## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 1707 Session of 1993

INTRODUCED BY B. SMITH, LLOYD, HERSHEY, BARLEY, STETLER, CAWLEY, ARGALL, GORDNER, STAIRS, STISH, BAKER, OLASZ, GERLACH, BUSH, SAYLOR, ARMSTRONG, PITTS, WAUGH, HENNESSEY, GEIST, STEIL, D. W. SNYDER, HECKLER, PETRONE, VANCE, PLATTS, TRELLO, SCHEETZ, GODSHALL, MAITLAND AND NAILOR, MAY 28, 1993

AS REPORTED FROM COMMITTEE ON AGRICULTURE AND RURAL AFFAIRS, HOUSE OF REPRESENTATIVES, AS AMENDED, MARCH 9, 1994

## AN ACT

- 1 Amending the act of June 30, 1981 (P.L.128, No.43), entitled "An act authorizing the creation of agricultural areas," defining
- 3 "eligible counties"; and further providing for the purchase
- 4 of agricultural conservation easements.
- 5 The General Assembly of the Commonwealth of Pennsylvania
- 6 hereby enacts as follows:
- 7 Section 1. Section 3 of the act of June 30, 1981 (P.L.128,
- 8 No.43), known as the Agricultural Area Security Law, is amended
- 9 by adding a definition to read:
- 10 Section 3. Definitions.
- 11 The following words and phrases when used in this act shall
- 12 have the meanings given to them in this section, unless the
- 13 context clearly indicates otherwise:
- 14 \* \* \*
- 15 <u>"Eligible counties." Counties whose easement purchase</u>
- 16 programs have been approved by the State Agricultural Land
- 17 Preservation Board. For the purpose of annual allocations, an

- 1 eligible county must have its easement purchase program approved
- 2 by the State board by January 1 of the year in which the annual
- 3 <u>allocation</u> is made. Counties of the first class are not eligible
- 4 <u>under any circumstances.</u>
- 5 \* \* \*
- 6 Section 2. Section 14.1(c) and (h) of the act, amended June
- 7 22, 1990 (P.L.242, No.57) and, April 13, 1992 (P.L.100, No.23)
- 8 AND DECEMBER 17, 1993 (P.L.522, NO.75), are amended to read: <-
- 9 Section 14.1. Purchase of agricultural conservation easements.
- 10 \* \* \*
- 11 (c) Restrictions and limitations. -- An agricultural
- 12 conservation easement shall be subject to the following terms,
- 13 conditions, restrictions and limitations:
- 14 (1) The term of an agricultural conservation easement
- shall be perpetual or for a term of 25 years.
- 16 (2) An agricultural conservation easement shall not be
- sold, conveyed, extinguished, leased, encumbered or
- 18 restricted in whole or in part for a period of 25 years
- 19 beginning on the date of purchase of the easement.
- 20 (3) If the land subject to the agricultural conservation
- 21 easement is no longer viable agricultural land, the
- 22 Commonwealth, subject to the approval of the State board, and
- 23 the county, subject to the approval of the county board, may
- sell, convey, extinguish, lease, encumber or restrict an
- 25 agricultural conservation easement to the current owner of
- 26 record of the farmland subject to the easement after the
- 27 expiration of 25 years from the date of purchase of the
- 28 easement for a purchase price equal to the value at the time
- of resale determined pursuant to subsection (f) at the time
- of conveyance. A conveyance by the Commonwealth pursuant to

