AUTHENTICATED U.S. GOVERNMENT INFORMATION GPO

^{115TH CONGRESS} 2D SESSION H.R. 5892

AN ACT

- To establish an Advisory Committee on Opioids and the Workplace to advise the Secretary of Labor on actions the Department of Labor can take to address the impact of opioid abuse on the workplace.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. ESTABLISHMENT OF AN ADVISORY COMMITTEE 2 ON OPIOIDS AND THE WORKPLACE.

3 (a) ESTABLISHMENT.—Not later than 90 days after enactment of this Act, the Secretary of Labor shall estab-4 5 lish an Advisory Committee on Opioids and the Workplace (referred to in this Act as the "Advisory Committee") to 6 7 advise the Secretary on actions the Department of Labor 8 can take to provide informational resources and best prac-9 tices on how to appropriately address the impact of opioid abuse on the workplace and support workers abusing 10 11 opioids.

12 (b) Membership.—

(1) COMPOSITION.—The Secretary of Labor
shall appoint as members of the Advisory Committee
19 individuals with expertise in employment, workplace health programs, human resources, substance
use disorder, and other relevant fields. The Advisory
Committee shall be composed as follows:

19 (A) Four of the members shall be individ20 uals representative of employers or other orga21 nizations representing employers.

(B) Four of the members shall be individuals representative of workers or other organizations representing workers, of which at least
two must be representatives designated by labor
organizations.

1 (C) Three of the members shall be individ-2 uals representative of health benefit plans, em-3 ployee assistance plan providers, workers' com-4 pensation program administrators, and work-5 place safety and health professionals. 6 (D) Eight of the members shall be individ-7 uals representative of substance abuse treat-8 ment and recovery experts, including medical 9 doctors, licensed addiction therapists, and sci-10 entific and academic researchers, of which one 11 individual may be a representative of a local or 12 State government agency that oversees or co-13 ordinates programs that address substance use 14 disorder. 15 (2)CHAIR.—From the members appointed 16 under paragraph (1), the Secretary of Labor shall 17 appoint a chairperson. 18 (3) TERMS.—Each member of the Advisory 19 Committee shall serve for a term of 3 years. A mem-20 ber appointed to fill a vacancy shall be appointed 21 only for the remainder of such term. 22 (4) QUORUM.—A majority of members of the 23 Advisory Committee shall constitute a quorum and 24 action shall be taken only by a majority vote of the 25 members.

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1	(5) VOTING.—The Advisory Committee shall es-
2	tablish voting procedures.
3	(6) NO COMPENSATION.—Members of the Advi-
4	sory Committee shall serve without compensation.
5	(7) DISCLOSURE.—Every member of the Advi-
6	sory Committee must disclose the entity, if applica-
7	ble, that he or she is representing.
8	(c) DUTIES.—
9	(1) Advisement.—
10	(A) IN GENERAL.—The Advisory Com-
11	mittee established under subsection (a) shall
12	advise the Secretary of Labor on actions the
13	Department of Labor can take to provide infor-
14	mational resources and best practices on how to
15	appropriately address the impact of opioid
16	abuse on the workplace and support workers
17	abusing opioids.
18	(B) CONSIDERATIONS.—In providing such
19	advice, the Advisory Committee shall take into
20	account—
21	(i) evidence-based and other employer
22	substance abuse policies and best practices
23	regarding opioid use or abuse, including
24	benefits provided by employee assistance

1	programs or other employer-provided bene-
2	fits, programs, or resources;
3	(ii) the effect of opioid use or abuse
4	on the safety of the workplace as well as
5	policies and procedures addressing work-
6	place safety and health;
7	(iii) the impact of opioid abuse on
8	productivity and absenteeism, and assess-
9	ments of model human resources policies
10	that support workers abusing opioids, such
11	as policies that facilitate seeking and re-
12	ceiving treatment and returning to work;
13	(iv) the extent to which alternative
14	
	pain management treatments other than
15	opioids are or should be covered by em-
15	opioids are or should be covered by em-
15 16	opioids are or should be covered by em- ployer-sponsored health plans;
15 16 17	opioids are or should be covered by em- ployer-sponsored health plans; (v) the legal requirements protecting
15 16 17 18	opioids are or should be covered by em- ployer-sponsored health plans; (v) the legal requirements protecting employee privacy and health information in
15 16 17 18 19	opioids are or should be covered by em- ployer-sponsored health plans; (v) the legal requirements protecting employee privacy and health information in the workplace, as well as the legal require-
15 16 17 18 19 20	opioids are or should be covered by em- ployer-sponsored health plans; (v) the legal requirements protecting employee privacy and health information in the workplace, as well as the legal require- ments related to nondiscrimination;
 15 16 17 18 19 20 21 	opioids are or should be covered by em- ployer-sponsored health plans; (v) the legal requirements protecting employee privacy and health information in the workplace, as well as the legal require- ments related to nondiscrimination; (vi) potential interactions of opioid

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1	opioids that promote retaining employment
2	or reentering the workforce;
3	(viii) evidence-based initiatives that
4	engage employers, employees, and commu-
5	nity leaders to promote early identification
6	of opioid abuse, intervention, treatment,
7	and recovery;
8	(ix) workplace policies regarding
9	opioid abuse that reduce stigmatization
10	among fellow employees and management;
11	and
12	(x) the legal requirements of the Men-
13	tal Health Parity and Addiction Equity
14	Act and other laws related to health cov-
15	erage of substance abuse and mental
16	health services and medications.
17	(2) Report.—Prior to its termination as pro-
18	vided in subsection (j), the Advisory Committee shall
19	issue a report to the Secretary of Labor and to the
20	Committee on Education and the Workforce of the
21	House of Representatives and the Committee on
22	Health, Education, Labor, and Pensions of the Sen-
23	ate, detailing successful programs and policies in-
24	volving workplace resources and benefits, including
25	recommendations or examples of best practices for

how employers can support and respond to employ ees impacted by opioid abuse.

3 (d) MEETINGS.—The Advisory Committee shall meet4 at least twice a year at the call of the chairperson.

5 (e) STAFF SUPPORT.—The Secretary of Labor shall
6 make available staff necessary for the Advisory Committee
7 to carry out its responsibilities.

8 (f) FEDERAL ADVISORY COMMITTEE ACT.—The
9 Federal Advisory Committee Act shall apply to the Advi10 sory Committee established under this Act.

(g) NO APPROPRIATED FUNDS.—No additional
funds are authorized to be appropriated to carry out this
Act. Expenses of the Advisory Committee shall be paid
with funds otherwise appropriated to Departmental Management within the Department of Labor.

16 (h) EX OFFICIO.—Three nonvoting representatives 17 from agencies within the Department of Health and 18 Human Services whose responsibilities include opioid pre-19 scribing guidelines, workplace safety, and monitoring of 20 substance abuse and prevention programs shall be ap-21 pointed by the Secretary of Labor and designated as ex 22 officio members.

(i) AGENDA.—The Secretary of Labor or a representative of the Secretary shall consult with the Chair in establishing the agenda for Committee meetings.

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(j) TERMINATION.—The Advisory Committee estab lished under this Act shall terminate 3 years after the date
 of enactment of this Act.

Passed the House of Representatives June 13, 2018. Attest:

Clerk.

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