

General Assembly

February Session, 2024

## Raised Bill No. 194

Referred to Committee on ENVIRONMENT

Introduced by: (ENV)

## AN ACT CONCERNING CERTAIN FARMING PROGRAMS OF THE DEPARTMENT OF AGRICULTURE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (c) of section 22-26cc of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective from passage*):

4 (c) The commissioner shall have no power to release such land from 5 its agricultural restriction, except as set forth in this subsection. The 6 commissioner, in consultation with [the Commissioner of Energy and 7 Environmental Protection and such advisory groups as the 8 Commissioner of Agriculture may appoint, may approve (1) a petition 9 by the owner of the restricted agricultural land to remove such 10 restriction provided such petition is approved by resolution of the 11 legislative body of the town, or (2) a petition by the legislative body of 12 the town in which such land is situated to remove such restriction 13 provided such petition is approved in writing by said owner. Upon 14 approval of such a petition by the commissioner, the legislative body of 15 the town shall submit to the qualified voters of such town the question

16 of removing the agricultural restriction from such land or a part thereof, 17 at a referendum held at a regular election or a special election warned 18 and called for that purpose. In the event a majority of those voting at 19 such referendum are in favor of such removal, the restriction shall be 20 removed from the agricultural land upon filing of the certified results of 21 such referendum in the land records and the office of the Secretary of 22 the State, and the commissioner shall convey the development rights to 23 such owner provided such owner shall pay the commissioner an 24 amount equal to the value of such rights. Such petition shall set forth the 25 facts and circumstances upon which the commissioner shall consider 26 approval, and said commissioner shall deny such approval unless he 27 determines that the public interest is such that there is an overriding 28 necessity to relinquish control of the development rights. The 29 commissioner shall hold at least one public hearing prior to the 30 initiation of any proceedings hereunder. The expenses, if any, of the 31 hearing and the referendum shall be borne by the petitioner. In the event 32 that the state sells any development rights under the procedure 33 provided in this subsection, it shall receive the value of such rights.

Sec. 2. Subsection (d) of section 22-26nn of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

37 (d) The Commissioner of Agriculture shall have no power to release 38 such land from its agricultural restriction, except as set forth in this 39 subsection. The Commissioner of Agriculture, in consultation with [the 40 Commissioner of Energy and Environmental Protection and] such 41 advisory groups as the Commissioner of Agriculture may appoint, may 42 approve (1) a petition by the owner of the restricted agricultural land to 43 remove such restriction provided such petition is approved by 44 resolution of the legislative body of the town, or (2) a petition by the 45 legislative body of the town in which such land is situated to remove 46 such restriction provided such petition is approved in writing by said 47 owner. Upon approval of such a petition by the Commissioner of 48 Agriculture, the legislative body of the town shall submit to the 49 qualified voters of such town the question of removing the agricultural

50 restriction from such land or a part thereof, at a referendum held at a 51 regular election or a special election warned and called for that purpose. 52 In the event a majority of those voting at such referendum are in favor 53 of such removal, the restriction shall be removed from the agricultural 54 land upon filing of the certified results of such referendum in the land records and the office of the Secretary of the State, and the 55 56 Commissioner of Agriculture shall convey the development rights to such owner provided such owner shall pay the Commissioner of 57 Agriculture an amount equal to the value of such rights. Such petition 58 59 shall set forth the facts and circumstances upon which the 60 Commissioner of Agriculture shall consider approval, and said commissioner shall deny such approval unless said commissioner 61 62 determines that the public interest is such that there is an overriding 63 necessity to relinquish control of the development rights. The 64 Commissioner of Agriculture shall hold at least one public hearing prior 65 to the initiation of any proceedings hereunder. The expenses, if any, of the hearing and the referendum shall be borne by the petitioner. In the 66 67 event that the state sells any development rights under the procedure 68 provided in this subsection, it shall receive the value of such rights.

69 Sec. 3. Section 22-38c of the general statutes is repealed and the 70 following is substituted in lieu thereof (*Effective from passage*):

There shall be an expand and grow Connecticut agriculture account, which shall be a separate, nonlapsing account within the General Fund. Funds received pursuant to sections 22-38a and 26-194 shall be deposited into said account. The Commissioner of Agriculture shall make payments from said account to fund the programs established in [sections] <u>section</u> 22-38a. [and 22-38b.]

Sec. 4. (NEW) (*Effective from passage*) The annual harvest season, for
the purpose of any vehicle that transports agricultural products, shall be
year-round.

Sec. 5. Sections 22-38b, 22-457 and 26-237e of the general statutes are
repealed. (*Effective from passage*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	22-26cc(c)
Sec. 2	from passage	22-26nn(d)
Sec. 3	from passage	22-38c
Sec. 4	from passage	New section
Sec. 5	from passage	Repealer section

## Statement of Purpose:

To make minor revisions to certain farm-related programs of the Department of Agriculture.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]