

1 S.351

2 Introduced by Committee on Agriculture

3 Date: June 11, 2020

4 Subject: Agriculture; pandemic response; financial assistance

5 Statement of purpose of bill as introduced: This bill proposes to establish
6 assistance programs for agricultural producers and processors suffering
7 business interruptions, losses, or expenses due to the COVID-19 public health
8 emergency.

9 An act relating to providing financial relief assistance to the agricultural
10 community due to the COVID-19 public health emergency

11 It is hereby enacted by the General Assembly of the State of Vermont:

12 ~~*** Dairy Assistance Program ***~~

13 Sec. 1. DAIRY ASSISTANCE PROGRAM; COVID-19 PUBLIC HEALTH
14 EMERGENCY

15 (a) Definitions. As used in this section:

16 (1) “Animal feeding operation” (AFO) means a lot or facility where
17 livestock have been, are, or will be stabled or confined and fed or maintained
18 for a total of 45 days or more in any 12-month period and crops, vegetation, or
19 forage growth are not sustained in the normal growing season over any portion
20 of the lot or facility. Two or more individual farms qualifying as an AFO that
21 are under common ownership and that adjoin each other or use a common are

1 ~~or system for the disposal of waste shall be considered to be a single AEO if~~
2 ~~the combined number of livestock resulting qualifies as a medium farm as that~~
3 ~~term is defined under this subsection.~~

4 (2) "Certified small farm" means a small farm with at least 50 mature
5 dairy cows required to certify compliance with the Required Agricultural
6 Practices under 6 U.S.A. § 4871 and so certified as of March 1, 2020.

7 (3) "Dairy processor" means a person, partnership, unincorporated
8 association, or corporation who owns or controls any place, premises, or
9 establishment where butter, cheese, cream, buttermilk, infant formula, ice
10 cream, yogurt, or other dairy products identified by rule by the Secretary are
11 processed for sale.

12 (4) "Economic harm" means a milk producer's or dairy processor's
13 expenses or lost revenue, or both, related to the 2020 COVID-19 public health
14 emergency.

15 (5) "Goat or sheep dairy farm" means any place or premises where one
16 or more dairy goats or dairy sheep, or both, are kept and where a part or all of
17 the milk from the animals is sold or offered for sale.

18 (6) "Good standing" means a participant in the Program administered
19 under this section:

20 (A) that does not have an active enforcement violation that has
21 reached a final order with the Agency of Agriculture, Food and Markets or the
22 Agency of Natural Resources, and

1 (B) that is in compliance with all terms of a current grant agreement
2 or contract with the Agency of Agriculture, Food and Markets or the Agency
3 of Natural Resources.

4 (7) "Large farm" means an AFO that houses 700 or more mature dairy
5 animals and where a part or all of the milk from the dairy animals is sold or
6 offered for sale.

7 (8) "Medium farm" means an AFO that houses 200 to 699 mature dairy
8 animals and where a part or all of the milk from the dairy animals is sold or
9 offered for sale.

10 (9) "Milk producer" or "producer" means a person, partnership,
11 unincorporated association, or corporation who owns or controls one or more
12 dairy cows, dairy goats, or dairy sheep and sells or offers for sale a part or all
13 of the milk produced by the animals.

14 (10) "Secretary" means the Secretary of Agriculture, Food and Markets
15 or designee.

16 (11) "Small farm" means:

17 (A) an AFO that houses not more than 199 mature dairy cows; or

18 (B) a goat or sheep dairy farm where a part or all of the milk from
19 the animals is sold or offered for sale.

20 (b) Program establishment; eligibility.

21 (1) There is established within the Agency of Agriculture, Food and
22 Markets a Dairy Farmer Assistance Program (Program) to provide financial

1 ~~assistance to milk producers and dairy processors that have suffered economic~~
2 ~~harm in Vermont caused by the COVID-19 public health emergency.~~

3 ~~(2) In order to qualify for assistance under this section, a milk producer~~
4 ~~or dairy processor shall:~~

5 ~~(A) be currently producing milk or dairy products;~~

6 ~~(B) be in good standing; and~~

7 ~~(C) accurately demonstrate to the Secretary economic harm that~~
8 ~~occurred or accrued on or after March 1, 2020 and before December 1, 2020~~
9 ~~by providing evidence of losses or expenses related to the costs of business~~
10 ~~disruption caused by the COVID-19 public health emergency.~~

11 ~~(3) A milk producer may elect to have its economic harm determined by~~
12 ~~calculating the difference between what the producer was paid for milk~~
13 ~~produced between March 1, 2020 and December 1, 2020 and the price that the~~
14 ~~producer would have been paid if the price for milk remained at the statistical~~
15 ~~uniform price of \$18.13 cwt for the Middlebury location in January of 2020,~~
16 ~~or the milk producer may enter its own verifiable average price for March~~
17 ~~through December 2020 and calculate the difference to its own verifiable~~
18 ~~average price for January 2020 as well as added costs or expenses related to~~
19 ~~the COVID-19 public health emergency.~~

20 ~~(4) Economic harm is not compensable under this section if the same~~
21 ~~economic harm has been or will be covered by insurance or another State or~~
22 ~~federal grant.~~

1 ~~(c) Administration; implementation.~~

2 ~~(1) The Program shall be administered by the Agency of Agriculture,~~
3 ~~Food and Markets, which shall award available funds to milk producers or~~
4 ~~dairy processors that demonstrate economic harm.~~

5 ~~(2) The Secretary shall create an application form that milk producers~~
6 ~~and dairy processors shall utilize when applying for assistance. Applicants~~
7 ~~shall certify that all information they provide is truthful and accurate to the~~
8 ~~best of their knowledge, information, and belief.~~

9 ~~(3) The Secretary shall, based on the amount of economic harm incurred~~
10 ~~by the milk producer or dairy processor on the date the application is received,~~
11 ~~provide up to the maximum award permitted for each type of qualified farm.~~
12 ~~Applications shall be processed in the order received, but an application shall~~
13 ~~not be ready for evaluation until the Secretary determines that the application~~
14 ~~is administratively complete and includes all required proof of economic harm.~~

15 ~~(d) Payment; maximum award.~~

16 ~~(1) Until all funds appropriated to the Program for milk producers are~~
17 ~~awarded, the Secretary shall award assistance as grants to reimburse qualified~~
18 ~~milk producers for demonstrated economic harm up to the following~~
19 ~~maximum amounts:~~

20 ~~(A) Small farms shall receive up to \$14,500.00.~~

21 ~~(B) Certified small farms shall receive up to \$29,000.00.~~

22 ~~(C) Medium farms shall receive up to \$55,000.00.~~

1 ~~(D) Large farms shall receive up to \$100,000.00.~~

2 (2) Until all funds appropriated to the Program for dairy processors are
3 awarded, the Secretary shall award payments as grants to reimburse qualified
4 dairy processors for demonstrated economic harm up to the following
5 maximum amounts:

6 (A) Dairy processors that process less than 500 pounds of milk per
7 day shall receive up to \$30,000.00.

8 (B) Dairy processors that process from 500 to 9,999 pounds of milk
9 per day shall receive up to \$40,000.00.

10 (C) Dairy processors that process from 10,000 to 49,999 pounds of
11 milk per day shall receive up to \$50,000.00.

12 (D) Dairy processors that process 50,000 pounds or more of milk per
13 day shall receive up to \$60,000.00.

14 (3) To determine maximum grant eligibility, each milk producer shall be
15 evaluated within the farm type known to the Secretary as of March 1, 2020,
16 and each dairy processor shall be evaluated within the milk processing size
17 known to the Secretary as of March 1, 2020.

18 (e) Application; processing.

19 (1) Once a milk producer or dairy processor submits a complete
20 application and demonstrates economic harm, the Secretary shall promptly
21 issue a grant payment, provided that the appropriated funds have not been

1 ~~expended. The last grant payment may be a partial payment consisting of the~~
2 remaining available funds.

3 (2) Whenever a milk producer or dairy processor has not demonstrated
4 economic harm equal to or greater than the maximum allowed disbursement
5 for its category, the application shall remain pending for a potential future
6 showing of additional economic harm. Qualified milk producers or dairy
7 processors that incur additional economic harm after the date of their initial
8 application may file with the Secretary an addendum to demonstrate
9 subsequent economic harm. The Secretary shall create an addendum form that
10 milk producers and dairy processors shall utilize when applying for additional
11 relief. Milk producers and dairy processors shall certify that all information
12 they provide is truthful and accurate to the best of their knowledge,
13 information, and belief. Eligible milk producers and dairy processors may
14 submit an addendum to their initial application on or before October 1, 2020 to
15 show any additional economic harm eligible for compensatory payment. No
16 milk producer or dairy processor shall receive total grant payments that exceed
17 the maximum allowed grant payment.

