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## Legislative Alert: Jobs, Opportunity, Benefits, and Services Act of 2011 (H.R. 1745)

#### **Abstract**

[Excerpt] On behalf of the AFL-CIO. I am writing to urge you to oppose the Jobs. Opportunity, Benefits, and Services Act of 2011 (H.R. 1745), which would allow states to deny federal unemployment insurance benefits to over four million Americans unemployed for over 6 months so they can lower taxes for business. This senseless piece of legislation would undo the thirteen month extension of unemployment benefits enacted by Congress last December as part of a bipartisan deal to extend tax cuts for the wealthy.

#### Keywords

AFL-CIO, Legislative Alert, Jobs, Opportunity, Benefits, and Services Act of 2011, H.R. 1745

#### Comments

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### AMERICAN FEDERATION OF LABOR AND CONGRESS OF INDUSTRIAL ORGANIZATIONS



815 SIXTEENTH STREET, N.W. WASHINGTON, D.C. 20006

LEGISLATIVE ALERT!

(202) 637-5057

RICHARD L. TRUMKA PRESIDENT

ELIZABETH H. SHULER SECRETARY-TREASURER

ARLENE HOLT BAKER EXECUTIVE VICE-PRESIDENT



May 11, 2011

#### Dear Representative:

On behalf of the AFL-CIO, I am writing to urge you to oppose the Jobs, Opportunity, Benefits, and Services Act of 2011 (H.R. 1745), which would allow states to deny federal unemployment insurance benefits to over four million Americans unemployed for over 6 months so they can lower taxes for business. This senseless piece of legislation would undo the thirteen month extension of unemployment benefits enacted by Congress last December as part of a bipartisan deal to extend tax cuts for the wealthy.

H.R. 1745 would allow state officials to divert federal funds from temporary extended unemployment benefit programs to use for other purposes, such as reducing employer tax obligations or repaying state loans from the federal government. At the same time, H.R. 1745 would require every state to impose new educational eligibility, job training, and job search requirements on unemployed workers, without regard to the administrative burden on already overburdened state agencies that enforcing these new requirements would entail.

Now is not the time to be withdrawing federal unemployment compensation from the long-term unemployed. The unemployment situation is actually worse now than when Congress first established the federal extended benefits program, and the employment-to-population ratio has barely improved since the trough of the recession. There are still five unemployed workers for every job opening, the unemployment rate is 9 percent, nine states have unemployment rates over 10 percent, and 22 states have unemployment rates above the national rate. In April the average jobless worker had been unemployed for more than 38 weeks.

Nor can the U.S. economy afford the withdrawal of the economic stimulus that unemployment benefits provide. The Congressional Budget Office has determined that unemployment compensation is the single most effective stimulus to the economy. CBO estimates that the \$32 billion that will be paid in federal emergency unemployment compensation and extended benefits under current law will generate \$40 billion in economic activity and create about 322,000 jobs.

Members of Congress should reject H.R. 1745, which reflects cruel indifference to the hardship suffered by people who have been unemployed for more than six months—not through any fault of their own, but because Wall Street drove the economy off a cliff and still refuses to take any responsibility for the mistakes it made.

Sincerely,

William Samuel, Director

GOVERNMENT AFFAIRS DEPARTMENT