RESOLUTION # 22

AGRI-TOURISM LIABILITY

1	WHEREAS, agri-tourism – a catch-all phrase for activities that bring members of the
2	public onto a farm to experience farm business and farm life, usually, but not always, for a
3	price – is a growing sector of New Jersey agriculture; and
4	WHEREAS, agri-tourism, in the form of pick-your-own produce, hayrides, petting
5	zoos and other on-farm activities, can mean the difference between a financially successful
6	farm operation or one which goes out of business and is sold to developers; and
7	WHEREAS, the day-to-day operations of farms cannot be halted in order for agri-
8	tourism to be conducted, including those operations that may pose some level of risk to
9	those uninitiated in farm work; and
10	WHEREAS, members of the public traveling to a farm for a specific activity on a
11	specific day may mean a large number of passenger vehicles coming onto the farm at that
12	time; and
13	WHEREAS, farmers are aware of the challenges that come with safely managing
14	large crowds and increased traffic on their farms and near farming activities, but even this
15	awareness cannot guarantee no accidents that could harm visitors will ever happen; and
16	WHEREAS, other states have drafted legislation that would provide farmers hosting
17	agri-tourism events on their farms with reasonable levels of protection against personal-injury
18	lawsuits; and
19	WHEREAS, approximately 25 states, including Pennsylvania, either have laws in
20	place to provide agri-tourism liability protection or are in the process of debating such laws in
21	the legislatures; and
22	WHEREAS, New Jersey agri-tourism operators have identified a law developed for
23	the State of Arkansas in conjunction with the National Agricultural Law Center, and adopted
24	by Arkansas, as a model that could be introduced as a bill in New Jersey; and

- 25 WHEREAS, that law is designed to encourage agri-tourism by "limiting civil liability of
- those engaged in agri-tourism or providing the activities of agri-tourism"; and
- 27 **WHEREAS**, the Arkansas law provides that "a participant assumes the inherent risk 28 of an agri-tourism activity by engaging in the agri-tourism activity"; and
- WHEREAS, that law also excludes from civil liability protection any "acts, errors, or
 omissions that constitute willful or wanton misconduct, gross negligence, or criminal conduct
 that proximately causes injury, damage or death."
- NOW, THEREFORE, BE IT RESOLVED, that we, the delegates to the 108th State
 Agricultural Convention, assembled in Atlantic City, New Jersey, on February 8-9, 2023, do
 hereby urge the Legislature to pass, and the Governor to sign, legislation that would provide
 civil liability protection to agri-tourism operations to the extent described above.