18 (3) All initial applications shall be processed before considering
19 addenda demonstrating additional economic harm, and each addendum shall
20 be processed in the order received. An addendum shall not be ready for
21 evaluation until the Secretary receives all required proof of economic harm
22 ~~and deems the application administratively complete. Once an eligible milk~~

1 ~~producer or dairy processor submits a complete addendum and demonstrates~~
2 additional economic harm, the Secretary shall promptly issue a payment,
3 provided that the appropriated funds have not been expended. The last
4 payment may be a partial payment consisting of the remaining available funds.

5 (4) Each grant award shall be a direct payment from the State of
6 Vermont to a milk producer or dairy processor. Milk producers or dairy
7 processors shall not submit more than one application, provided that a person
8 who is both a milk producer and a dairy processor may submit one application
9 as a milk producer and one as a dairy processor when each business is
10 organized as a separate business entity. A person that is both a milk producer
11 and a dairy processor but is not organized as separate business entities shall
12 submit one application for assistance under this section, but will be eligible for
13 assistance as a milk producer and a dairy processor, provided that the total
14 assistance awarded under this section shall not exceed the total economic harm
15 incurred by the applicant. A milk producer or dairy processor that does not
16 initially qualify for the maximum allowed payment may submit an addendum
17 to demonstrate additional economic harm not later than October 1, 2020.

18 (f) Program terms and limitations.

19 (1) The Secretary of Agriculture, Food and Markets shall issue grant
20 payments under this section on a first-come, first-served basis until all funds
21 are expended or December 20, 2020, whichever is sooner.

1 ~~(2)(A) Except as provided for under subdivision (B) of this~~
2 subdivision (2), the Attorney General is authorized to recover funds awarded
3 under this section due to fraud, error, crime, or violation of this section, and
4 the Attorney General or the Secretary of Agriculture, Food and Markets may
5 seek appropriate criminal or civil penalties as authorized by law.

6 (B) In the event the U.S. Department of the Treasury determines that
7 an expenditure of funds made available from the CARES Act, P.L. 116-136,
8 was not necessary or otherwise impermissible under the CARES Act, the
9 Attorney General and the Secretary shall hold harmless any grant recipient that
10 accepted grant funds in good faith reliance on the State concerning the milk
11 producer or dairy processor's eligibility for, or use of, the grant award.

12 (3) The name of a milk producer or dairy processor that receives an
13 award under this section and the amount of the award are public records
14 subject to inspection and copying under the Public Records Act.

15 (4) Any application documents of a milk producer or dairy processor
16 containing federal identification numbers and sales amounts are subject to the
17 confidentiality provisions of 32 V.S.A. § 3102 and are return information
18 under that section.

19 (5) Data submitted to the Secretary by a milk producer or dairy
20 processor under this section to demonstrate economic harm shall be a trade
21 secret exempt from public inspection and copying under 1 V.S.A. § 317(c)(9),
22 ~~provided that the Secretary may use and disclose submitted information in~~

1 ~~summary or aggregated form that does not directly or indirectly identify an~~
2 individual milk producer or dairy processor.

3 Sec. 2. APPROPRIATIONS

4 (a) The amount of \$22,800,000.00 is appropriated from the Coronavirus
5 Relief Fund to the Agency of Agriculture, Food and Markets for use in fiscal
6 years 2020 and 2021 to process payments under the Dairy Assistance Program
7 established under Sec. 1 of this act. From the appropriated funds,
8 \$19,000,000.00 shall be available for assistance under Sec. 1 of this act to milk
9 producers, and \$3,800,000.00 shall be available for assistance under Sec. 1 of
10 this act to dairy processors.

11 (b) Any funds appropriated under subsection (a) of this section that are not
12 expended by November 1, 2020 shall revert to the Agency of Agriculture,
13 Food and Markets for reallocation of assistance under the programs established
14 under Secs. 1 and 3 of this act for applicants who can demonstrate economic
15 harm incurred from March 1, 2020 through December 1, 2020 consistent with
16 ~~the requirements of P.L. 116-136.~~

1 *** Agricultural Producer or Processor Assistance Program ***

2 Sec 3. AGRICULTURAL PRODUCER OR PROCESSOR ASSISTANCE
3 PROGRAM

4 (a) Definitions. As used in this section:

5 (1) “Agricultural producer” means a farmer who is not eligible for
6 assistance under Sec. 1 of this act and who has produced a gross annual
7 income of \$10,000.00 from the sale of agricultural products in one of the two,
8 or three of the five, calendar years preceding submission of an application
9 under this section.

10 (2) “Agricultural product” means any raw agricultural commodity, as
11 defined in 6 V.S.A. § 21(6), that is principally produced on a farm and
12 includes products prepared from the raw agricultural commodities principally
13 produced on the farm.

14 (3) “Commercial processor” means any person who maintains an
15 establishment regulated under 6 V.S.A. chapter 204 for the purpose of
16 processing livestock, meat, meat food product, poultry, or poultry product
17 other than for the exclusive use in the household of the owner of the
18 commodity, by him or her and members of his or her household and his or her
19 nonpaying guests and employees.

20 (4) “Commercial slaughterhouse” means any person engaged in the
21 business of slaughtering livestock or poultry other than as a custom slaughterer
22 or a person conducting slaughter under 6 V.S.A. § 3312(b), (c), or (d).

1 (5) "Economic harm" means an eligible applicant's expenses or lost
2 revenue, or both, related to the 2020 COVID-19 public health emergency.

3 (6) "Eligible applicant" means any agricultural producer, commercial
4 processor, commercial slaughterhouse, or farmers' market that suffered
5 qualifying economic harm under this section.

6 (7) "Farmer" means a person who is engaged in farming and subject to
7 the Required Agricultural Practices.

8 (8) "Farmers' market" means an event or series of events at which two
9 or more vendors of agricultural products, as defined in 11 V.S.A. § 991, gather
10 for purposes of offering for sale to the public their agricultural products.

11 (9) "Farming" has the same meaning as in 10 V.S.A. § 6001.

12 (10) "Good standing" means a participant in the Program administered
13 under this section:

14 (A) that does not have an active enforcement violation that has
15 reached a final order with the Agency of Agriculture, Food and Markets or the
16 Agency of Natural Resources; and

17 (B) that is in compliance with all terms of a current grant agreement
18 or contract with the Agency of Agriculture, Food and Markets or the Agency
19 of Natural Resources.

20 (11) "Secretary" means the Secretary of Agriculture, Food and Markets.

21 (b) Establishment of Program, eligibility.

1 ~~(1) There is established an Agricultural Producer and Processor~~
2 ~~Assistance Program (Program) within the Agency of Agriculture, Food and~~
3 ~~Markets to provide eligible applicants a direct relief grant payment to offset~~
4 ~~the economic harm incurred due to the COVID-19 public health emergency.~~

5 ~~(2) In order to qualify for assistance under this section, an eligible~~
6 ~~applicant shall:~~

7 ~~(A) be currently operating a farm, a commercial processor, a~~
8 ~~commercial slaughterhouse, or a farmers' market;~~

9 ~~(B) be in good standing; and~~

10 ~~(C) accurately demonstrate to the Secretary economic harm that~~
11 ~~occurred or accrued on or after March 1, 2020 and before December 1, 2020~~
12 ~~by providing evidence of losses related to the costs of business disruption~~
13 ~~caused by the COVID-19 public health emergency.~~

14 ~~(3) Economic harm is not compensable under this section if the same~~
15 ~~economic harm has been or will be covered by insurance or another State or~~
16 ~~federal grant.~~

17 ~~(4) An eligible applicant shall not receive an award under this section if~~
18 ~~the applicant had a net business profit between March 1, 2020 and August 1,~~
19 ~~2020.~~

20 ~~(c) Administration, implementation.~~

1 ~~(1) The Program shall be administered by the Agency of Agriculture~~
2 ~~Food and Markets, which shall award available funds to eligible applicants that~~
3 ~~demonstrate economic harm.~~

4 ~~(2) The Secretary shall create an application form that eligible~~
5 ~~applicants shall utilize when applying for relief. Eligible applicants shall~~
6 ~~certify that all information they provide is truthful and accurate to the best of~~
7 ~~their knowledge, information, and belief.~~

8 ~~(3) The Secretary shall, based on the amount of economic harm incurred~~
9 ~~by the eligible applicant on the date the application is received, provide up to~~
10 ~~the maximum award. Applications shall be processed in the order received,~~
11 ~~but an application shall not be ready for evaluation until the Secretary~~
12 ~~determines that the application is administratively complete and includes all~~
13 ~~required proof of economic harm.~~