- this subsection shall not be subject to the requirements of
- 2 Article XXIV-A of the act of April 9, 1929 (P.L.177, No.175),
- 3 known as "The Administrative Code of 1929." The purchase
- 4 price shall be payable to the Commonwealth and the county as
- 5 their respective legal interests in the agricultural
- 6 conservation easement appear, and a separate payment shall be
- 7 made to the Commonwealth and the county accordingly at the
- 8 time of settlement. Any payment received by the Commonwealth
- 9 pursuant to this provision shall be paid into the fund.
- 10 (4) Instruments and documents for the purchase, sale and
  11 conveyance of agricultural conservation easements shall be
- 12 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.
- 17 (5) Whenever any public entity, authority or political
- subdivision exercises the power of eminent domain and
- 19 condemns land subject to an agricultural conservation
- 20 easement, the condemnor shall provide just compensation to
- 21 the owner of the land in fee and to the owner of the easement
- 22 as follows:
- 23 (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
- 26 easement less the value of the agricultural conservation
- 27 easement at the time of condemnation.
- 28 (ii) The owner of the easement shall be paid the
- 29 value of the easement at the time of condemnation.
- 30 (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 by underground mining methods, oil and gas by the owner of the subject land or the owner of the underlying coal by underground mining methods, oil and gas or the owner of the rights to develop the underlying coal by underground mining methods, oil and gas, or the development of appurtenant facilities related to the removal of coal 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 the subject land in and through the land for the installation of, transportation of, or use of water, sewage, electric, telephone, coal by underground mining methods, gas, oil or oil products lines.
- (iii) Construction and use of structures on the subject land necessary for agricultural production.
- (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

- 1 Program approved by the State board under subsection (d).
- 2 (7) Nothing in this act shall prohibit a member of the
- 3 State board or county board or his or her family from selling
- 4 a conservation easement under this program, provided that all
- 5 decisions made regarding easement purchases be subject to the
- 6 provisions of section 3(j) of the act of October 4, 1978
- 7 (P.L.883, No.170), referred to as the Public Official and
- 8 Employee Ethics Law.
- 9 \* \* \*
- 10 (h) Allocation of State moneys. -- The State board shall make
- 11 an annual allocation among counties, except counties of the
- 12 first class, for the purchase of agricultural conservation
- 13 easements, except for counties that do not have an easement
- 14 purchase program approved by the State board by January 1 of the
- 15 year in which the annual allocation is made.
- 16 (1) As used in this subsection, the following words and
- 17 phrases shall have the meanings given to them in this
- 18 paragraph unless the context clearly indicates otherwise:
- 19 (i) "Adjusted weighted transfer tax revenues." An
- 20 amount equal to the weighted transfer tax revenues of a
- county divided by the sum of the weighted transfer tax
- 22 revenues of all counties except counties of the first
- class.
- 24 (ii) "Annual agricultural production." The total
- dollar volume of sales of livestock, crops and
- agricultural products according to the most recent Annual
- 27 Crop and Livestock Summary published by the Pennsylvania
- 28 Agricultural Statistics Service.
- 29 (iii) "Annual easement purchase threshold." An
- amount annually determined by the State board which

equals at least \$10,000,000.

(iv) "Average realty transfer tax revenues." The total annual realty transfer tax revenues collected in [all counties, except counties of the first class, divided by 66] those counties with an easement purchase program approved by the State board by January 1 of the year in which the annual allocation is made, divided by the number of counties with approved easement programs by January 1.

- (v) "Realty transfer tax revenues." The tax imposed and collected under section 1102-C of the act of March 4, 1971 (P.L.6, No.2), known as the "Tax Reform Code of 1971."
- (vi) "Weighted transfer tax revenues." An amount equal to the total annual realty transfer tax revenues collected in [a] an eligible county divided by the sum of the total annual realty transfer tax revenues collected in all eligible counties [except counties of the first class] which does not exceed three times the average realty transfer tax revenues.

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- (2) An annual allocation shall be made to each <u>eligible</u> county[, except counties of the first class,] for the purchase of agricultural conservation easements by the Commonwealth at the beginning of the county fiscal year which equals 50% of the annual easement purchase threshold multiplied by the adjusted weighted transfer tax revenues of the county for the preceding calendar year.
- (3) If the aggregate annual allocation under this paragraph to all eligible counties does not exceed 50% of the annual easement purchase threshold, an additional annual

allocation from 50% of the annual easement purchase threshold
shall be made to [a county, except a county of the first <-
class,] AN ELIGIBLE COUNTY at the beginning of the county <-
fiscal year for the joint purchase of agricultural

conservation easements by the Commonwealth and a county. The

additional annual allocation under this paragraph shall equal

the sum of:

