

96TH GENERAL ASSEMBLY State of Illinois 2009 and 2010 SB1743

Introduced 2/19/2009, by Sen. John O. Jones

SYNOPSIS AS INTRODUCED:

820 ILCS 405/211.4

from Ch. 48, par. 321.4

Amends the Unemployment Insurance Act. In provisions including certain service performed in agricultural labor in the definition of the term "employment", excludes service performed in agricultural labor by an individual who is an alien admitted to the United States to perform service in agricultural labor pursuant to Sections 214(c) and 101(a)(15)(H) of the Immigration and Nationality Act.

LRB096 10817 WGH 21037 b

FISCAL NOTE ACT MAY APPLY 10

AN ACT concerning employment. 1

Be it enacted by the People of the State of Illinois, 2 represented in the General Assembly: 3

- 4 Section 5. The Unemployment Insurance Act is amended by 5 changing Section 211.4 as follows:
- (820 ILCS 405/211.4) (from Ch. 48, par. 321.4) 6
- 7 Sec. 211.4. A. Notwithstanding any other provision of this Act, the term "employment" shall include service performed 8 9 after December 31, 1977, by an individual in agricultural labor as defined in Section 214 when:
- 1. Such service is performed for an employing unit which 11 (a) paid cash wages of \$20,000 or more during any calendar 12 quarter in either the current or preceding calendar year to an 13 14 individual or individuals employed in agricultural labor (not taking into account service in agricultural labor performed 15 16 before January 1, 1980, by an alien referred to in paragraph 17 2); or (b) employed in agricultural labor (not taking into account service in agricultural labor performed before January 18 19 1, 1980, by an alien referred to in paragraph 2) 10 or more individuals within each of 20 or more calendar weeks (but not 20 21 necessarily simultaneously and irrespective of whether the 22 same individuals are or were employed in each such week), whether or not such weeks are or were consecutive, within 23

- either the current or preceding calendar year.
- 2. Such service is not performed in agricultural labor if performed before January 1, 1980 or on or after the effective date of this amendatory Act of the 96th General Assembly, by an individual who is an alien admitted to the United States to perform service in agricultural labor pursuant to Sections 214(c) and 101(a)(15)(H) of the Immigration and Nationality Act.
 - B. For the purposes of this Section, any individual who is a member of a crew furnished by a crew leader to perform service in agricultural labor for any other employing unit shall be treated as performing service in the employ of such crew leader if (1) the leader holds a valid certificate of registration under the Farm Labor Contractor Registration Act of 1963, or substantially all the members of such crew operate or maintain tractors, mechanized harvesting or crop dusting equipment, or any other mechanized equipment, which is provided by the crew leader; and (2) the service of such individual is not in employment for such other employing unit within the meaning of subsections A and C of Section 212, and of Section 213.
 - C. For the purposes of this Section, any individual who is furnished by a crew leader to perform service in agricultural labor for any other employing unit, and who is not treated as performing service in the employ of such crew leader under subsection B, shall be treated as performing service in the

employ of such other employing unit, and such employing unit shall be treated as having paid cash wages to such individual in an amount equal to the amount of cash wages paid to the individual by the crew leader (either on his own behalf or on behalf of such other employing unit) for the service in agricultural labor performed for such other employing unit.

D. For the purposes of this Section, the term "crew leader" means an individual who (1) furnishes individuals to perform service in agricultural labor for any other employing unit; (2) pays (either on his own behalf or on behalf of such other employing unit) the individuals so furnished by him for the service in agricultural labor performed by them; and (3) has not entered into a written agreement with such other employing unit under which an individual so furnished by him is designated as performing services in the employ of such other employing unit.

17 (Source: P.A. 80-2dSS-1.)