14 ~~(d) Payment; maximum award.~~

15 ~~(1) Until all funds appropriated to the Program are awarded, the~~
16 ~~Secretary shall award grant payments to reimburse eligible applicant for~~
17 ~~demonstrated economic harm as follows based on annual gross sales:~~

18 ~~(A) Eligible applicants with annual gross sales of \$10,000.00 to~~
19 ~~\$24,999.00 shall receive up to \$2,500.00.~~

20 ~~(B) Eligible applicants with annual gross sales of \$25,000.00 to~~
21 ~~\$49,999.00 shall receive up to \$5,000.00.~~

1 ~~(C) Eligible applicants with annual gross sales of \$50,000.00 to~~
2 ~~\$99,999.00 shall receive up to \$10,000.00.~~

3 ~~(D) Eligible applicants with annual gross sales of \$100,000.00 or~~
4 ~~more shall receive up to \$20,000.00.~~

5 ~~(2) An eligible applicant shall be evaluated according to the information~~
6 ~~regarding the applicant known to the Secretary as of March 1, 2020.~~

7 ~~(e) Application; processing.~~

8 ~~(1) Once an eligible applicant submits a complete application and~~
9 ~~demonstrates economic harm, the Secretary shall promptly issue a grant~~
10 ~~payment, provided that the appropriated funds have not been expended. The~~
11 ~~last payment may be a partial payment consisting of the remaining available~~
12 ~~funds.~~

13 ~~(2) Whenever an eligible applicant has not demonstrated economic harm~~
14 ~~equal to or greater than the maximum allowed disbursement, the application~~
15 ~~shall remain pending for a potential future showing of additional economic~~
16 ~~harm. Eligible applicants that incur additional economic harm after the date of~~
17 ~~their initial application may file with the Secretary an addendum to~~
18 ~~demonstrate subsequent economic harm. The Secretary shall create an~~
19 ~~addendum form that eligible applicants shall utilize when applying for~~
20 ~~additional relief. Eligible applicants shall certify that all information they~~
21 ~~provide is truthful and accurate to the best of their knowledge, information,~~
22 ~~and belief. Eligible applicants may submit an addendum to their initial~~

1 ~~ication not later than October 1, 2020 to show any additional economic harm~~
2 eligible for compensatory payment. No eligible applicant shall receive total
3 payments that exceed the maximum allowed payment.

4 (3) All initial applications shall be processed before considering
5 addenda demonstrating additional economic harm, and each addendum shall
6 be processed in the order received. An addendum shall not be ready for
7 evaluation until the Secretary receives all required proof of economic harm
8 and deems the application administratively complete. Once an eligible
9 applicant submits a complete addendum and demonstrates additional economic
10 harm, the Secretary shall promptly issue a payment, provided that the
11 appropriated funds have not been expended. The last payment may be a partial
12 payment consisting of the remaining available funds.

13 (4) Each assistance payment shall be a direct grant payment from the
14 State of Vermont to an eligible applicant. Eligible applicants shall not submit
15 more than one application, but those that do not initially qualify for the
16 maximum allowed payment may submit an addendum to demonstrate
17 additional economic harm not later than October 1, 2020.

18 (f) Program terms and limitations.

19 (1) The Secretary of Agriculture, Food and Markets shall issue
20 assistance payments under this section on a first-come, first-served basis until
21 funds are expended or December 20, 2020, whichever is sooner.

1 ~~(2)(A) The Attorney General is authorized to recover funds awarded~~
2 ~~under this section due to fraud, error, crime, or violation of this section, and~~
3 ~~the Attorney General or the Secretary of Agriculture, Food and Markets may~~
4 ~~seek appropriate criminal or civil penalty as authorized by law.~~

5 ~~(B) In the event the U.S. Department of the Treasury determines that~~
6 ~~an expenditure of funds made available from the CARES Act, P.L. 116-136,~~
7 ~~was not necessary or otherwise impermissible under the CARES Act, the~~
8 ~~Attorney General and the Secretary shall hold harmless any grant recipient that~~
9 ~~accepted grant funds in good faith reliance on the State concerning the eligible~~
10 ~~applicant's eligibility for, or use of, the grant award.~~

11 ~~(3) The name of an eligible applicant that receives an award under this~~
12 ~~section and the amount of the award are public records subject to inspection~~
13 ~~and copying under the Public Records Act.~~

14 ~~(4) Any application documents of an eligible applicant containing~~
15 ~~federal identification numbers and sales amounts are subject to the~~
16 ~~confidentiality provisions of 32 V.S.A. § 3102 and are return information~~
17 ~~under that section.~~

18 ~~(5) Data submitted to the Secretary by an eligible applicant under this~~
19 ~~section to demonstrate economic harm shall be a trade secret exempt from~~
20 ~~public inspection and copying under 1 V.S.A. § 317(c)(9), provided that the~~
21 ~~Secretary may use and disclose such information in summary or aggregated~~

1 ~~form that does not directly or indirectly identify an individual eligible~~
2 ~~applicant.~~

3 Sec. 4. APPROPRIATIONS

4 (a) There is appropriated from the Coronavirus Relief Fund the amount of
5 \$7,000,000.00 to the Agency of Agriculture, Food and Markets for use in
6 fiscal years 2020 and 2021 to process payments under the Agricultural
7 Producer and Processor Assistance Program established under Sec. 3 of this
8 act.

9 (b) Any funds appropriated under subsection (a) of this section that are not
10 expended by November 1, 2020 shall revert to the Agency of Agriculture,
11 Food and Markets for reallocation of financial assistance under the programs
12 established under Secs. 1 and 3 of this act for applicants who can demonstrate
13 economic harm incurred from March 1, 2020 through December 1, 2020
14 consistent with the requirements of P.L. 116-136.

15 * * * Assistance Outreach * * *

16 Sec. 5. EDUCATION AND OUTREACH; AGRICULTURAL ASSISTANCE
17 PROGRAMS; REPORTING

18 (a) The Secretary of Agriculture, Food and Markets, in consultation with
19 interested parties and partner organization, shall conduct outreach and
20 education regarding the availability of financial assistance to farmers and
21 ~~agricultural processors under Secs. 1 and 3 of this act.~~

1 ~~(b) The Secretary of Agriculture, Food and Markets shall prepare a short~~
2 ~~survey that applicants under Secs. 1 and 3 of this act shall complete to help~~
3 ~~identify farmers and agricultural processors that are interested in technical~~
4 ~~assistance, succession planning, or similar services provided by the State and~~
5 ~~its agricultural partners.~~

6 (c) The Secretary of Agriculture, Food and Markets, beginning on July 1,
7 2020 and ending on January 1, 2021, shall report to the Senate Committees on
8 Agriculture and on Appropriations and the House Committees on Agriculture
9 and Forestry and on Appropriations on the first day of each month regarding
10 the status of the assistance programs established under Secs. 1 and 3 of this
11 act. The report shall include:

- 12 (1) the number of applicants for assistance in each month and overall;
13 and
14 (2) the amount of grant funds awarded under each program.

15 * * * Farm Worker Safety * * *

16 Sec. 6. FARM WORKER HEALTH AND SAFETY; CORONAVIRUS;

17 AVAILABILITY

18 The Secretary of Agriculture, Food and Markets, after consultation with the
19 Department of Labor and the Vermont Occupational Safety and Health
20 Administration (VOSHA), shall post on the Agency of Agriculture, Food and
21 Markets' website educational material available from VOSHA related to farm
22 worker health and safety, including VOSHA's recommended best practices of

1 ~~preventative measures farm workers should implement to address the threat to~~
2 health and safety posed by the COVID-19 coronavirus and other similar threats
3 to health and safety. The Secretary of Agriculture, Food and Markets shall
4 post the English and Spanish language versions of the VOSHA educational
5 material required under this section and shall provide links or references on
6 how to obtain the material from VOSHA in other languages.

7 * * * VHCB; COVID-19 Business Consulting for Farms * * *

8 Sec. 7. APPROPRIATIONS, VHCB; COVID-19 CONSULTING SERVICES
9 FOR FARM AND FOOD BUSINESSES

10 In addition to funds appropriated in fiscal year 2021 to the Vermont
11 Housing and Conservation Board (VHCB), \$192,000.00 is appropriated to
12 VHCB from the Coronavirus Relief Fund to provide business, financial, and
13 mental health assistance to farm and food businesses that suffered losses or
14 expenses due to business interruptions caused by the COVID-19 public health
15 emergency. Consulting services shall include information and assistance with
16 accessing federal and State COVID-19 relief funds, access to additional
17 markets, diversification of income streams, access to mental health services,
18 and other assistance farm and food businesses may require to address or
19 recover from business interruption caused by the COVID-19 public health
20 emergency.