- (i) The annual appropriation of local moneys by [a] <--AN ELIGIBLE county for the purchase of agricultural <-conservation easements which does not exceed the average
  annual allocation under paragraph (2) multiplied by four.
- (ii) The annual appropriation of local moneys by [a]

  AN ELIGIBLE county for the purchase of agricultural

  conservation easements which does not exceed the average

  annual allocation under paragraph (2) multiplied by four,

  if the county has an annual agricultural production which

  equals at least 2% of the total annual agricultural

  production of the Commonwealth for the same year.
- (4) If the aggregate annual allocation under paragraph (3) to all eligible counties would exceed 50% of the annual easement purchase threshold, paragraph (3) shall not apply, and an additional annual allocation shall be made under this paragraph at the beginning of the county fiscal year for the joint purchase of agricultural conservation easements by the Commonwealth and a county, except [a county of the first class] AN ELIGIBLE COUNTY. The additional annual allocation to [a] AN ELIGIBLE county under this paragraph shall equal 50% of the annual easement purchase threshold multiplied by a percentage equal to the annual appropriation of local moneys appropriated by the county for the purchase of agricultural

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conservation easements divided by the aggregate of local
moneys appropriated by all eligible counties for the purchase
of agricultural conservation easements and in all cases shall
not exceed the average annual allocation under paragraph (2)
multiplied by four.

- (5) An additional annual allocation shall be made to [a] <-AN ELIGIBLE county[, except a county of the first class,] <-from the amount by which 50% of the annual easement purchase
  threshold exceeds the total allocations made under paragraph

  (3) or (4), as the case may be, as follows:
  - (i) An additional annual allocation shall be made for the joint purchase of agricultural conservation easements by the Commonwealth and a county which equals six-tenths of the amount by which 50% of the annual easement purchase threshold exceeds the total allocations made under paragraph (3) or (4), as the case may be, multiplied by a percentage equal to the annual appropriation of local moneys appropriated by the county for the purchase of agricultural conservation easements divided by the aggregate of local moneys appropriated by all eligible counties for the purchase of agricultural conservation easements.
  - (ii) An additional annual allocation shall be made for the purchase of agricultural conservation easements by the Commonwealth which equals four-tenths of the amount by which 50% of the annual easement purchase threshold exceeds the total allocations made under paragraph (3) or (4), as the case may be, multiplied by the adjusted weighted transfer tax revenues of the county for the preceding calendar year.

(6) The allocation of a county shall be adjusted for purchases of agricultural conservation easements made with moneys from the county's allocation, for all costs, except administrative costs, incurred by the Commonwealth or a county incident to the purchase of agricultural conservation easements and for the costs of reimbursing nonprofit land conservation organizations for expenses incurred in acquiring and transferring agricultural conservation easements to the Commonwealth or county. No purchase of an agricultural conservation easement shall be made with State moneys allocated to a county unless the amount of the purchase price is equal to or less than the adjusted allocation or the county pays the portion of the purchase price which represents the difference between the purchase price and the adjusted allocation.

(7) The first annual allocation to a county under paragraphs (3), (4) and (5)(i) shall continue for three county fiscal years occurring after the effective date of this act, and the second and third such annual allocations shall each continue for two county fiscal years occurring after the effective date of this act. Thereafter each such annual allocation shall be for one county fiscal year. Such annual allocations which have not been expended or encumbered at the end of the period for which they were allocated shall be reallocated in the subsequent county fiscal year to a county which used at least 90% of the allocation made to the county at the start of the period. The reallocation to a county under this paragraph shall be the total amount of the annual allocation available for reallocation under this paragraph multiplied by a percentage equal to the annual

1 appropriation of local moneys appropriated by the county for 2 the purchase of agricultural conservation easements at the start of the county fiscal year in which the annual 3 allocation was made divided by the aggregate of local moneys 4 5 appropriated by all eligible counties for the purchase of 6 agricultural conservation easements at the start of the county fiscal year in which the annual allocation was made. 7 8 Money reallocated to a county under this paragraph shall be 9 available for one county fiscal year. Money reallocated to a 10 county under this paragraph that has not been spent or encumbered at the conclusion of one county fiscal year shall 11 12 be restored to the fund.

