Enrolled Copy	H.B. 466

1	MIGRANT WORKERS AND RELATED COMMISSION
2	AMENDMENTS
3	2011 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Stephen E. Sandstrom
6	Senate Sponsor: Curtis S. Bramble
7	
8	LONG TITLE
9	General Description:
10	This bill modifies provisions related to government in general to enact the Utah
11	Commission on Immigration and Migration Act.
12	Highlighted Provisions:
13	This bill:
14	enacts the Utah Commission on Immigration and Migration Act, including:
15	• defining terms;
16	 creating the commission;
17	 outlining the general powers and duties of the commission;
18	 addressing integration of immigrants in the state;
19	 providing for the creation of the Migrant Worker Visa Pilot Program;
20	 requiring monitoring of the pilot program and reporting on information gained;
21	and
22	• providing for implementation of similar migrant worker visa pilot programs.
23	Money Appropriated in this Bill:
24	None
25	Other Special Clauses:
26	None
27	Utah Code Sections Affected:
28	ENACTS:
20	63C-12-101 Utah Cada Annotated 1053

	H.B. 466 Enrolled Copy
30	63G-12-102 , Utah Code Annotated 1953
31	63G-12-201 , Utah Code Annotated 1953
32	63G-12-202 , Utah Code Annotated 1953
33	63G-12-203 , Utah Code Annotated 1953
34	63G-12-301 , Utah Code Annotated 1953
35	63G-12-302 , Utah Code Annotated 1953
36	63G-12-303 , Utah Code Annotated 1953
37	63G-12-304 , Utah Code Annotated 1953
38	
39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 63G-12-101 is enacted to read:
41	CHAPTER 12. UTAH COMMISSION ON IMMIGRATION AND MIGRATION ACT
42	Part 1. General Provisions
43	<u>63G-12-101.</u> Title.
44	This chapter is known as the "Utah Commission on Immigration and Migration Act."
45	Section 2. Section 63G-12-102 is enacted to read:
46	<u>63G-12-102.</u> Definitions.
47	As used in this chapter:
48	(1) "Commission" means the Utah Commission on Immigration and Migration created
49	in Section 63G-12-201.
50	(2) "Migrant worker" means an individual who leaves the individual's country of origin
51	for employment of a seasonal or other temporary nature.
52	(3) "Pilot project" means the pilot project created under Part 3, Migrant Worker Visa
53	Pilot Project, with the State of Nuevo Leon, Mexico.
54	(4) "Pilot project memorandum of understanding" means the memorandum of
55	understanding described in Section 63G-12-301.
56	(5) (a) "State agency" means an executive, legislative, and judicial branch department,
57	agency, board, commission, or division, or other administrative unit of the state.

Enrolled Copy	H.B. 460
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58	(b) "State agency" includes a state institution of higher education as defined in Section
59	<u>53B-3-102.</u>
60	(6) "United States nonimmigrant visa" means a visa issued by the federal government
61	as provided in 8 U.S.C. Sec. 1101 and 1184.
62	Section 3. Section 63G-12-201 is enacted to read:
63	Part 2. Utah Commission on Immigration and Migration
64	63G-12-201. Creation of commission.
65	(1) There is created an advisory commission known as the "Utah Commission on
66	Immigration and Migration." The commission is composed of 27 members as follows:
67	(a) the president of the Senate;
68	(b) the speaker of the House of Representatives;
69	(c) the minority leader of the Senate;
70	(d) the minority leader of the House of Representatives;
71	(e) the governor or, at the discretion of the governor, the lieutenant governor;
72	(f) the attorney general or the attorney general's designee;
73	(g) the commissioner of the Department of Agriculture and Food appointed under
74	Section 4-2-3, or the commissioner's designee;
75	(h) the executive director of the Department of Commerce appointed under Section
76	13-1-3, or the executive director's designee;
77	(i) the executive director of the Department of Community and Culture, or the
78	executive director's designee;
79	(j) the executive director of the Department of Workforce Services appointed under
80	Section 35A-1-201, or the executive director's designee;
81	(k) the director of the Governor's Office of Economic Development appointed under
82	Section 63M-1-202, or the director's designee;
83	(1) three members of the House of Representatives appointed by the speaker of the
84	House of Representatives, not more than two of whom may be from the same political party;
85	(m) three members of the public appointed by the speaker of the House of