* * * VHCR: Authority * * *

Sec. 8. 10 V.S.A. § 321 is amended to read:

§ 321. GENERAL POWERS AND DUTIES

(a) The Board shall have all the powers necessary and convenient to carry out and effectuate the purposes and provisions of this chapter, including those general powers provided to a business corporation by Title 11A and those general powers provided to a nonprofit corporation by Title 11B and including, without limitation of the general powers under Titles 11A and 11B, the power to:

(1) upon application from an eligible applicant in a form prescribed by the Board, provide funding in the form of grants or loans for eligible activities;

(2) enter into cooperative agreements with private organizations or individuals or with any agency or instrumentality of the United States or of this State to carry out the purposes of this chapter;

(3) issue rules in accordance with 3 V.S.A. chapter 25 for the purpose of administering the provisions of this chapter; and

(4) transfer funds to the Department of Housing and Community Development to carry out the purposes of this chapter;

(5) make and execute all legal documents necessary or convenient for the exercise of its powers and functions under this chapter, including legal

documents that may be made and executed with the State or any of its agencies

1 ~~or instrumentalities with the United States or any of its agencies or~~

2 instrumentalities, or with private corporations or individuals;

3 (6) receive and accept grants from any source to be held, used, or
4 applied or awarded to carry out the purposes of this chapter subject to the
5 conditions upon which the grants, aid, or contributions may be made;

6 (7) make and publish rules and regulations respecting its housing
7 programs and such other rules and regulations as are necessary to effectuate its
8 corporate purposes; and

9 (8) do any and all things necessary or convenient to effectuate the
10 purposes and provisions of this chapter and to carry out its purposes and
11 exercise the powers given and granted in this chapter.

12 (b)(1) The Board shall seek out and fund nonprofit organizations and
13 municipalities that can assist any region of the State that has high housing
14 prices, high unemployment, ~~and~~ or low per capita incomes in obtaining grants
15 and loans under this chapter for perpetually affordable housing.

16 (2) The Board shall administer the "HOME" affordable housing
17 program ~~which that~~ that was enacted under Title II of the Cranston-Gonzalez
18 National Affordable Housing Act (Title II, P.L. 101-625, 42 U.S.C. 12701-
19 12839). The State of Vermont, as a participating jurisdiction designated by
20 Department of Housing and Urban Development, shall enter into a written
21 memorandum of understanding with the Board, as subrecipient, authorizing
22 ~~the use of HOME funds for eligible activities in accordance with applicable~~

1 ~~federal law and regulations. HOME funds shall be used to implement and~~
2 effectuate the policies and purposes of this chapter related to affordable
3 housing. The memorandum of understanding shall include performance
4 measures and results that the Board will annually report on to the Vermont
5 Department of Housing and Community Development.

6 (c) On behalf of the State of Vermont, the Board shall be the exclusive
7 designated entity to seek and administer federal affordable housing funds
8 available from the Department of Housing and Urban Development under the
9 national Housing Trust Fund ~~which~~ that was enacted under HR 3221, Division
10 A, Title 1, Subtitle B, Section 1131 of the Housing and Economic Reform Act
11 of 2008 (P.L. 110-289) to increase perpetually affordable rental housing and
12 home ownership for low and very low income families. The Board is also
13 authorized to receive and administer federal funds or enter into cooperative
14 agreements for a shared appreciation and/or community land trust
15 demonstration program that increases perpetually affordable homeownership
16 options for lower income Vermonters and promotes such options both within
17 and outside Vermont.

18 (d) On behalf of the State of Vermont, the Board shall seek and administer
19 federal farmland protection and forestland conservation funds to facilitate the
20 acquisition of interests in land to protect and preserve in perpetuity important
21 farmland for future agricultural use and forestland for future forestry use.

22 ~~Such funds shall be used to implement and effectuate the policies and purposes~~

1 ~~of this chapter. In seeking federal farmland protection and forestland~~
2 conservation funds under this subsection, the Board shall seek to maximize
3 State participation in the federal Wetlands Reserve Program and such other
4 programs as is appropriate to allow for increased or additional implementation
5 of conservation practices on farmland and forestland protected or preserved
6 under this chapter.

7 (e) The Board shall inform all grant applicants and recipients of funds
8 derived from the annual capital appropriations and State bonding act of the
9 following: “The Vermont Housing and Conservation Trust Fund is funded by
10 the taxpayers of the State of Vermont, at the direction of the General
11 Assembly, through the annual Capital Appropriation and State Bonding Act.”
12 An appropriate placard shall, if feasible, be displayed at the location of the
13 proposed grant activity.

14 Sec. 9. 2017 Acts and Resolves No. 77, Sec. 12 is amended to read:

15 Sec. 12. ~~REPEALS~~ REPEAL

16 (a) ~~10 V.S.A. chapter 15, subchapter 4 (Rural Economic Development~~
17 ~~Initiative) shall be repealed on July 1, 2021; and~~

18 (b) ~~6 V.S.A. § 4828(d) (phosphorus removal grant criteria) shall be~~
19 ~~repealed on July 1, 2023.~~

~~*** Effective Date ***~~

1
2 Sec. 10. EFFECTIVE DATE

3 ~~This act shall take effect on passage.~~

~~*** Purpose ***~~

Sec. 1. PURPOSE

The purpose of this act is to appropriate the following amounts to farming and forest businesses for losses, or expenses, or both, incurred as a result of the COVID-19 public health emergency:

(1) \$25,000,000.00 for the Dairy Assistance Program established under this act, provided that from the appropriated funds, \$21,200,000.00 shall be available for grant awards to milk producers, and \$3,800,000 shall be available for awards to dairy processors;

(2) \$5,000,000.00 for the Non-dairy Agricultural Producer and Processor Assistance Program established under this act;

(3) \$5,000,000.00 for the Forest Economy Stabilization Grant Program established under this act; and

(4) \$192,000.00 to the Vermont Housing and Conservation Board to provide business, financial, and mental health assistance to farm and food businesses.

~~*** Coronavirus Relief Fund; Administrative Provisions ***~~

Sec. 2. CONSISTENCY WITH CARES ACT AND GUIDANCE

The General Assembly determines that the expenditure of monies from the Coronavirus Relief Fund as set forth in this act complies with the requirements of Sec. 5001 of the CARES Act, Pub. L. No. 116-136 and related guidance because the economic harm to be covered:

(1) is necessary expenditures incurred due to the public health emergency with respect to Coronavirus Disease 2019 (COVID-19);

(2) was not accounted for in Vermont's fiscal year 2020 budget; and

(3) was, or will be, incurred during the period beginning on March 1, 2020 and ending on December 30, 2020.

Sec. 3. GRANT RECIPIENT REQUIREMENTS; REVERSION AND REALLOCATION SCHEDULE

All appropriations made from the State's Coronavirus Relief Fund (CRF) in this and other bills passed after March 1, 2020 as part of the 2020

legislative session are made with the knowledge that the statutory and regulatory context is constantly changing. Additional federal legislation may further change the potential for and appropriateness of CRF usage. As a result:

(1) Appropriations from the CRF are subject to changes in source of funds that may occur as the result of subsequent legislation or through administrative actions, where permissible by law.

(2) Specific CRF uses may need to change based on changes to federal laws or on revised or updated federal guidance.

(3) It is the responsibility of all entities receiving CRF monies to ensure compliance with all federal guidelines as to CRF spending and use.

(4) Unless otherwise authorized by the Commissioner of Finance and Management, any monies appropriated from the CRF shall revert to the CRF to the extent that they have not been expended on or before December 20, 2020 to enable reallocation.

Sec. 4. CORONAVIRUS RELIEF FUND GRANTS; CONDITIONS

(a) Any person receiving a grant comprising monies from the Coronavirus Relief Fund shall use the monies only for purposes that comply with the requirements of Sec. 5001 of the CARES Act, Pub. L. No. 116-136 and related guidance.

(b) Any person who expends monies from the Coronavirus Relief Fund for purposes not eligible under Sec. 5001 of the CARES Act, Pub. L. No. 116-136 and related guidance shall be liable for repayment of the funds to the State of Vermont; provided, however, that a person shall not be liable for such repayment if the person expended the monies in good faith reliance on authorization of the proposed expenditure or specific guidance from the agency or department administering the grant program.

(c) The Attorney General or a State agency or department administering a grant program established or authorized under this act may seek appropriate criminal or civil penalties as authorized by law for a violation of the terms or conditions of the applicable program, grant, or award.