(8) Initial allocations to counties under paragraphs (2) and (5)(ii) shall continue until the end of the fourth county fiscal year occurring after the effective date of this act. The sum of the total annual allocations of all counties under paragraphs (2) and (5)(ii) which have not been expended or encumbered by the end of the fourth county fiscal year, and every county fiscal year thereafter, occurring after the effective date of this act shall be reallocated in the subsequent county fiscal year to a county which used at least 90% of the allocation made to the county at the start of the period. For purposes of determining eligibility for reallocation of funds and the amounts of reallocation, funds allocated to counties will be segregated and accounted for on a county fiscal year basis. Fifty percent of the amount available for allocation under this paragraph shall be reallocated in the manner set forth in paragraph (2), and 50% of the amount available for allocation under this paragraph shall be reallocated in the manner set forth in paragraphs

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1 (3), (4) and (5). For purposes of reallocating funds in the 2 manner set forth in paragraph (2), realty transfer tax 3 revenues used to calculate weighted transfer tax revenues 4 shall correspond to the year for which funds are being 5 reallocated and weighted transfer tax revenues shall be calculated only for counties eligible under this paragraph. 7 Money reallocated to a county under this paragraph shall be 8 available for one county fiscal year. Money reallocated to a 9 county under this paragraph that has not been spent or 10 encumbered at the conclusion of one county fiscal year shall 11 be restored to the fund.

(7) THE FIRST ANNUAL ALLOCATION TO A COUNTY UNDER PARAGRAPHS (3), (4) AND (5)(I) SHALL CONTINUE FOR THREE COUNTY FISCAL YEARS OCCURRING AFTER THE EFFECTIVE DATE OF THIS ACT, AND THE SECOND AND THIRD SUCH ANNUAL ALLOCATIONS SHALL EACH CONTINUE FOR TWO COUNTY FISCAL YEARS OCCURRING AFTER THE EFFECTIVE DATE OF THIS ACT. THEREAFTER EACH SUCH ANNUAL ALLOCATION SHALL BE FOR ONE COUNTY FISCAL YEAR. SUCH ANNUAL ALLOCATIONS WHICH HAVE NOT BEEN EXPENDED OR ENCUMBERED AT THE END OF THE PERIOD FOR WHICH THEY WERE ALLOCATED SHALL BE REALLOCATED IN THE SUBSEQUENT COUNTY FISCAL YEAR TO A COUNTY WHICH USED AT LEAST 90% OF THE ALLOCATION MADE TO THE COUNTY AT THE START OF THE PERIOD. AN ANNUAL ALLOCATION SHALL BE CONSIDERED TO BE ENCUMBERED AND SHALL NOT BE REALLOCATED IF, BY DECEMBER 31 OF THE YEAR IN WHICH THAT ANNUAL ALLOCATION WAS MADE TO THE COUNTY, THE DEPARTMENT HAS RECEIVED AN AGREEMENT EXECUTED BY THE LANDOWNER AND THE COUNTY TO PURCHASE A SPECIFIC AGRICULTURAL CONSERVATION EASEMENT AS PART OF THE COUNTY BOARD'S RECOMMENDATION FOR PURCHASE. THE REALLOCATION TO A COUNTY UNDER THIS PARAGRAPH

