANS AND SUPPLY INDUSTRY WITH THE TALENT IT DEMANDS;

(VI) DEEP, AUTHENTIC, AND ONGOING EMPLOYER ENGAGEMENT AND INPUT IS CRITICAL TO ENSURE THAT EDUCATION AND TRAINING PROGRAMS ARE ALIGNED WITH THE REAL AND CURRENT NEEDS OF INDUSTRY; AND

(VII) SECTOR PARTNERSHIPS ARE A PROVEN, ESTABLISHED MODEL OF ENGAGING EMPLOYERS AND COORDINATING WORKFORCE DEVELOPMENT, ECONOMIC DEVELOPMENT, AND EDUCATION IN RESPONSE TO THE NEEDS OF INDUSTRY AND ON BEHALF OF WORKERS SEEKING GOOD JOBS.

(b) THE GENERAL ASSEMBLY FURTHER FINDS, DETERMINES, AND DECLARES THAT IT WILL BE BENEFICIAL TO CREATE A WORKING GROUP WITH THE STATE COUNCIL COMPRISED OF REPRESENTATIVES FROM THE RELEVANT STATE DEPARTMENTS AND OFFICES TO DISCUSS AND DETERMINE THE MOST EFFECTIVE WAY TO USE SECTOR PARTNERSHIPS AT THE REGIONAL LEVEL TO ALIGN WORKFORCE DEVELOPMENT, ECONOMIC DEVELOPMENT, AND EDUCATION IN THE STATE TO THE NEEDS OF KEY INDUSTRIES.


(a) DISCUSS AND DETERMINE NEEDS ACROSS KEY INDUSTRIES AND OCCUPATIONS INCLUDING CHALLENGES AND OPPORTUNITIES IN DEVELOPING AND GROWING RELEVANT TALENT PIPELINES;

(b) ENSURE THAT THE TALENT PIPELINE DEVELOPMENT INFRASTRUCTURE INCLUDES:

(I) A LISTENING PROCESS TO COLLECT WORKFORCE NEEDS FOR KEY INDUSTRIES' EMPLOYERS;

(II) CURRICULUM ALIGNMENT FOR HIGH-DEMAND OCCUPATION SKILL NEEDS;

(III) OCCUPATION-ALIGNED EDUCATION AND TRAINING OPTIONS WITH A CLEARLY ARTICULATED PROGRESSION;

(IV) SKILLS ASSESSMENTS; AND

(V) ACADEMIC CAREER COUNSELING;

(c) UTILIZE SECTOR PARTNERSHIPS TO:

(I) ADVISE THE DEVELOPMENT OF CAREER PATHWAY PROGRAMS FOR CRITICAL OCCUPATIONS IN KEY INDUSTRIES; AND

(II) ENSURE THE COORDINATION OF EDUCATION AND WORKFORCE INITIATIVES TO
DEVELOP A STRONG TALENT PIPELINE; AND

(d) UTILIZE EXISTING MEASURES AND DATA SYSTEMS TO IMPROVE SYSTEMS ALIGNMENT AND INTER-AGENCY COMMUNICATION.


(I) TAKE INTO CONSIDERATION THE DATA CONTAINED IN THE ANNUAL JOB SKILLS REPORT PRODUCED BY THE DEPARTMENT OF HIGHER EDUCATION AND USE SUCH DATA TO INFORM WORKFORCE DEVELOPMENT ISSUES ACROSS KEY INDUSTRIES;

(II) UTILIZE STATE-LEVEL DATA GENERATED FROM STATE-LEVEL SOURCES WHENEVER POSSIBLE;

(III) UTILIZE, AND AS APPROPRIATE, EXPAND EXISTING DATA-SHARING AGREEMENTS BETWEEN AGENCIES AND PARTNERS;

(IV) PROVIDE A PROGRESS REPORT ON THE STATUS OF CAREER PATHWAY PROGRAMS TARGETED AT KEY INDUSTRIES;

(V) PROVIDE AN ANALYSIS OF DATA REGARDING THE SKILLS REQUIRED FOR KEY INDUSTRY JOBS;

(VI) INCLUDE RECOMMENDATIONS RELATED TO ADVANCING TALENT PIPELINE AND CAREER PATHWAYS DEVELOPMENT; AND

(VII) INCLUDE RECOMMENDATIONS REGARDING THE ALIGNMENT AND CONSISTENCY OF DATA NOMENCLATURE, COLLECTION PRACTICES, AND DATA-SHARING.


SECTION 2. In Colorado Revised Statutes, 24-46.3-101, add (10) and (11) as follows:
24-46.3-101. State work force development council - creation - membership - funding through gifts, grants, and donations - talent pipeline cash fund.

(10) The state council is authorized to seek and accept gifts, grants, or donations from private or public sources for the purposes of this article; except that the state council may not accept a gift, grant, or donation that is subject to conditions that are inconsistent with this article or any other law of the state. The state council shall transmit all private and public moneys received through gifts, grants, or donations to the state treasurer, who shall credit the same to the talent pipeline cash fund created in subsection (11) of this section.

(11) (a) The talent pipeline cash fund, referred to in this subsection (11) as the "fund", is created in the state treasury. The fund consists of any moneys that the state council receives from gifts, grants, or donations pursuant to subsection (10) of this section.

(b) The moneys in the fund are annually appropriated to the state council to provide action grants to talent pipeline projects.

(c) All interest and income derived from the investment and deposit of moneys in the fund are credited to the fund. Any unexpended and unencumbered moneys remaining in the fund at the end of a fiscal year shall not be credited or transferred to the general fund or any other fund.

SECTION 3. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 6, 2014, if adjournment sine die is on May 7, 2014); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2014 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

Approved: May 21, 2014