Sec. 5. CORONAVIRUS RELIEF FUND; RECORD KEEPING; COMPLIANCE; REPORTS

(a) In order to ensure compliance with the requirements of Sec. 5001 of the CARES Act, Pub. L. No. 116-136 and related guidance, and to assist the State in demonstrating such compliance:

(1) any agency or department, and any subrecipient of a grant, that is authorized to disburse grant funds appropriated by this act shall include standard audit provisions, as required by Agency of Administration Bulletins 3.5 and 5, in all contracts, loans, and grant agreements; and

(2) each grant recipient shall report on its use of the monies received pursuant to this act to the agency or department administering the grant as required by that agency or department and shall maintain records of its expenditures of the monies for three years, or for a longer period if so required by State or federal law, to enable verification as needed.

(b) Unless otherwise provided under this act, on or before July 31, 2020 and September 1, 2020, each agency or department administering a grant program pursuant to this act shall provide information to the legislative committees of jurisdiction, including the House and Senate Committees on Appropriations, regarding its distribution of grant funds to date, the amount of grant funds that remains available for distribution, and its plans for awarding the available funds on or before December 20, 2020.

** * * Dairy Assistance Program * * **

Sec. 6. DAIRY ASSISTANCE PROGRAM; COVID-19 PUBLIC HEALTH EMERGENCY; APPROPRIATION

(a) Appropriation. The sum of \$25,000,000.00 is appropriated from the Coronavirus Relief Fund to the Agency of Agriculture, Food and Markets in fiscal year 2021 for the purpose of establishing the Dairy Assistance Program as set forth in this section. Of the funds appropriated under this section, \$21,200,000.00 shall be available for grant awards to milk producers, and \$3,800,000 shall be available for awards to dairy processors.

(b) Necessity. The General Assembly determines that the expenditure of monies from the Coronavirus Relief Fund as set forth in this section is necessary to stabilize milk producers and dairy processors based on their lost revenues related to business interruption caused by the COVID-19 public health emergency.

(c) Definitions. As used in this section:

(1) "Animal feeding operation" (AFO) means a lot or facility where livestock have been, are, or will be stabled or confined and fed or maintained for a total of 45 days or more in any 12-month period, and crops, vegetation, or forage growth are not sustained in the normal growing season over any portion of the lot or facility. Two or more individual farms qualifying as an AFO that are under common ownership and that adjoin each other or use a common area or system for the disposal of waste shall be considered to be a single AFO if the combined number of livestock resulting qualifies as a medium farm as that term is defined under this subsection.

(2) "Certified small farm" means a small farm with at least 50 mature dairy cows required to certify compliance with the Required Agricultural Practices under 6 V.S.A. § 4871 and so certified as of March 1, 2020.

(3) “Dairy processor” means a person, partnership, unincorporated association, or corporation who owns or controls any place, premises, or establishment where butter, cheese, cream, buttermilk, infant formula, ice cream, yogurt, or other dairy products identified by rule by the Secretary are processed for sale.

(4) “Economic harm” means a milk producer’s or dairy processor’s expenses or lost revenues, or both related to the 2020 COVID-19 public health emergency.

(5) “Goat or sheep dairy farm” means any place or premises where one or more dairy goats or dairy sheep, or both, are kept and where a part or all of the milk from the animals is sold or offered for sale.

(6) “Good standing” means a participant in the Program administered under this section:

(A) that does not have an active enforcement violation that has reached a final order with the Agency of Agriculture, Food and Markets or the Agency of Natural Resources; and

(B) that is in compliance with all terms of a current grant agreement or contract with the Agency of Agriculture, Food and Markets or the Agency of Natural Resources.

(7) “Large farm” means an AFO that houses 700 or more mature dairy animals and where a part or all of the milk from the dairy animals is sold or offered for sale.

(8) “Medium farm” means an AFO that houses 200 to 699 mature dairy animals and where a part or all of the milk from the dairy animals is sold or offered for sale.

(9) “Milk producer” or “producer” means a person, partnership, unincorporated association, or corporation who owns or controls one or more dairy cows, dairy goats, or dairy sheep and sells or offers for sale a part or all of the milk produced by the animals.

(10) “Secretary” means the Secretary of Agriculture, Food and Markets or designee.

(11) “Small farm” means:

(A) an AFO that houses not more than 199 mature dairy cows; or

(B) a goat or sheep dairy farm where a part or all of the milk from the animals is sold or offered for sale.

(d) Program establishment; eligibility.

(1) There is established within the Agency of Agriculture, Food and Markets a Dairy Assistance Program (Program) to provide financial assistance to milk producers and dairy processors that have suffered economic harm in Vermont caused by the COVID-19 public health emergency.

(2) A milk producer or dairy processor shall be eligible to qualify for assistance under this section if:

(A)(i) the milk producer or dairy processor is currently producing milk or dairy products; or

(ii) the milk producer was producing milk on March 1, 2020, and subsequently ceased production, but submits to the Secretary a good faith plan to restart production of milk or a plan to restart operation through production of another commodity;

(B) the milk producer or dairy processor is in good standing; and

(C) the milk producer or dairy processor accurately demonstrates to the Secretary economic harm that occurred or accrued on or after March 1, 2020 and before December 1, 2020 by providing evidence of lost revenues or expenses related to business interruption caused by the COVID-19 public health emergency.

(3) A milk producer may elect to have its economic harm determined by calculating the difference between what the producer was paid for milk produced between March 1, 2020 and December 1, 2020 and the price that the producer would have been paid if the price for milk remained at the statistical uniform price of \$18.13 hundredweight for the Middlebury location in January of 2020, or the milk producer may enter its own verifiable average price for March through December 2020 and calculate the difference to its own verifiable average price for January 2020 as well as added costs or expenses related to the COVID-19 public health emergency.

(4) Economic harm is not compensable under this section if the same economic harm is covered by insurance or if the economic harm was compensated under another State or federal grant; provided, however, that this restriction does not apply to loans or advance payments for which repayment is expected.

(e) Administration; implementation.

(1) The Program shall be administered by the Agency of Agriculture, Food and Markets, which shall award available funds to milk producers or dairy processors that demonstrate economic harm.

(2) The Secretary shall create an application form that milk producers and dairy processors shall utilize when applying for assistance. Applicants

shall certify that all information they provide is truthful and accurate to the best of their knowledge, information, and belief.

(3) The Secretary shall, based on the amount of economic harm incurred by the milk producer or dairy processor on the date the application is received, provide up to the maximum award permitted for each type of qualified farm or processor tier. Applications shall be processed in the order received, but an application shall not be ready for evaluation until the Secretary determines that the application is administratively complete and includes all required proof of economic harm.

(f) Payment; maximum award.

(1) Until all funds appropriated to the Program for milk producers are awarded, the Secretary shall award assistance as grants to reimburse qualified milk producers for demonstrated economic harm up to the following maximum amounts:

(A) Small farms shall receive up to \$18,300.00.

(B) Certified small farms shall receive up to \$34,300.00.

(C) Medium farms shall receive up to \$56,000.00.

(D) Large farms shall receive up to \$100,000.00.

(2) Until all funds appropriated to the Program for dairy processors are awarded, the Secretary shall award payments as grants to reimburse qualified dairy processors for demonstrated economic harm up to the following maximum amounts:

(A) Dairy processors that process less than 500 pounds of milk per day shall receive up to \$31,000.00.

(B) Dairy processors that process from 500 to 9,999 pounds of milk per day shall receive up to \$40,000.00.

(C) Dairy processors that process from 10,000 to 49,999 pounds of milk per day shall receive up to \$50,000.00.

(D) Dairy processors that process 50,000 pounds or more of milk per day shall receive up to \$60,000.00.

(3) To determine maximum grant eligibility, each milk producer shall be evaluated within the farm type known to the Secretary as of March 1, 2020, and each dairy processor shall be evaluated within the milk processing size known to the Secretary as of March 1, 2020.

(g) Application; processing.

(1) Once a milk producer or dairy processor submits a complete application and demonstrates economic harm, the Secretary shall promptly

issue a grant payment, provided that the appropriated funds have not been expended. Initial applications shall be submitted not later than October 1, 2020, and the last grant payment may be a partial payment consisting of the remaining available funds.

(2) Whenever a milk producer or dairy processor has not demonstrated economic harm equal to or greater than the maximum allowed disbursement for its category, the application shall remain pending for a potential future showing of additional economic harm. Qualified milk producers or dairy processors that incur additional economic harm after the date of their initial application may file with the Secretary an addendum to demonstrate subsequent economic harm. The Secretary shall create an addendum form that milk producers and dairy processors shall utilize when applying for additional relief. Milk producers and dairy processors shall certify that all information they provide is truthful and accurate to the best of their knowledge, information, and belief. Eligible milk producers or dairy processors may submit an addendum to their initial application on or before October 1, 2020 to show any additional economic harm eligible for compensatory payment. No milk producer or dairy processor shall receive total grant payments that exceed the maximum allowed grant payment.