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1 SHALL BE THE TOTAL AMOUNT OF THE ANNUAL ALLOCATION AVAILABLE

2 FOR REALLOCATION UNDER THIS PARAGRAPH MULTIPLIED BY A

3 PERCENTAGE EQUAL TO THE ANNUAL APPROPRIATION OF LOCAL MONEYS

4 APPROPRIATED BY THE COUNTY FOR THE PURCHASE OF AGRICULTURAL

5 CONSERVATION EASEMENTS AT THE START OF THE COUNTY FISCAL YEAR

6 IN WHICH THE ANNUAL ALLOCATION WAS MADE DIVIDED BY THE

7 AGGREGATE OF LOCAL MONEYS APPROPRIATED BY ALL ELIGIBLE

8 COUNTIES FOR THE PURCHASE OF AGRICULTURAL CONSERVATION

9 EASEMENTS AT THE START OF THE COUNTY FISCAL YEAR IN WHICH THE

ANNUAL ALLOCATION WAS MADE. MONEY REALLOCATED TO A COUNTY

11 UNDER THIS PARAGRAPH SHALL BE AVAILABLE FOR ONE COUNTY FISCAL

12 YEAR. MONEY REALLOCATED TO A COUNTY UNDER THIS PARAGRAPH THAT

13 HAS NOT BEEN SPENT OR ENCUMBERED AT THE CONCLUSION OF ONE

14 COUNTY FISCAL YEAR SHALL BE RESTORED TO THE FUND. SUCH MONEY

15 SHALL BE CONSIDERED TO BE ENCUMBERED AND SHALL NOT BE

16 RESTORED TO THE FUND IF, BY DECEMBER 31 OF THE YEAR IN WHICH

A REALLOCATION WAS MADE TO THE COUNTY, THE DEPARTMENT HAS

18 RECEIVED AN AGREEMENT EXECUTED BY THE LANDOWNER AND THE

19 COUNTY TO PURCHASE A SPECIFIC AGRICULTURAL CONSERVATION

EASEMENT AS PART OF THE COUNTY BOARD'S RECOMMENDATION FOR

PURCHASE. NO MONEY SHALL BE REALLOCATED TO A COUNTY FOR THE

PURCHASE OF AGRICULTURAL CONSERVATION EASEMENTS UNDER THIS

PARAGRAPH ON OR AFTER JANUARY 1, 1995.

24 (8) INITIAL ALLOCATIONS TO COUNTIES UNDER PARAGRAPHS (2)

