## GENERAL ASSEMBLY OF NORTH CAROLINA

## **SESSION 1991**

Η

HOUSE BILL 633\*

Short Title: Turfgrass/Forage Assessment.

(Public)

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Sponsors: Representative James.

Referred to: Agriculture.

## April 9, 1991

1	A BILL TO BE ENTITLED			
2	AN ACT TO PROVIDE FOR A TURFGRASS/FORAGE RESEARCH			
3	ASSESSMENT.			
4	The General Assembly of North Carolina enacts:			
5	Section 1. Chapter 106 of the General Statutes is amended by adding a new			
6	Article to read:			
7	'' <u>ARTICLE 66.</u>			
8	<b>''TURFGRASS/FORAGE RESEARCH ASSESSMENT ACT.</b>			
9	"§ 106-790. Title. This Article shall be known as the 'Turfgrass/Forage Research			
10	Assessment Act.'			
11	" <u>§ 106-791</u> . Findings and purpose. The General Assembly finds that there are over			
12	2 million acres of maintained turfgrass and 1.8 million acres of forage in			
13	North Carolina; that the turfgrass maintenance and forage and			
14	grassland industries make an important contribution to the State's			
15	economy; that turfgrass enhances the beauty, value and enjoyment of			
16	our homes, churches, schools, roadsides and recreation areas; that forage			
17	grasses and legumes make a significant input to the State's agriculture;			
18	and that it is appropriate for the State to provide a means whereby			
19	turfgrass users and forage producers may voluntarily assess themselves			
20	in order to provide funds for turfgrass and forage improvement			
21	research.			
22	" <u>§ 106-792. Definitions. As used in this Article:</u>			
23	(1) 'Department' means the Department of Agriculture.			

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<u>(2)</u>	'Forage and Grasslands Council' means the North Carolina Forage and	
	Grasslands Council of the North Carolina Cattlemen's Association,	
	Inc., a North Carolina nonprofit corporation.	
<u>(3)</u>	'Turfgrass' means grass grown for any purpose, including recreational,	
	esthetic or conservation purposes and including forage grasses and	
	forage legumes.	
<u>(4)</u>	'Turfgrass Council' means the Turfgrass Council of North Carolina,	
	Inc., a North Carolina nonprofit corporation.	
. ,	Boards of Directors of the Turfgrass Council and the Forage and	
	incil may conduct a referendum among turfgrass owners and forage	
producers upon	the question of whether an assessment shall be levied as provided for	
<u>herein.</u>		
. ,	Boards of Directors of the Turfgrass Council and the Forage and	
Grasslands Cou	ncil shall determine:	
<u>(1)</u>	The amount of the proposed assessment;	
<u>(2)</u>	The period for which the assessment shall be levied, not to exceed six	
	<u>year;</u>	
<u>(3)</u>	The time and place of the referendum;	
<u>(4)</u>	Procedures for conducting the referendum and counting of votes; and	
<u>(5)</u>	Any other matters pertaining to the referendum.	
<u>(c)</u> <u>The a</u>	mount of the proposed assessment and the method of collection shall be	
set forth on the	ballot.	
<u>(d)</u> <u>All p</u>	ersons engaged in production or maintenance of turfgrass shall be	
eligible to vote	in the referendum. Any questions concerning eligibility to vote shall be	
resolved by the Boards of Directors of the Turfgrass Council and the Forage and		
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" <u>§ 106-794.</u> Tw	vo-thirds vote required; collection of assessment.	
(a) The a	ssessment shall not be collected unless at least two-thirds of the votes	
cast in the refer	endum are in favor of the assessment. If at least two-thirds of the votes	
	rendum are in favor of the assessment, then the assessment shall be	
collected on all	turfgrass seed sold in this State. The Department of Agriculture shall	
provide notice of	of the assessment to all seed dealers and growers who purchase seed tags	
*	no report seed sales pursuant to G.S. 106-277.28. Such seed dealers and	
<b>▲</b> ·	eport quarterly on forms furnished by the Department the quantity of	
-	old in this State. The reports shall be filed at the same time and place as	
-	ports required under G.S. 106-277.28(3), and the assessment shall be due	
	h the report. Seed dealers and growers may add the assessment to the	
	I. Persons who purchase turfgrass seed on which the assessment has not	
*	hall report such purchases and pay the assessment to the Department.	
	furfgrass Council may bring an action against any seed dealer or grower	
	y the assessment to collect unpaid assessments, and if successful shall	
	cost of such action, including attorneys' fees.	
	Grasslands Cou producers upon herein. (b) The Grasslands Cour (1) (2) (3) (4) (5) (c) The a set forth on the (d) All p eligible to vote resolved by the Grasslands Cour "§ 106-794. Tw (a) The a cast in the refer cast in the refer	

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1 " <u>§ 106-795.</u> Use of funds; refunds. <b>Funds received by the</b>	Department pursuant to
2 this Article shall not be deemed State funds,	but shall be promptly
3 remitted to the Turfgrass Council. The Turfg	rass Council shall enter
4 into an agreement with the Forage and Grassla	ands Council to share a
5 portion of the assessment at a mutually agreeal	ole rate, to be evaluated
6 <u>annually.</u>	
7 <u>The Turfgrass Council and the Forage and Grasslands Co</u>	ouncil shall use the funds
8 for research and education related to improving the usefulne	ess of turfgrass, including
9 any administrative expenses as may be reasonably necessary to	o carry out this function.
10 Any person who has purchased seed upon which the assess	sment was levied and paid
11 shall have the right to receive a refund of the assessment by r	naking demand in writing
12 to the Council within 30 days of purchase of the seed.	The demand must be
13 accompanied by proof of purchase satisfactory to the Council.	
14 Sec. 2. This act becomes effective July 1, 1991.	
3 4 5 6 7 8 9 10 11 12 13	"§ 106-795. Use of funds; refunds. Funds received by the this Article shall not be deemed State funds, remitted to the Turfgrass Council. The Turfg into an agreement with the Forage and Grassla portion of the assessment at a mutually agreeal annually. The Turfgrass Council and the Forage and Grasslands Co for research and education related to improving the usefulne any administrative expenses as may be reasonably necessary to Any person who has purchased seed upon which the assess shall have the right to receive a refund of the assessment by r to the Council within 30 days of purchase of the seed. accompanied by proof of purchase satisfactory to the Council."