(3) All submitted initial applications shall be processed before considering addenda demonstrating additional economic harm, and each addendum shall be processed in the order received. An addendum shall not be ready for evaluation until the Secretary receives all required proof of economic harm and deems the application administratively complete. Once an eligible milk producer or dairy processor submits a complete addendum and demonstrates additional economic harm, the Secretary shall promptly issue a payment, provided that the appropriated funds have not been expended. The last payment may be a partial payment consisting of the remaining available funds.

(4) Each grant award shall be a direct payment from the State of Vermont to a milk producer or dairy processor. Except as provided under this section, a dairy processor shall not submit more than one application, and a milk producer shall not submit more than one application per each separate farm owned or controlled by the producer. A person who is both a milk producer and a dairy processor may submit one application as a milk producer and one as a dairy processor when each business is organized as a separate business entity. A person that is both a milk producer and a dairy processor but is not organized as separate business entities shall submit one application for assistance under this section, but will be eligible for assistance as a milk producer and a dairy processor; provided that the total assistance awarded under this section shall not exceed the total economic harm incurred by the applicant. The Secretary may ask an applicant that is both a milk producer

and a dairy processor but is not organized as separate business entities to submit separate applications as a milk producer and a dairy processor if separate applications are more administratively efficient. A milk producer or dairy processor that does not initially qualify for the maximum allowed payment may submit an addendum to demonstrate additional economic harm not later than October 1, 2020.

(h) Program terms and limitations.

(1) The Secretary of Agriculture, Food and Markets shall issue grant payments under this section on a first-come, first-served basis until all funds are expended or December 20, 2020, whichever is sooner.

(2) The name of a milk producer or dairy processor that receives an award under this section and the amount of the award are public records subject to inspection and copying under the Public Records Act.

(3) Any application documents of a milk producer or dairy processor containing federal identification numbers and sales amounts are subject to the confidentiality provisions of 32 V.S.A. § 3102 and are return information under that section.

(4) Data or information submitted to the Secretary by a milk producer or dairy processor under this section to demonstrate economic harm shall be a trade secret exempt from public inspection and copying under 1 V.S.A. § 317(c)(9), provided that the Secretary may use and disclose submitted information in summary or aggregated form that does not directly or indirectly identify an individual milk producer or dairy processor.

(5) Notwithstanding any law or State grant requirement to the contrary, a milk producer or dairy processor shall not be denied participation in the Program or have a payment withheld, set off, or reduced for failure to be in full compliance with any obligation to pay any or all taxes due to the State of Vermont.

** * * Non-dairy Agricultural Producer and Processor Assistance
Program * * **

*Sec. 7. NON-DAIRY AGRICULTURAL PRODUCER AND PROCESSOR
ASSISTANCE PROGRAM*

(a) Appropriations. The sum of \$5,000,000.00 is appropriated from the Coronavirus Relief Fund to the Agency of Agriculture, Food and Markets in fiscal year 2021 for the purpose of establishing the Non-dairy Agricultural Producer and Processor Assistance Program as set forth in this section. The Agency of Agriculture, Food and Markets shall enter into a memorandum of understanding with the Vermont Economic Development Authority for the

implementation and administration of the Non-dairy Agricultural Producer and Processor Assistance Program.

(b) Necessity. The General Assembly determines that the expenditure of monies from the Coronavirus Relief Fund as set forth in this section is necessary to stabilize agricultural producers, commercial processors, commercial slaughterhouses, and farmers' markets based on their lost revenues and expenses related to business interruption caused by the COVID-19 public health emergency.

(c) Definitions. As used in this section:

(1) "Agricultural producer" means a farmer who is not eligible for assistance under the Dairy Assistance Program established under this act and who has produced a gross annual income of \$10,000.00 from the sale of agricultural products, livestock, livestock products, or poultry products in one of the two, or three of the five, calendar years preceding submission of an application under this section.

(2) "Agricultural product" means any raw agricultural commodity, as defined in 6 V.S.A. § 21(6), that is principally produced on a farm and includes products prepared from the raw agricultural commodities principally produced on the farm.

(3) "Commercial processor" means any person who maintains an establishment regulated under 6 V.S.A. chapter 204 for the purpose of processing livestock, meat, meat food product, poultry, or poultry product other than for the exclusive use in the household of the owner of the commodity, by him or her and members of his or her household and his or her nonpaying guests and employees.

(4) "Commercial slaughterhouse" means any person engaged in the business of slaughtering livestock or poultry other than as a custom slaughterer or a person conducting slaughter under 6 V.S.A. § 3312(b), (c), or (d).

(5) "Economic harm" means an eligible applicant's expenses or lost revenue, or both, related to the 2020 COVID-19 public health emergency.

(6) "Eligible applicant" means any agricultural producer, commercial processor, commercial slaughterhouse, or farmers' market that suffered qualifying economic harm under this section.

(7) "Farmer" means a person who is engaged in farming and subject to the Required Agricultural Practices Rule.

(8) "Farmers' market" means an event or series of events at which two or more vendors of agricultural products, as defined in 11 V.S.A. § 991, gather for purposes of offering for sale to the public their agricultural products.

(9) "Farming" has the same meaning as in 10 V.S.A. § 6001.

(10) "Good standing" means a participant in the Program administered under this section:

(A) that does not have an active enforcement violation that has reached a final order with the Agency of Agriculture, Food and Markets or the Agency of Natural Resources; and

(B) that is in compliance with all terms of a current grant agreement or contract with the Agency of Agriculture, Food and Markets or the Agency of Natural Resources.

(11) "Livestock" means cattle, cow/calf pairs, youngstock, heifers, bulls, American bison, swine, sheep, goats, horses, cervids, camelids, ratites, rabbits, pheasants, chukar partridge, coturnix quail, laying hens, broilers, ducks, turkeys, or any other type of fowl as designated by the Secretary.

(12) "Livestock product" means any carcass, or part of a carcass, meat, or meat food product of any livestock.

(13) "Poultry product" means any poultry carcass or part of a carcass; or any product that is made wholly or in part from any poultry carcass or part of a carcass.

(14) "Secretary" means the Secretary of Agriculture, Food and Markets.

(d) Administration of Program; eligibility.

(1) The Vermont Economic Development Authority shall administer a Program according to the terms of a memorandum of understanding with the Agency of Agriculture, Food, and Markets and shall approve applications for assistance under this section to offset the economic harm incurred due to the COVID-19 public health emergency.

(2) In order to qualify for assistance under this section, an eligible applicant shall:

(A) be currently operating a farm, a commercial processing facility, a commercial slaughterhouse, or a farmers' market;

(B) be in good standing; and

(C) accurately demonstrate to the Vermont Economic Development Authority the economic harm that occurred or accrued on or after March 1, 2020 and before December 1, 2020 by providing evidence of losses or expenses related to business interruption caused by the COVID-19 public health emergency.

(3) Based on federal law and guidance, the Vermont Economic Development Authority, in consultation with the Agency of Agriculture, Food and Markets, shall establish guidelines identifying the specific types of costs for which grant recipients may use grant funds, provided that essential operating expenses to respond to the COVID-19 public health emergency and maintain operation of an eligible applicant shall be eligible uses of grants under this section.

(4) Economic harm is not compensable under this section if the same economic harm is covered by insurance or if the economic harm was compensated under another State or federal grant; provided, however, that this restriction does not apply to loans or advance payments for which repayment is expected.

(5) An eligible applicant shall not receive an award under this section if the applicant had a net business profit between March 1, 2020 and August 1, 2020.

(e) Implementation.

(1) The Vermont Economic Development Authority shall create an application form that eligible applicants shall utilize when applying for relief. Eligible applicants shall certify that all information they provide is truthful and accurate to the best of their knowledge, information, and belief.

(3) The Vermont Economic Development Authority shall, based on the amount of economic harm incurred by the eligible applicant on the date the application is received, provide up to the maximum award. Applications shall be processed in the order received, but an application shall not be ready for evaluation until the Vermont Economic Development Authority determines that the application is administratively complete and includes all required proof of economic harm.

(4) The Vermont Economic Development Authority may use not less than five percent and up to 8 percent of the appropriation for this Program for administrative costs of implementing and administering the Program provided that the expenses represent an increase over previously budgeted amounts and are limited to what is necessary.

(f) Payment; maximum award.

(1) Until all funds appropriated to the Program are awarded, the Vermont Economic Development Authority shall award grant payments to reimburse eligible applicants for demonstrated economic harm as follows based on annual gross sales:

(A) Eligible applicants with annual gross sales of \$10,000.00 to \$24,999.00 shall receive up to \$2,500.00.

(B) Eligible applicants with annual gross sales of \$25,000.00 to \$49,999.00 shall receive up to \$5,000.00.

(C) Eligible applicants with annual gross sales of \$50,000.00 to \$99,999.00 shall receive up to \$10,000.00.