25 AND (5)(II) SHALL CONTINUE UNTIL THE END OF THE FOURTH COUNTY

26 FISCAL YEAR OCCURRING AFTER THE EFFECTIVE DATE OF THIS ACT.

THE SUM OF THE TOTAL ANNUAL ALLOCATIONS OF ALL COUNTIES UNDER

PARAGRAPHS (2) AND (5)(II) WHICH HAVE NOT BEEN EXPENDED OR

ENCUMBERED BY THE END OF THE FOURTH COUNTY FISCAL YEAR, AND

30 EVERY COUNTY FISCAL YEAR THEREAFTER, OCCURRING AFTER THE

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- 1 EFFECTIVE DATE OF THIS ACT SHALL BE REALLOCATED IN THE
- 2 SUBSEQUENT COUNTY FISCAL YEAR TO A COUNTY WHICH USED AT LEAST
- 3 90% OF THE ALLOCATION MADE TO THE COUNTY AT THE START OF THE
- 4 PERIOD. AN ANNUAL ALLOCATION SHALL BE CONSIDERED TO BE
- 5 ENCUMBERED AND SHALL NOT BE REALLOCATED IF, BY DECEMBER 31 OF
- 6 THE YEAR IN WHICH THAT ANNUAL ALLOCATION WAS MADE TO THE
- 7 COUNTY, THE DEPARTMENT HAS RECEIVED AN AGREEMENT EXECUTED BY
- 8 THE LANDOWNER AND THE COUNTY TO PURCHASE A SPECIFIC
- 9 AGRICULTURAL CONSERVATION EASEMENT AS PART OF THE COUNTY
- 10 BOARD'S RECOMMENDATION FOR PURCHASE. FOR PURPOSES OF
- 11 DETERMINING ELIGIBILITY FOR REALLOCATION OF FUNDS AND THE
- 12 AMOUNTS OF REALLOCATION, FUNDS ALLOCATED TO COUNTIES WILL BE
- 13 SEGREGATED AND ACCOUNTED FOR ON A COUNTY FISCAL YEAR BASIS.
- 14 FIFTY PERCENT OF THE AMOUNT AVAILABLE FOR ALLOCATION UNDER
- 15 THIS PARAGRAPH SHALL BE REALLOCATED IN THE MANNER SET FORTH
- 16 IN PARAGRAPH (2), AND 50% OF THE AMOUNT AVAILABLE FOR
- 17 ALLOCATION UNDER THIS PARAGRAPH SHALL BE REALLOCATED IN THE
- 18 MANNER SET FORTH IN PARAGRAPHS (3), (4) AND (5). FOR PURPOSES
- 19 OF REALLOCATING FUNDS IN THE MANNER SET FORTH IN PARAGRAPH
- 20 (2), REALTY TRANSFER TAX REVENUES USED TO CALCULATE WEIGHTED
- 21 TRANSFER TAX REVENUES SHALL CORRESPOND TO THE YEAR FOR WHICH
- 22 FUNDS ARE BEING REALLOCATED AND WEIGHTED TRANSFER TAX
- 23 REVENUES SHALL BE CALCULATED ONLY FOR COUNTIES ELIGIBLE UNDER
- 24 THIS PARAGRAPH. MONEY REALLOCATED TO A COUNTY UNDER THIS
- 25 PARAGRAPH SHALL BE AVAILABLE FOR ONE COUNTY FISCAL YEAR.
- 26 MONEY REALLOCATED TO A COUNTY UNDER THIS PARAGRAPH THAT HAS
- 27 NOT BEEN SPENT OR ENCUMBERED AT THE CONCLUSION OF ONE COUNTY
- 28 FISCAL YEAR SHALL BE RESTORED TO THE FUND. SUCH MONEY SHALL
- 29 BE CONSIDERED TO BE ENCUMBERED AND SHALL NOT BE RESTORED TO
- 30 THE FUND IF, BY DECEMBER 31 OF THE YEAR IN WHICH A

1 REALLOCATION WAS MADE TO THE COUNTY, THE DEPARTMENT HAS 2 RECEIVED AN AGREEMENT EXECUTED BY THE LANDOWNER AND THE 3 COUNTY TO PURCHASE A SPECIFIC AGRICULTURAL CONSERVATION 4 EASEMENT AS PART OF THE COUNTY BOARD'S RECOMMENDATION FOR 5 PURCHASE. NO MONEY SHALL BE REALLOCATED TO A COUNTY FOR THE 6 PURCHASE OF AGRICULTURAL CONSERVATION EASEMENTS UNDER THIS 7 PARAGRAPH ON OR AFTER JANUARY 1, 1995. 8 (9) The allocation made to a county under this 9 subsection shall be used for the purchase of agricultural 10 conservation easements in perpetuity: Provided, That no more 11 than 30% of such allocation may be used at the option of a 12 county for the purchase of agricultural conservation 13 easements for a term of 25 years in the manner provided for in this act. 14 15 (10) (I) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBSECTION OR ANY PROVISION OF REGULATIONS PROMULGATED 16 PURSUANT TO THIS ACT, THE DEPARTMENT SHALL NOT REALLOCATE 17 18 FUNDS WHICH WERE ALLOCATED PRIOR TO JANUARY 1, 1994, IF, BY DECEMBER 31, 1993, THE DEPARTMENT HAS RECEIVED AN 19 20 AGREEMENT SIGNED BY THE LANDOWNER AND THE COUNTY BOARD TO PURCHASE A SPECIFIC AGRICULTURAL CONSERVATION EASEMENT AS 21 22 PART OF THE COUNTY BOARD'S RECOMMENDATION FOR PURCHASE. 23 (II) NOTHING IN THIS PARAGRAPH SHALL AFFECT ANY 24 REALLOCATION MADE PRIOR TO THE EFFECTIVE DATE OF THIS 25 PARAGRAPH. 26 (11) A COUNTY MAY ANNUALLY USE UP TO THE LESSER OF 27 \$15,000 OR 5% OF ITS TOTAL ANNUAL ALLOCATION TO PAY THE COSTS 28 INCURRED BY SUCH COUNTY IN ADMINISTERING ITS AGRICULTURAL

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(12) THE TOTAL ANNUAL ALLOCATION MADE TO AN ELIGIBLE

CONSERVATION EASEMENT PURCHASE PROGRAM.

