## **RESOLUTION #6**

## **FARMING ON PUBLIC LANDS**

WHEREAS, throughout New Jersey, there exists publicly owned land that is actively
farmed under lease agreements between farmers and governmental entities of the state,
county or local level; and
WHEREAS, these lands remain a critical component of the available agricultural land
base in the state; and
WHEREAS, farmers have expressed some concerns about the terms of these lease
agreements; and
WHEREAS, these concerns include questions about certain restrictions or
encumbrances imposed upon farmers that, in some instances, hinder agricultural production,
including the ability to deal with encroaching wildlife that destroy crops; and
WHEREAS, in late-2021, farmers who had successfully bid on State public lands to
farm them, and in some cases already had ordered seeds and other supplies, received on
December 20 an email from the Department of Environmental Protection informing them that
they had until December 27 to respond and agree to not use certain pesticides while farming
those lands; and
WHEREAS, recently a county leased land to multiple farmers and subsequently
informed those farmers that they would be restricted from the use of certain pesticides; and
WHEREAS, while the Department and State Board of Agriculture were able to get
that deadline moved, the Statehouse Commission, which approves the leases of those lands
and the Department of Environmental Protection maintained that they still wanted farmers to
make those agreements regardless of whether that agreement would mean their calculations
on being able to profitably farm those lands would no longer be valid; and
WHEREAS, there has traditionally been no uniform, statewide model for renting

these lands for agricultural purposes, increasing the risk of inconsistencies and individualized

use restrictions in lease agreements that can impede or limit generally accepted farming practices; and

 WHEREAS, in some instances, farmers make substantial investments in rented ground as a means of enhancing an individual parcel's agricultural productivity for the long-term, and thus are negatively impacted by exceedingly short-term lease arrangements; and

WHEREAS, an example of such an impact would be a farmer using leased public lands to grow and harvest trees, including Christmas trees, which can take seven to 10 years to mature and become marketable; and

WHEREAS, recent discussions between farmer groups and senior staff at the New Jersey Department of Environmental Protection (NJDEP) have resulted in constructive movement toward more consistent and uniform lease language; and

WHEREAS, representatives from the Department of Agriculture and NJDEP have had discussions about extending the length of leases, and the Department will continue to engage NJDEP in discussion of topics surrounding farming on leased public lands, including the newly raised issue of which pesticides can be used on those lands.

NOW, THEREFORE, BE IT RESOLVED, that we, the delegates to the 108<sup>th</sup> State Agricultural Convention, assembled in Atlantic City, New Jersey, on February 8-9, 2023, do hereby urge the State Board of Agriculture and Department of Agriculture, along with the New Jersey Farm Bureau, to continue reviewing the current status of lease arrangements for agricultural purposes throughout the state, and ask for inclusion of unleased ground in new auction rounds.

**BE IT FURTHER RESOLVED**, that we urge any lease of public lands in which a county or municipality auctions the leasing rights include provisions for an open public auction process, with no minimum bid, and in the absence of an open public auction, the current farmer be given the opportunity to match the highest bid.

**BE IT FURTHER RESOLVED**, that we urge the Department and State Board to continue working with the NJDEP and the Statehouse Commission to arrive at a mutually

agreeable long-term resolution to the issue of which pesticides can be used on these lands, e.g., having restrictions about those pesticides hew more closely to what the State allows on private farmland, such as ensuring that pesticides are applied in accordance with label restrictions and relevant regulations.

BE IT FURTHER RESOLVED, that we urge all municipalities, counties, or others leasing public lands to farmers give consideration to farmers for the long-term investment in land maintenance – and have the option for a multiple-year lease to recoup the costs necessary to maintain lands, and allowing long-term crops to reach maturity – e.g. Christmas trees, and all other nursery and/or horticultural crops, as well as other perennial crops – when the maturing of those crops would take longer than the term of the initial lease.

**BE IT FURTHER RESOLVED**, that we urge the State Board, the Department and New Jersey Farm Bureau to continue soliciting the input of county boards of agriculture and commodity organizations, and that the Natural Resources Conservation Service (NRCS) be consulted on lands leased for farming as part of this review process.

**BE IT FURTHER RESOLVED**, that we urge the SADC and Legislature to recognize and add language, where appropriate, defining a "commercial farm" to include leased public lands, which otherwise satisfy the eligibility for Farmland Assessment.

**BE IT FURTHER RESOLVED**, that we strongly urge that farmers leasing public lands have the right to protect their crops from any and all pests that devalue or threaten those crops, using any method legally permissible on private farmland, including temporary and/or permanent fencing and wildlife management plans.

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