(D) Eligible applicants with annual gross sales of \$100,000.00 or more shall receive up to \$20,000.00.

(2) An eligible applicant shall be evaluated according to the information regarding the applicant known to the Secretary or the Vermont Economic Development Authority as of March 1, 2020 or according to information required to be submitted as part of the application.

(g) Application; processing.

(1) Once an eligible applicant submits a complete application and demonstrates economic harm, the Vermont Economic Development Authority shall promptly approve a grant payment, provided that the appropriated funds have not been expended. Applications shall be submitted not later than October 1, 2020, and the last payment may be a partial payment consisting of the remaining available funds.

(2) Each assistance payment shall be a direct grant payment from the State Treasurer to an eligible applicant. Eligible applicants shall not submit more than one application per each separate farm or business owned or controlled by the producer or processor.

(h) Program terms and limitations.

(1) The Vermont Economic Development Authority shall approve grant payments under this section on a first-come, first-served basis until funds are expended or December 20, 2020, whichever is sooner.

(2) The name of an eligible applicant that receives an award under this section and the amount of the award are public records subject to inspection and copying under the Public Records Act.

(3) Any application documents of an eligible applicant containing federal identification numbers and sales amounts are subject to the confidentiality provisions of 32 V.S.A. § 3102 and are return information under that section.

(4) Data and information submitted to the Secretary or to the Vermont Economic Development Authority by an eligible applicant under this section to demonstrate economic harm shall be a trade secret exempt from public inspection and copying under 1 V.S.A. § 317(c)(9), provided that:

(A) the Secretary or the Vermont Economic Development Authority may use and disclose such information in summary or aggregated form that does not directly or indirectly identify an individual eligible applicant; and

(B) the Vermont Economic Development Authority shall provide to the Secretary the name and contact information of any eligible applicant that receives an award under this section so that the Secretary may begin to establish a database or record of the non-dairy agricultural producers, commercial processors, commercial slaughterhouses, and farmers' markets in the State.

(5) Notwithstanding any law or State grant requirement to the contrary, an eligible applicant shall not be denied participation in the Program or have a payment withheld, set off, or reduced for failure to be in full compliance with any obligation to pay any or all taxes due to the State of Vermont.

* * * Assistance Outreach * * *

Sec. 8. EDUCATION AND OUTREACH; AGRICULTURAL ASSISTANCE PROGRAMS; REPORTING; REVERSION

(a) The Secretary of Agriculture, Food and Markets, in consultation with interested parties and partner organizations, shall conduct outreach and education regarding the availability of financial assistance to farmers and agricultural processors under the Dairy Assistance Program and the Non-dairy Agricultural Producer and Processor Assistance Program established under this act.

(b) The Secretary of Agriculture, Food and Markets shall prepare a short survey that applicants under the Dairy Assistance Program and the Non-dairy Agricultural Producer and Processor Assistance Program established under this act shall complete to help identify farmers and agricultural processors that are interested in technical assistance, succession planning, or similar services provided by the State and its agricultural partners.

(c) The Secretary of Agriculture, Food and Markets, beginning on July 1, 2020 and ending on January 1, 2021, shall report to the Senate Committees on Agriculture and on Appropriations and the House Committees on Agriculture and Forestry and on Appropriations on the first day of each month regarding the status of the Dairy Assistance Program and the Non-dairy Agricultural Producer and Processor Assistance Program established by this act. The report shall include:

(1) the number of applicants for assistance in each month and overall; and

(2) the amount of grant funds awarded under each program.

(d) In the September 1, 2020 report required under subsection (c) of this section, the Secretary of Agriculture, Food and Markets shall provide an accounting of the funds remaining to be appropriated under the Non-dairy Agricultural Producer and Processor Assistance Program. If Non-dairy Agricultural Producer and Processor Assistance Program funds remain unappropriated on September 15, 2020, the Secretary of Agriculture, Food and Markets may reallocate funds from the Non-dairy Agricultural Producer and Processor Assistance Program for award under the Dairy Assistance Program.

** * * Forest Economy Stabilization Grants * * **

*Sec. 9. FOREST ECONOMY STABILIZATION GRANT PROGRAM;
CORONAVIRUS RELIEF FUND; APPROPRIATION*

(a) The sum of \$5,000,000.00 is appropriated from the Coronavirus Relief Fund to the Agency of Natural Resources in fiscal year 2021 for the purpose of establishing the Forest Economy Stabilization Grant Program as set forth in this section. The Agency of Natural Resources shall enter into memorandum of understanding with the Vermont Economic Development Authority for the implementation and administration of the Forest Economy Stabilization Grant Program.

(b) The General Assembly determines that the expenditure of monies from the Coronavirus Relief Fund as set forth in this section is necessary to stabilize forest products businesses due to lost revenues and expenses related to the business interruptions caused by the COVID-19 public health emergency. Low-grade wood constitutes nearly three-quarters of the annual timber harvest in Vermont, and low-grade wood is a key component to paper making. However, the COVID-19 public health emergency has reduced market demand for paper in offices, schools, institutions, advertising, and many other outlets. As a result, millions of tons of unsold paper are stockpiled in warehouses at paper mills, thereby freezing the supply chain for paper making and other associated products harvested and processed from Vermont forests. In addition, low-grade pulpwood chips that would have been used to make paper are being diverted to wood-fired electric plants, thereby displacing the use of whole-tree chips normally supplied by logging contractors delivering whole-tree chips. As a result of these market and supply chain disruptions caused by the COVID-19 public health emergency, forest products businesses are suffering significant business interruptions that restrict the ability of logging contractors to harvest, limit timber sales, diminish landowner return, reduce the supply of forest products to processors that have viable markets, and significantly reduce the need for services from haulers, foresters, and other forest products businesses.

(c) As used in this section:

(1) “Economic harm” means a forest products business’s expenses or lost revenues, or both, related to the 2020 COVID-19 public health emergency.

(2) “Forest products business” means a Vermont enterprise that is primarily engaged in managing, harvesting, trucking, processing, manufacturing, crafting, or distributing forest or wood products derived from Vermont forests. “Forest products business” includes consulting forestry services and secondary manufacturers of wood products.

(d)(1) The Vermont Economic Development Authority shall administer the Forest Economy Stabilization Grant Program according to the terms of the memorandum of understanding with the Agency of Natural Resources and shall approve application for assistance under this section for eligible forest products businesses that have suffered economic harm.

(2) A forest products business shall qualify for assistance under the Program if the business:

(A) was operating in the State on or before February 1, 2020; and

(B) accurately demonstrates to the Vermont Economic Development Authority economic harm that occurred or accrued on or after March 1, 2020 and before December 1, 2020 by providing evidence of lost revenues or expenses related to business interruption caused by the COVID-19 public health emergency.

(3) Based on federal law and guidance, the Vermont Economic Development Authority, in consultation with the Department of Forests, Parks, and Recreation, shall establish guidelines identifying the specific types of costs for which grant recipients may use grant funds, provided that essential operating expenses to respond to the COVID-19 public health emergency and maintain operation of a forest products business shall be eligible uses of grants under this section.

(4) Economic harm is not compensable under this section if the same economic harm is covered by insurance or if the economic harm was compensated under another State or federal grant; provided, however, that this restriction does not apply to loans or advance payments for which repayment is expected.

(e)(1) The Vermont Economic Development Authority, in consultation with the Department of Forests, Parks, and Recreation, shall create an application form that forest products businesses shall utilize when applying for assistance. Applicants shall certify that all information they provide is truthful and accurate to the best of their knowledge, information, and belief.

(2) The Vermont Economic Development Authority shall, based on the amount of economic harm incurred by the forest products business on the date

the application is received, provide up to the maximum award permitted under this section. Applications shall be processed in the order received, but an application shall not be ready for evaluation until the Vermont Economic Development Authority determines that the application is administratively complete and includes all required proof of economic harm.

(3) Until all funds appropriated to the Forest Economy Stabilization Grant Program are awarded, the Vermont Economic Development Authority shall approve applications for grants to reimburse qualified forest products businesses for demonstrated economic harm up to the maximum amount of \$100,000.00 for each eligible forest products business.

(4) Grants to be awarded pursuant to this section shall be disbursed as a single payment. All funds shall be disbursed, and cover economic harm incurred, on or before December 30, 2020 as required by the CARES Act.

(5) The Vermont Economic Development Authority may use not less than five percent and up to 8 percent of the appropriation for this Program for administrative costs of implementing and administering the Program provided that the expenses represent an increase over previously budgeted amounts and are limited to what is necessary.

(f)(1) The Vermont Economic Development Authority shall approve applications for grant payments under this section on a first-come, first-served basis until all funds are expended or December 20, 2020, whichever is sooner. Each grant payment shall be a direct grant payment from the State Treasurer to an eligible applicant.