86	Representatives in accordance with Subsection (2);
87	(n) three members of the Senate appointed by the president of the Senate, not more
88	than two of whom may be from the same political party;
89	(o) three members of the public appointed by the president of the Senate in accordance
90	with Subsection (2); and
91	(p) four members of the public appointed by the governor in accordance with
92	Subsection (2), except that at least one of the four members appointed by the governor shall
93	represent a migrant education program of the Utah State Board of Education, a school district,
94	or charter school.
95	(2) (a) The president of the Senate, speaker of the House of Representatives, and the
96	governor shall appoint a member of the public:
97	(i) who is a resident of the state; and
98	(ii) with due regard for:
99	(A) geographic representation;
100	(B) diversity;
101	(C) education, including academic post-graduate level degrees related to the immigran
102	community in Utah; and
103	(D) knowledge and experience.
104	(b) An appointment by the president of the Senate, the speaker of the House of
105	Representatives, or the governor may include a representative from:
106	(i) an immigrant or immigrant-serving, community-based organization;
107	(ii) a philanthropic organization;
108	(iii) an advocacy group;
109	(iv) a business, including an immigrant entrepreneur;
110	(v) a union;
111	(vi) academia; or
112	(vii) a faith-based organization.
113	(c) The president of the Senate, the speaker of the House of Representatives, and the

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114	governor shall appoint a member of the public to a term of three years, except that of the
115	members of the public first appointed:
116	(i) the following are appointed to a three-year term:
117	(A) one member appointed by the president of the Senate;
118	(B) one member appointed by the speaker of the House of Representatives; and
119	(C) one member appointed by the governor;
120	(ii) the following are appointed to a two-year term:
121	(A) one member appointed by the president of the Senate;
122	(B) one member appointed by the speaker of the House of Representatives; and
123	(C) one member appointed by the governor; and
124	(iii) the following are appointed to a one-year term:
125	(A) one member appointed by the president of the Senate;
126	(B) one member appointed by the speaker of the House of Representatives; and
127	(C) two members appointed by the governor.
128	(d) A member appointed from the public shall serve until a successor is appointed and
129	<u>qualified.</u>
130	(3) A vacancy in the membership of the commission shall be filled for the unexpired
131	term in the manner provided for the original appointment.
132	(4) (a) The governor or, at the discretion of the governor, the lieutenant governor shall
133	chair the commission.
134	(b) A majority of the members of the commission constitute a quorum.
135	(c) A vote of the majority of the commission members present when a quorum is
136	present is an action of the commission.
137	(5) The commission shall meet at the call of the chair, except that the chair shall call a
138	meeting at least quarterly.
139	(6) A member of the commission may not receive compensation or benefits for the
140	member's service, but may receive per diem and travel expenses in accordance with:
141	(a) Section 63A-3-106;

142	(b) Section 63A-3-107; and
143	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
144	<u>63A-3-107.</u>
145	(7) The Office of the Attorney General shall staff the commission.
146	Section 4. Section 63G-12-202 is enacted to read:
147	63G-12-202. General powers and duties of the commission.
148	(1) The commission shall:
149	(a) conduct a thorough review of the economic, legal, cultural, and educational impact
150	of illegal immigration on the state and its political subdivisions;
151	(b) conduct a thorough examination of Utah and federal laws relating to immigration,
152	migration, and guest worker programs;
153	(c) develop a comprehensive, coordinated, and sustainable state plan to address:
154	(i) immigration and the use of migrant workers in the state; and
155	(ii) integration of immigrants;
156	(d) make recommendations to the governor and the Legislature as to proposed
157	legislation to implement the state plan described in Subsection (1)(c):
158	(i) consistent with the respective constitutional powers, rights, and responsibilities of
159	the United States and of the state; and
160	(ii) to protect the health, safety, and welfare of the residents of the state;
161	(e) advise the governor and the Legislature on proposed legislation related to
162	immigration:
163	(i) for the purpose of encouraging a comprehensive, coordinated, and sustainable state
164	response to issues related to immigration; and
165	(ii) upon request of:
166	(A) the governor;
167	(B) the president of the Senate;
168	(C) the speaker of the House of Representatives;
169	(D) the minority leader of the Senate: or

