THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 1126 Session of 2013

INTRODUCED BY ROSS, MILLARD, BARRAR, O'BRIEN, MILNE, SCHLEGEL CULVER, DENLINGER, FREEMAN, GIBBONS, LAWRENCE, MOUL, SWANGER, TALLMAN, WATSON AND MILLER, APRIL 8, 2013

REFERRED TO COMMITEE ON AGRICULTURE AND RURAL AFFAIRS, APRIL 8, 2013

AN ACT

- 1 Amending the act of June 30, 1981 (P.L.128, No.43), entitled "An
- act authorizing the creation of agricultural areas," further
- providing for purchase of agricultural conservation
- 4 easements.
- 5 The General Assembly of the Commonwealth of Pennsylvania
- 6 hereby enacts as follows:
- 7 Section 1. Section 14.1(c) of the act of June 30, 1981
- 8 (P.L.128, No.43), known as the Agricultural Area Security Law,
- 9 amended, November 23, 1994 (P.L.621, No.96), December 21, 1998
- 10 (P.L.1056, No.138) and July 7, 2011 (P.L.247, No.44), is amended
- 11 to read:
- 12 Section 14.1. Purchase of agricultural conservation easements.
- 13 * * *
- 14 (c) Restrictions and limitations. -- An agricultural
- 15 conservation easement shall be subject to the following terms,
- 16 conditions, restrictions and limitations:
- 17 (1) The term of an agricultural conservation easement
- 18 shall be perpetual.

- (4) Instruments and documents for the purchase, sale and conveyance of agricultural conservation easements shall be approved by the State board or the county board, as the case may be, prior to execution and delivery. Proper releases from mortgage holders and lienholders must be obtained and executed to insure that all agricultural conservation easements are purchased free and clear of all encumbrances.
 - (5) Whenever any public entity, authority or political subdivision exercises the power of eminent domain and condemns land subject to an agricultural conservation easement, the condemnor shall provide just compensation to the owner of the land in fee and to the owner of the easement as follows:
 - (i) The owner of the land in fee shall be paid the full value which would have been payable to the owner but for the existence of an agricultural conservation easement less the value of the agricultural conservation easement at the time of condemnation.
 - (ii) The owner of the easement shall be paid the value of the easement at the time of condemnation.
 - (iii) For easements owned jointly by the Commonwealth and an eligible county, if the eligible county commits its share of funds received under this paragraph toward the purchase of agricultural conservation easements, the condemnor shall provide the Commonwealth's share of funds to the eligible county for use in purchasing agricultural conservation easements in accordance with this act.
- (iv) For easements owned by the Commonwealth, the condemnor shall provide the Commonwealth's share of funds

- received under this paragraph to the eligible county for use in purchasing agricultural conservation easements in accordance with this act.
 - (v) Funds received by an eligible county under this paragraph shall not be considered matching funds under subsection (h).
 - (vi) If an eligible county which receives funds under this paragraph fails to spend the Commonwealth's share of funds within two years of receipt of the funds, the eligible county shall pay the Commonwealth the Commonwealth's share of funds received under this paragraph plus 6% simple interest. These funds shall be deposited into the Agricultural Conservation Easement Purchase Fund.
 - (6) An agricultural conservation easement shall not prevent:
 - (i) The granting of leases, assignments or other conveyances or the issuing of permits, licenses or other authorization for the exploration, development, storage or removal of coal or noncoal minerals by underground mining methods, oil and gas by the owner of the subject land or the owner of the underlying coal or noncoal minerals by underground mining methods, oil and gas or the owner of the rights to develop the underlying coal or noncoal minerals by underground mining methods, oil and gas, or the development of appurtenant facilities related to the removal of coal or noncoal minerals by underground mining methods, oil or gas development or activities incident to the removal or development of such minerals.
 - (ii) The granting of rights-of-way by the owner of

1 the subject land in and through the land for trails for nonmotorized use in accordance with paragraphs (9) and (10) or for the installation of, transportation of, or use of water, sewage, electric, telephone, coal or noncoal minerals by underground mining methods, gas, oil or oil products lines.

- Construction and use of structures on the subject land necessary for agricultural production or a commercial equine activity.
- (iv) Construction and use of structures on the subject land for the landowner's principal residence or for the purpose of providing necessary housing for seasonal or full-time employees: Provided, That only one such structure may be constructed on no more than two acres of the subject land during the term of the agricultural conservation easement.
- (v) Customary part-time or off-season minor or rural enterprises and activities which are provided for in the county Agricultural Conservation Easement Purchase Program approved by the State board under subsection (d).
 - Commercial equine activity on the subject land. (vi)
- Land subject to an agricultural conservation easement shall not be subdivided for any purpose which may harm the economic viability of the farmland for agricultural production. Land may be subdivided prior to the granting of an agricultural conservation easement, provided that subdividing will not harm the economic viability for agricultural production of the land subject to the easement.
- Nothing in this act shall prohibit a member of the State board or county board or his or her family from selling

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1	a conservation easement under this program, provided that all
2	decisions made regarding easement purchases be subject to the
3	provisions of section 3(j) of the act of October 4, 1978
4	(P.L.883, No.170), referred to as the Public Official and
5	Employee Ethics Law.
6	(9) The owner of the land subject to an agricultural
7	conservation easement may permit or authorize the use of a
8	portion of the subject land for a trail under the following
9	<pre>conditions:</pre>
10	(i) the portion of land does not exceed 20 feet in
11	width;
12	(ii) the portion of land is used as a trail for
13	nonmotorized passive recreational use;
14	(iii) the portion of land is available to the public
15	for use without charge; and
16	(iv) the use of the portion of land as a trail does
17	not convert land which is devoted primarily to
18	agricultural production or commercial equine activity.
19	(10) If the owner of land subject to an agricultural
20	conservation easement permits or authorizes the use of a
21	portion of the subject land for a trail under paragraph (9),
22	the owner may enter into an agreement with a local government
23	unit or an eligible nonprofit entity permitting or
24	authorizing its use of the portion of land as a trail. The
25	agreement shall be recorded with the country recorder of
26	deeds.
27	* * *
28	Section 2. This act shall take effect in 60 days.