

GENERAL ASSEMBLY OF NORTH CAROLINA
SESSION 2009

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SENATE BILL 881*
PROPOSED COMMITTEE SUBSTITUTE S881-PCS75244-RF-38

Short Title: AgRELIEF Act/Cost Share Program.

(Public)

Sponsors:

Referred to:

March 26, 2009

1 A BILL TO BE ENTITLED
2 AN ACT TO ESTABLISH THE TEMPORARY AGRICULTURAL LABOR COST SHARE
3 PROGRAM TO PROVIDE REIMBURSEMENT OF EXPENSES FOR THE LEGAL
4 INTERIM EMPLOYMENT OF FARMWORKERS.

5 The General Assembly of North Carolina enacts:

6 SECTION 1. Chapter 106 of the General Statutes is amended by adding a new
7 Article to read:

8 "Article 70.

9 "AgRELIEF Act; Temporary Agricultural Labor Cost Share Program.

10 "§ 106-840. Title.

11 This may be referred to as the Agricultural Reimbursement of Expenses for Legal Interim
12 Employment of Farmworkers Act (AgRELIEF Act).

13 "§ 106-841. Temporary Agricultural Labor Cost Share Program established.

14 The Temporary Agricultural Labor Cost Share Program is established. The Program shall
15 provide cost share funds to assist North Carolina farmers who use the federal H-2A visa
16 program under the federal Immigration and Nationality Act, 8 U.S.C. §
17 1324(a)(1)(A)(iv)(b)(iii), in North Carolina to legally fulfill their need for temporary
18 agricultural labor to perform agricultural labor or services of a temporary or seasonal nature on
19 North Carolina farms. The Temporary Agricultural Labor Cost Share Program shall, subject to
20 the requirements and limitations under G.S. 106-842, assist North Carolina farmers with only
21 the following costs that are paid exclusively by the North Carolina farmer and that are
22 associated with using the federal H-2A visa program:

- 23 (1) All round-trip transportation and subsistence costs for an H-2A worker, to
24 and from the worker's country of origin, if paid by the North Carolina
25 farmer, but which shall be limited to a total reimbursable expense that does
26 not exceed three hundred dollars (\$300.00) for each round trip for each H-
27 2A worker; and
- 28 (2) All processing charges and administrative fees and dues, including, but not
29 limited to, advertising and recruitment costs, charged by an agricultural trade
30 association that is exempt from taxation under Section 501(c) of the Internal
31 Revenue Code, to a North Carolina farmer, if paid by the North Carolina
32 farmer, but which shall be limited to a total reimbursable expense that does
33 not exceed three hundred twenty-five dollars (\$325.00) for each H-2A
34 worker; and



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- 1 (3) Any United States State Department Visa fees and Border Patrol Crossing
2 fees for each H-2A worker, if paid by the North Carolina farmer; and
3 (4) Any United States Consulate application and appointment fees for each
4 H-2A worker, if paid by the North Carolina farmer.

5 "**§ 106-842. Temporary Agricultural Labor Cost Share Advisory Committee;**
6 **administration of Program; requirements and limitations.**

7 (a) The Temporary Agricultural Labor Cost Share Advisory Committee is established.
8 The Advisory Committee shall be administratively located in the Department of Agriculture
9 and Consumer Services, but shall exercise its statutory powers and duties independent of the
10 Department. The Advisory Committee shall consist of seven members as follows:

- 11 (1) The Commissioner of Agriculture or the Commissioner's designee.
12 (2) The President of the North Carolina Rural Economic Development Center,
13 Inc., or the President's designee.
14 (3) The Commissioner of Labor or the Commissioner's designee.
15 (4) The Chairman of the Employment Security Commission or the Chairman's
16 designee.
17 (5) The Executive Vice President of the North Carolina Agribusiness Council or
18 the Executive Vice President's designee.
19 (6) The President of the North Carolina State Grange or the President's designee.
20 (7) The President of the North Carolina Farm Bureau Federation, Inc., or the
21 President's designee.

22 The Commissioner of Agriculture or the Commissioner's designee shall serve as the Chair
23 of the Advisory Committee. A majority of the members of the Advisory Council shall
24 constitute a quorum for the transaction of business.