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170	(E) the minority leader of the House of Representatives; and
171	(f) comply with Part 3, Migrant Worker Visa Pilot Project.
172	(2) (a) The commission may request a state agency to provide the commission with
173	information available to the state agency that the commission considers necessary to discharge
174	the commission's duties under this section.
175	(b) A state agency shall cooperate with the commission to furnish the commission with
176	the information requested under Subsection (2)(a):
177	(i) to the extent not inconsistent with law;
178	(ii) within the limits of the state agency's statutory authority; and
179	(iii) on as timely a basis as is necessary to accomplish the purposes of this chapter.
180	(3) (a) In performing its powers and duties, the commission may invite testimony from
181	the governor, legislators, state agencies, and members of the public.
182	(b) The commission may consult with experts or other knowledgeable individuals in
183	the public or private sector on any matter related to the commission's powers and duties under
184	this section.
185	(c) The commission may hold one or more public hearings that it considers advisable
186	and in locations within the state that it chooses to afford interested persons an opportunity to
187	appear and present views with respect to any subject relating to the commission's powers and
188	duties under this section.
189	(4) (a) The commission shall report periodically to the Legislature and governor on its
190	activities and recommendations.
191	(b) The commission shall submit an initial report to the Legislature and governor no
192	later than six months from the date of the first meeting of the commission.
193	(c) The commission shall submit a first annual report to the Legislature and governor
194	six months from the day on which the initial report is submitted, or as soon as practicable after
195	that date.
196	(d) After the first annual report, the commission shall annually submit reports to the
197	<u>Legislature and the governor.</u>

198	(e) The commission shall provide any report submitted under this Subsection (4) to the
199	public upon request.
200	Section 5. Section 63G-12-203 is enacted to read:
201	63G-12-203. Collaboration on integration of immigrants.
202	(1) Consistent with the state plan described in Subsection 63G-12-202(1)(c), the
203	commission shall:
204	(a) work collaboratively with federal, state, and local governments to facilitate
205	integration of immigrants in the state; and
206	(b) work collaboratively with businesses and community organizations to ensure that
207	public input into the process is consistently maintained with regard to integration of
208	immigrants.
209	(2) The commission shall evaluate the structure and organization of government in
210	Utah including state agencies, independent entities, political subdivisions, and school districts,
211	and advise the Legislature and governor on how best to achieve immigrant integration in the
212	delivery of services and programs in a cost neutral manner.
213	(3) In its examination of immigrant integration in the state, the commission shall
214	identify any measures that will bring enhanced lawfulness, economy, efficiency, and
215	accountability to government operations.
216	Section 6. Section 63G-12-301 is enacted to read:
217	Part 3. Migrant Worker Visa Pilot Project
218	63G-12-301. Migrant Worker Visa Pilot Project.
219	(1) With the assistance of the attorney general, and subject to Section 63G-12-302, the
220	governor may negotiate and enter into a memorandum of understanding with the government
221	of the State of Nuevo Leon, Mexico, through its Migrant Attention Center to create a pilot
222	project known as the "Migrant Worker Visa Pilot Project" under which Utah businesses may
223	obtain legal foreign migrant workers through use of United States nonimmigrant visas.
224	(2) The commission shall recommend to the Legislature and the governor policies and
225	programs that will educate, encourage, support, and facilitate Utah businesses in need of

Enrolled Copy	H.B. 460

226	nonimmigrant temporary workers to participate in the pilot project.
227	Section 7. Section 63G-12-302 is enacted to read:
228	63G-12-302. Requirements for pilot project and pilot project memorandum of
229	understanding.
230	(1) Under the pilot project memorandum of understanding, the governor may commit
231	the state, including the commission, to work directly with officials of the government of the
232	State of Nuevo Leon, Mexico, including the Migrant Attention Center, to encourage, facilitate,
233	and support the migration of legal Mexican migrant workers from the State of Nuevo Leon to
234	<u>Utah for the purpose of filling jobs with Utah businesses most in need of skilled and unskilled</u>
235	migrant labor.
236	(2) The pilot project and the pilot project memorandum of understanding shall:
237	(a) be compatible with the Immigration and Nationality Act, 8 U.S.C. Sec. 1101 et
238	seq., and federal policies, procedures, and requirements for issuing United States nonimmigrant
239	visas to Mexicans qualified to participate in the pilot project, with particular attention to the
240	following:
241	(i) a Utah business hiring an alien through the pilot project shall demonstrate and
242	certify that there are not sufficient workers where that labor is to be performed who are able,
243	willing, qualified, and available at the time of application for a United States nonimmigrant
244	visa; and
245	(ii) the employment of the alien will not adversely affect the wages and working
246	conditions of workers in Utah who are similarly employed;
247	(b) require that the State of Nuevo Leon will provide Mexican migrant workers to Utah
248	businesses who meet certain requirements, including that each migrant worker:
249	(i) meets the legal requirements of federal law with regard to eligibility for a United
250	States nonimmigrant visa;
251	(ii) passes a criminal background check;
252	(iii) undergoes standardized testing to satisfy the hiring Utah business that the migrant
253	worker possesses the requisite level of education or skill required for the job to be filled;

