

The Stevens Amendment

Since 1989, the United States Department of Labor's (DOL) annual appropriation has included a provision known as the Stevens Amendment. Its purpose is to ensure transparency and accountability in federal spending. This provision requires the recipients of DOL grants and cooperative agreements to acknowledge federal funding when publicly discussing any projects or programs that DOL funded through its annual appropriation. For fiscal year 2022, this provision appeared in section 505 of Division H of Public Law 117-103.

As required by this Amendment, the following statements apply to the *Turning Point Workforce Development Board*. All grants may NOT be listed; and are based on the funding source.

Stevens Amendment-Grant Disclosures

Wagner-Peyser: services are supported by the Employment and Training Administration of the US Department of Labor (DOL), part of a total award of \$18,987,978 and with 0% financed from non-governmental sources.

Workforce Innovation Opportunity Act (WIOA): Title 1-All Title 1 Programs (Adult, Dislocated Worker and Youth) supported by the Employment and Training Administration of the US DOL, as part of an award totaling \$2,843,582

National Dislocated Worker Grant-Employment Recovery (NDWG): All NDWGs are supported by the Employment and Training Administration of the US Department of Labor (DOL) as part of an award totaling \$1,166,666. All programs are 100% supported by DOL-ETA funds.

American Rescue Plan Act (ARPA): This project is supported, whole or in part, by Federal award number SLFRP0129, awarded to the NC Department of Commerce by the US Department of the Treasury.

Adult: \$1,048,919

Dislocated Worker: \$736,043

Youth: \$1,058,620

NDWG: \$1,166,666