25 (b) The Advisory Committee shall develop and administer the Temporary Agricultural
26 Labor Cost Share Program and shall have the following powers and duties:

- 27 (1) Within funds available to this program, provide cost share funds to
28 applicants, subject to all of the following limitations and requirements:
29 a. Reimbursements shall be limited to:
30 1. Fifty percent (50%) of the costs as provided in G.S. 106-841
31 for each H2-A worker per year with the applicant providing
32 fifty percent (50%) of these costs.
33 2. A maximum of fifty thousand dollars (\$50,000) per applicant
34 per year.
35 b. Applicants shall be limited to farmers who have an adjusted gross
36 income in each of the previous two years that is at or below two
37 hundred fifty thousand dollars (\$250,000), unless at least
38 seventy-five percent (75%) of this adjusted gross income is derived
39 directly from farming, ranching, or forestry operations.
40 c. To be eligible for cost share funds under this section, an applicant
41 shall produce documentation for review that substantiates the
42 applicant's compliance with all of the following requirements:
43 1. The applicant has obtained federal certification to employ an
44 H-2A visa worker and complies with all federal requirements
45 for ensuring that no legally authorized United States worker
46 is available, able, and willing to meet the temporary
47 agricultural labor job requirements.
48 2. The applicant provides housing for the H-2A workers that
49 have been registered, inspected, and certified by Agricultural
50 Safety and Health Bureau of the North Carolina Department
51 of Labor for occupancy by workers during their time period

- 1 of employment. Housing does not have to be owned by the
2 applicant in order to meet this requirement.
- 3 3. The applicant provides each H-2A worker with workers'
4 compensation insurance.
- 5 4. The applicant provides insurance mandated for vehicles
6 transporting any H-2A worker.
- 7 5. The applicant provides training pursuant to pesticide worker
8 protection standards mandated by the Environmental
9 Protection Agency for any H-2A worker.
- 10 6. The applicant inspects documentation to ensure that all H-2A
11 visa documentation is valid and each worker is legally
12 authorized to work on the applicant's farm during the time
13 period of employment.
- 14 d. An applicant requesting cost share funds for fees and costs incurred
15 by the applicant and eligible for reimbursement under G.S. 106-841
16 shall provide, to the satisfaction of the Advisory Committee,
17 documentation to substantiate payment by the North Carolina farmer
18 of these costs, not to exceed the number of H-2A workers employed
19 by the applicant during the applicable year. Documentation required
20 under this sub-subdivision shall not exceed standards beyond what a
21 majority of applicants can reasonably obtain and submit as proof of
22 payment.
- 23 e. Nothing in this Article shall be construed to preclude an applicant
24 from submitting an application each year and being eligible each year
25 to receive cost share funding under this program. An application that
26 includes costs for an H-2A worker who returns in subsequent years
27 shall also be eligible to apply for the cost share funding during the
28 subsequent years.
- 29 (2) Develop a process for soliciting and reviewing applications and for selecting
30 farmers to participate in the Temporary Agricultural Labor Cost Share
31 Program based on the eligibility requirements and limitations under
32 G.S. 106-841 and this section. Approved applications shall be processed
33 based on the date of submission of the completed application until and as
34 long as funding is available for this program.
- 35 (3) Receive public and private donations, appropriations, grants, and revenues to
36 be credited to the Temporary Agricultural Labor Cost Share Program Fund
37 under G.S. 106-844.
- 38 (4) Limit the eligibility for submission of an application for Temporary
39 Agricultural Labor Cost Share Program funds to only the applicant who was
40 listed as the employer on the H-2A visa application, except individual and
41 group applications submitted by an agricultural trade association that is
42 exempt from taxation under Section 501(c) of the Internal Revenue Code,
43 shall be eligible, provided such group is also listed on all of the applicable
44 H-2A visa applications as a joint employer.

45 **§ 106-843. Temporary Agricultural Labor Cost Share Program; report.**

46 No later than March 31 of each year, the Advisory Committee shall prepare a
47 comprehensive report on the implementation of the Temporary Agricultural Labor Cost Share
48 Program for the previous calendar year and submit the report to the House of Representatives
49 and the Senate Appropriations Subcommittees on Natural and Economic Resources.

50 **§ 106-844. Temporary Agricultural Labor Cost Share Program Fund.**

1 There is established a "Temporary Agricultural Labor Cost Share Program Fund" to be
2 administered by the Commissioner of Agriculture. The Fund shall consist of all funds and
3 monies received from any source, whether as a grant, appropriation, gift, contribution, or
4 bequest; provided these funds are designated for the Temporary Agricultural Labor Cost Share
5 Program Fund. Notwithstanding any provisions of law which might prohibit a transfer or
6 donation, the Temporary Agricultural Labor Cost Share Program Fund also may receive funds
7 from public and private sources. Funds in the Temporary Agricultural Labor Cost Share
8 Program Fund shall be used for only the reimbursement to North Carolina farmers for fees and
9 costs in accordance with G.S. 106-841 and G.S. 106-842. Any funds received in the
10 Temporary Agricultural Labor Cost Share Program Fund shall be held separate and apart from
11 all other moneys, funds, and accounts in an interest-bearing account and shall carry forward
12 any balance remaining in the Fund at the end of any fiscal year for the next succeeding fiscal
13 year."

14 **SECTION 2.** This act becomes effective July 1, 2009.