(2) Any application documents of a forest products business containing federal identification numbers and sales amounts are subject to the confidentiality provisions of 32 V.S.A. § 3102 and are return information under that section.

(3) Data submitted to the Secretary by a forest products business under this section to demonstrate economic harm shall be a trade secret exempt from public inspection and copying under 1 V.S.A. § 317(c)(9), provided that the Secretary may use and disclose submitted information in summary or aggregated form that does not directly or indirectly identify an individual forest products business.

(g) On or before July 31, 2020, the Agency of Natural Resources shall provide information to the House Committees on Appropriations, on Agriculture and Forestry, and on Natural Resources, Fish and Wildlife and the Senate Committees on Appropriations, on Agriculture, and on Natural Resources and Energy regarding the Vermont Economic Development Authority's distribution of Forest Economy Stabilization Grant Program grant funds to date, including the types of enterprises awarded funds, the aggregate

amounts awarded by enterprise, and the aggregate amounts awarded by geographic region of the State. The Vermont Economic Development Authority shall provide an updated version of the report required under this section to the General Assembly on or before September 1, 2020 and on or before January 1, 2021.

(h) The Agency of Natural Resources shall transfer any amounts appropriated for the purposes of this section that remain both unencumbered and unspent as of September 15, 2020 to the Agency of Commerce and Community Development for additional emergency economic recovery grants pursuant to 2020 Acts and Resolves No. 115.

** * * Agricultural Fairs * * **

Sec. 9a. AGRICULTURAL FAIRS; RELIEF ASSISTANCE

(a) The sum of \$500,000.00 is appropriated from the Coronavirus Relief Fund to the Agency of Agriculture, Food and Markets in fiscal year 2021 for the purpose of awarding grants to agricultural fairs in the State that have suffered verifiable lost revenues or expenses caused by the COVID-19 public health emergency.

(b) To be eligible for an award under this section, an agricultural fair shall be registered with the Agency of Agriculture, Food and Markets. An agricultural fair shall demonstrate to the Agency lost revenues or expenses that occurred or accrued on or after March 1, 2020 and before September 1, 2020 due to the COVID-19 public health emergency. The Agency of Agriculture, Food and Markets shall award grants under this section equitably to all eligible agricultural fairs in the State.

(c) The Agency of Agriculture, Food and Markets shall transfer any amounts appropriated for the purposes of this section that remain both unencumbered and unspent as of September 15, 2020 to the Agency of Commerce and Community Development for additional emergency economic recovery grants pursuant to 2020 Acts and Resolves No. 115.

** * * Farm Worker Safety * * **

*Sec. 10. FARM WORKER HEALTH AND SAFETY; CORONAVIRUS;
AVAILABILITY*

The Secretary of Agriculture, Food and Markets, after consultation with the Department of Labor and the Vermont Occupational Safety and Health Administration (VOSHA), shall post on the Agency of Agriculture, Food and Markets' website educational material available from VOSHA related to farm worker health and safety, including VOSHA's recommended best practices or preventative measures farm workers should implement to address the threat to health and safety posed by the COVID-19 coronavirus and other similar

threats to health and safety. The Secretary of Agriculture, Food and Markets shall post the English and Spanish language versions of the VOSHA educational material required under this section and shall provide links or references on how to obtain the material from VOSHA in other languages.

* * * VHCB; COVID-19 Business Consulting for Farms * * *

Sec. 11. APPROPRIATIONS; VHCB; COVID-19 CONSULTING
SERVICES FOR FARM AND FOOD BUSINESSES

In addition to funds appropriated in fiscal year 2021 to the Vermont Housing and Conservation Board (VHCB), \$192,000.00 is appropriated to VHCB from the Coronavirus Relief Fund to provide business, financial, and mental health assistance to farm and food businesses that suffered losses or expenses due to business interruptions caused by the COVID-19 public health emergency. Consulting services shall include information and assistance with accessing federal and State COVID-19 relief funds, access to additional markets, diversification of income streams, access to mental health services, and other assistance farm and food businesses may require to address or recover from business interruption caused by the COVID-19 public health emergency.

* * * VHCB; Authority * * *

Sec. 12. 10 V.S.A. § 321 is amended to read:

§ 321. GENERAL POWERS AND DUTIES

(a) The Board shall have all the powers necessary and convenient to carry out and effectuate the purposes and provisions of this chapter, including those general powers provided to a business corporation by Title 11A and those general powers provided to a nonprofit corporation by Title 11B and including, without limitation of the general powers under Titles 11A and 11B, the power to:

(1) upon application from an eligible applicant in a form prescribed by the Board, provide funding in the form of grants or loans for eligible activities;

(2) enter into cooperative agreements with private organizations or individuals or with any agency or instrumentality of the United States or of this State to carry out the purposes of this chapter;

(3) issue rules in accordance with 3 V.S.A. chapter 25 for the purpose of administering the provisions of this chapter; ~~and~~

(4) transfer funds to the Department of Housing and Community Development to carry out the purposes of this chapter;

(5) make and execute all legal documents necessary or convenient for the exercise of its powers and functions under this chapter, including legal

documents that may be made and executed with the State or any of its agencies or instrumentalities, with the United States or any of its agencies or instrumentalities or with private corporations or individuals;

(6) receive and accept grants from any source to be held, used, or applied or awarded to carry out the purposes of this chapter subject to the conditions upon which the grants, aid, or contributions may be made;

(7) make and publish rules and regulations respecting its housing programs and such other rules and regulations as are necessary to effectuate its corporate purposes; and

(8) do any and all things necessary or convenient to effectuate the purposes and provisions of this chapter and to carry out its purposes and exercise the powers given and granted in this chapter.

(b)(1) The Board shall seek out and fund nonprofit organizations and municipalities that can assist any region of the State that has high housing prices, high unemployment, ~~and~~ or low per capita incomes in obtaining grants and loans under this chapter for perpetually affordable housing.

(2) The Board shall administer the "HOME" affordable housing program ~~which that~~ that was enacted under Title II of the Cranston-Gonzalez National Affordable Housing Act (Title II, P.L. 101-625, 42 U.S.C. 12701-12839). The State of Vermont, as a participating jurisdiction designated by Department of Housing and Urban Development, shall enter into a written memorandum of understanding with the Board, as subrecipient, authorizing the use of HOME funds for eligible activities in accordance with applicable federal law and regulations. HOME funds shall be used to implement and effectuate the policies and purposes of this chapter related to affordable housing. The memorandum of understanding shall include performance measures and results that the Board will annually report on to the Vermont Department of Housing and Community Development.

(c) On behalf of the State of Vermont, the Board shall be the exclusive designated entity to seek and administer federal affordable housing funds available from the Department of Housing and Urban Development under the national Housing Trust Fund ~~which that~~ that was enacted under HR 3221, Division A, Title 1, Subtitle B, Section 1131 of the Housing and Economic Reform Act of 2008 (P.L. 110-289) to increase perpetually affordable rental housing and home ownership for low and very low income families. The Board is also authorized to receive and administer federal funds or enter into cooperative agreements for a shared appreciation and/or community land trust demonstration program that increases perpetually affordable homeownership options for lower income Vermonters and promotes such options both within and outside Vermont.

(d) On behalf of the State of Vermont, the Board shall seek and administer federal farmland protection and forestland conservation funds to facilitate the acquisition of interests in land to protect and preserve in perpetuity important farmland for future agricultural use and forestland for future forestry use. Such funds shall be used to implement and effectuate the policies and purposes of this chapter. In seeking federal farmland protection and forestland conservation funds under this subsection, the Board shall seek to maximize State participation in the federal Wetlands Reserve Program and such other programs as is appropriate to allow for increased or additional implementation of conservation practices on farmland and forestland protected or preserved under this chapter.

(e) The Board shall inform all grant applicants and recipients of funds derived from the annual capital appropriations and State bonding act of the following: "The Vermont Housing and Conservation Trust Fund is funded by the taxpayers of the State of Vermont, at the direction of the General Assembly, through the annual Capital Appropriation and State Bonding Act." An appropriate placard shall, if feasible, be displayed at the location of the proposed grant activity.

Sec. 13. 2017 Acts and Resolves No. 77, Sec. 12 is amended to read:

Sec. 12. REPEALS REPEAL

(a) ~~10 V.S.A. chapter 15, subchapter 4 (Rural Economic Development Initiative) shall be repealed on July 1, 2021; and~~

(b) ~~6 V.S.A. § 4828(d) (phosphorus removal grant criteria) shall be repealed on July 1, 2023.~~

** * * Effective Date * * **

Sec. 14. EFFECTIVE DATE

This act shall take effect on passage.