254	(iv) is issued a tamper-proof identification that includes personal information, photo,
255	fingerprint, visa number, and an expiration date; and
256	(v) will be notified by the Migrants Attention Center of the State of Nuevo Leon before
257	the expiration date of the United States nonimmigrant visa of the date the migrant worker is
258	required to return to Mexico; and
259	(c) if a migrant worker fails to return to Mexico before expiration of the migrant
260	worker's United States nonimmigrant visa, require the Migrants Attention Center of the State of
261	Nuevo Leon to notify:
262	(i) the Utah business that hires the migrant worker;
263	(ii) the advisory group created in accordance with Section 63G-12-303; and
264	(iii) United States Immigration and Custom Enforcement.
265	Section 8. Section 63G-12-303 is enacted to read:
266	63G-12-303. Commission advisory group to conduct study Commission to
267	prepare recommendations.
268	(1) (a) The commission shall create an advisory group to perform the studies required
269	by this section.
270	(b) The commission shall appoint at least one member of the commission to the
271	advisory group.
272	(c) The advisory group may work jointly with a similar group of the State of Nuevo
273	Leon, Mexico.
274	(d) A member of the advisory group may not receive per diem and travel expenses.
275	(2) The advisory group shall:
276	(a) study the process and results of the pilot project;
277	(b) study the impact of existing federal law on the ability to meet the needs of Utah
278	businesses and Mexican migrant workers;
279	(c) study the current United States nonimmigrant visa application process from both
280	the employer and employee perspective to understand:
281	(i) the strengths and weaknesses of the existing law; and

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282	(ii) the United States nonimmigrant visa process and the implications to regional
283	employment and security;
284	(d) document the state and regional economic impact and security implications of
285	existing law and processes;
286	(e) educate both Utah and the State of Nuevo Leon populations on issues to create
287	alignment around a shared vision; and
288	(f) report its findings annually to the commission in a detailed report that includes
289	recommendations to the commission on how to best address the challenges of immigration,
290	employment, and security.
291	(3) (a) The commission shall use the information generated by the advisory group
292	pursuant to the pilot project to make recommendations to the governor by no later than one
293	year after the day on which the pilot project memorandum of understanding is executed.
294	(b) The commission shall consider including in the recommendations:
295	(i) observations and market recommendations;
296	(ii) one or more proposals to amend existing law as necessary to accomplish the
297	recommendations made by the commission and to meet the realities of current economic
298	necessities;
299	(iii) a recommendation as to whether, and if so, to what extent, the current caps on the
300	H-2B United States nonimmigrant visas should be raised; and
301	(iv) a recommendation as to whether the wait time between receiving H-2 United
302	States nonimmigrant visas should be shortened.
303	(c) The governor may report the recommendations of the commission to the President
304	of the United States, Congress, and the United States Attorney General.
305	Section 9. Section 63G-12-304 is enacted to read:
306	63G-12-304. Expansion to similar pilot projects.
307	(1) If one year after the pilot project memorandum of understanding is executed under
308	Section 63G-12-301 the governor determines, after consultation with the commission, that the
309	pilot project is successful, the governor may enter into one or more additional memorandum of

H.B. 466 **Enrolled Copy** 310 understanding to create pilot projects similar to the pilot project with the State of Nuevo Leon, 311 except that the governor may not enter into a similar pilot project memorandum of 312 understanding with a country: 313 (a) designated by the United States State Department as a state sponsor of terrorism in 314 accordance with section 6(i) of the Export Administration Act, section 40 of the Arms Export 315 Control Act, and section 620A of the Foreign Assistance Act; 316 (b) against which the United States has declared war; or (c) against which the United States has imposed sanctions as listed under a sanctions 317 318 program of the Office of Foreign Assets Control within the United States Department of 319 Treasury. 320 (2) After the governor has entered into one or more additional memorandum of 321 understanding under Subsection (1), the governor, in consultation with the commission, may 322 periodically evaluate whether to enter into additional pilot projects subject to the limitations of 323 Subsections (1)(a) through (c). 324 (3) (a) A memorandum of understanding creating a similar pilot project shall comply 325 with the requirements of Section 63G-12-302.

(b) A similar pilot project created under this section shall operate in a manner

substantially similar to the pilot project with the State of Nuevo Leon implemented under this

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part.