- 1 COUNTY AT THE BEGINNING OF THE COUNTY'S FISCAL YEAR FOR THE
- 2 <u>PURCHASE OF AGRICULTURAL CONSERVATION EASEMENTS MAY BE SPENT</u>
- 3 OVER A PERIOD OF THREE CONSECUTIVE COUNTY FISCAL YEARS. MONEY
- 4 ALLOCATED TO A COUNTY UNDER THIS SUBSECTION WHICH HAS NOT
- 5 <u>BEEN EXPENDED OR ENCUMBERED BY SUCH COUNTY AT THE CONCLUSION</u>
- 6 OF THE THIRD COUNTY FISCAL YEAR SHALL BE RESTORED TO THE
- 7 FUND. SUCH MONEY SHALL NOT BE RESTORED TO THE FUND IF, BY
- 8 DECEMBER 31 OF THE THIRD FISCAL YEAR, THE DEPARTMENT HAS
- 9 RECEIVED AN AGREEMENT EXECUTED BY THE LANDOWNER AND THE
- 10 <u>COUNTY TO PURCHASE A SPECIFIC AGRICULTURAL CONSERVATION</u>
- 11 <u>EASEMENT AS PART OF THE COUNTY BOARD'S RECOMMENDATION FOR</u>
- 12 <u>PURCHASE</u>.
- SECTION 3. SECTION 14.2(A) OF THE ACT, ADDED DECEMBER 14,
- 14 1988 (P.L.1202, NO.149), IS AMENDED TO READ:
- 15 SECTION 14.2. AGRICULTURAL CONSERVATION EASEMENT PURCHASE FUND.
- 16 (A) PURPOSE OF FUND. -- THE AGRICULTURAL CONSERVATION EASEMENT
- 17 PURCHASE FUND SHALL BE THE SOURCE FROM WHICH ALL MONEYS ARE
- 18 AUTHORIZED WITH THE APPROVAL OF THE GOVERNOR TO CARRY OUT THE
- 19 PURPOSE OF THIS ACT. THE MONEYS APPROPRIATED TO THE FUND SHALL
- 20 BE UTILIZED IN ACCORDANCE WITH THE EXPENDITURES AND DISTRIBUTION
- 21 AUTHORIZED, REQUIRED OR OTHERWISE PROVIDED IN THE PROGRAM FOR
- 22 PURCHASE OF AGRICULTURAL CONSERVATION EASEMENTS CONTAINED IN
- 23 SECTION 14.1, FOR THE PURPOSE OF PAYING ALL COSTS, [EXCEPT]
- 24 <u>INCLUDING A PORTION OF A COUNTY'S</u> ADMINISTRATIVE COSTS, INCURRED
- 25 BY THE COMMONWEALTH OR A COUNTY INCIDENT TO THE PURCHASE OF
- 26 AGRICULTURAL CONSERVATION EASEMENTS, AND FOR THE PURPOSE OF
- 27 REIMBURSING NONPROFIT LAND CONSERVATION ORGANIZATIONS FOR
- 28 EXPENSES INCURRED IN ACQUIRING AND TRANSFERRING AGRICULTURAL
- 29 CONSERVATION EASEMENTS TO THE COMMONWEALTH OR A COUNTY.
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- 1 SECTION 4. SECTION 14.3(E) OF THE ACT IS REPEALED.
- 2 Section  $\frac{3}{2}$  5. This act shall take effect in  $\frac{60}{2}$  JANUARY <---
- 3 1, 1995.