## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE DRH50289-LD-77C\* (03/12)

Short Title:	AgRELIEF Act/Cost Share Program.	(Public)
Sponsors:	Representative Bell.	
Referred to:		

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 EI	MPLOYMENT OF FARMWORKERS.		
5	The General Ass	embly of North Carolina enacts:		
6	<b>SECTION 1.</b> Chapter 106 of the General Statutes is amended by adding a new			
7	article to read:			
8		" <u>Article 70.</u>		
9	" <u>Ag</u>	RELIEF Act; Temporary Agricultural Labor Cost Share Program.		
10	" <u>§ 106-840. Titl</u>	<u>e.</u>		
11		referred to as the Agricultural Reimbursement of Expenses for Legal Interim		
12	2 Employment of Farmworkers Act (AgRELIEF Act).			
13				
14		emporary Agricultural Labor Cost Share Program is established. The Program		
15				
16				
17	temporary agricultural labor to perform agricultural labor or services of a temporary or seasonal			
18		Carolina farms. The Temporary Agricultural Labor Cost Share Program shall,		
19		quirements and limitations under G.S. 106-842, assist North Carolina farmers		
20		lowing costs that are paid exclusively by the North Carolina farmer and that		
	21 are associated with using the federal H2-A visa program:			
22	<u>(1)</u>	All round-trip transportation and subsistence costs for an H2-A worker, to		
23		and from the worker's country of origin, if paid by the North Carolina		
24		farmer, but which shall be limited to a total reimbursable expense that does		
25		not exceed three hundred dollars (\$300.00) for each round trip for each		
26		H2-A worker; and		
27	<u>(2)</u>	All processing charges and administrative fees and dues, including but not		
28		limited to, advertising and recruitment costs, charged by an agricultural trade		
29		association with IRS nonprofit 501(c) classification, to a North Carolina		
30		farmer, if paid by the North Carolina farmer, but which shall be limited to a		
31		total reimbursable expense that does not exceed three hundred twenty-five		
32		dollars (\$325.00) for each H2-A worker; and		
33	<u>(3)</u>	Any United States State Department Visa fees and Border Patrol Crossing		
34		fees for each H2-A worker, if paid by the North Carolina farmer; and		



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1	(4)	Anv U	United S	States Consulate application and a	ppointment fees for each
2	<u> </u>			if paid by the North Carolina farmer	
3	"§ 106-842. 7			ricultural Labor Cost Share Pr	
4				nitations.	
5				icultural Labor Cost Share Program	n shall be developed and
6		-		Agricultural Labor Cost Share Adviso	-
7	under G.S. 106-8		·		
8	(b) Progra	am Func	tions. –	Under the Temporary Agricultural L	Labor Cost Share Program,
9	the Advisory Con				<u> </u>
10	(1)			available to this program, prov	ide cost share funds to
11				bject to all of the following limitation	
12		<u>a.</u>		ursements shall be limited to:	*
13			1.	Fifty percent (50%) of the costs as	provided in subsection (b)
14				of this section for each H2-A w	
15				applicant providing fifty percent (50	)%) of these costs.
16			<u>2.</u>	A maximum of fifty thousand dolla	rs (\$50,000) per applicant
17				per year.	
18		<u>b.</u>	Applic	cants shall be limited to farmers wh	have an adjusted gross
19			incom	e in each of the previous two year	s that is at or below two
20			hundre	ed fifty thousand dollars (\$250	0,000), unless at least
21			sevent	y-five percent (75%) of this adjusted	d gross income is derived
22			directl	y from farming, ranching, or forestry	operations.
23		<u>c.</u>	To be	eligible for cost share funds under	this section, an applicant
24			shall	produce documentation for review	w that substantiates the
25			applica applica	ant's compliance with all of the follow	ving requirements:
26			<u>1.</u>	The applicant has obtained federal	± •
27				H2-A visa worker and complies with	=
28				for ensuring that no legally authority	
29				is available, able, and willing	to meet the temporary
30				agricultural labor job requirements.	
31			<u>2.</u>	The applicant provides housing for	
32				have been registered, inspected,	
33				Carolina Department of Labor	
34				workers during their time period	· · ·
35				does not have to be owned by the	applicant in order to meet
36			2	this requirement.	
37			<u>3.</u>	The applicant provides each H2-	A worker with workers
38				compensation insurance.	
39			<u>4.</u>	The applicant provides insurance	e mandated for vehicles
40			~	transporting any H2-A worker.	
41			<u>5.</u>	The applicant provides training	
42			~	pesticide worker protection standard	
43			<u>6.</u>	The applicant inspects documentation	
44 45				visa documentation is valid and	
45 46				authorized to work on the applica	nts farm during the time
40 47		d	An one	<u>period of employment.</u> plicant requesting cost share funds f	or fees and costs incomed
47 48		<u>d.</u>		applicant and eligible for reimburse	
40 49			•	provide, to the satisfaction of the	
49 50				entation to substantiate proof of	•
51				na farmer of these costs, not to	· ·
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	workers employed by the applicant during Documentation under this sub-subdivision shal	1 not exceed standards
	beyond what a majority of applicants can r	easonably obtain and
	submit as proof of payment.	1 1 1 .
	e. <u>Nothing in this Article shall be construed to</u>	
	from submitting an application each year and b to receive cost share funding under this	
	application that includes costs for an H2-A v	
	subsequent years shall also be eligible to ap	
	funding during the subsequent years.	
(2)	Develop a process for soliciting and reviewing applica	tions and for selecting
	farmers to participate in the Temporary Agricultur	
	Program based on the eligibility requirements a	nd limitations under
	G.S. 106-841 and this section. Approved application	-
	based on the date of submission of the completed ap	plication until and as
	long as funding is available for this program.	
<u>(3)</u>	Receive public and private donations, appropriations, s	-
	be credited to the Temporary Agricultural Labor Cos	t Share Program Fund
(A)	under G.S. 106-844.	otion for Tomponent
<u>(4)</u>	<u>Limit the eligibility for submission of an applic</u> Agricultural Labor Cost Share Program funds to only	
	listed as the employer on the H2-A visa application,	* *
	group applications submitted by an agricultural trade	
	nonprofit 501(c) classification shall be eligible, provide	
	listed on all of the applicable H2-A visa applications as	• •
"§ 106-843. Ten	mporary Agricultural Labor Cost Share Program; rej	• • •
	nan March 31 of each year, the Advisory Commi	
	report on the implementation of the Temporary Agricult	
Program for the	previous calendar year and submit the report to the Hou	use of Representatives
	Appropriations Subcommittees on Natural and Economic	
	mporary Agricultural Labor Cost Share Program Fur	
	prary Agricultural Labor Cost Share Program Fund	
	ecial fund in the Office of the State Treasurer and shall c	
	d from any federal, State, or local agency or institution	•
	as a grant, appropriation, gift, contribution, or bequest; for the Temporary Agricultural Labor Cost Sh	-
	g any provisions of law which might prohibit a tran	
	icultural Labor Cost Share Program Fund also may rece	
	ces. Funds in the Temporary Agricultural Labor Cost Sha	·
	the reimbursement to North Carolina farmers for fees an	
•	41 and G.S. 106-842. Any funds received in the Tempor	
Cost Share Prog	gram Fund shall be held separate and apart from all other	er moneys, funds, and
, · ·	interest-bearing account and shall carry forward any bal	ance remaining in the
		ance remaining in the
Fund at the end of	of any fiscal year for the next succeeding fiscal year." <b>TION 2.</b> This act becomes effective July 1, 2009.	ance remaining in the