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THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 657 Session of 2003

INTRODUCED BY MAJOR, PICKETT, BUNT, ALLEN, BAKER, BARD, BASTIAN, BENNINGHOFF, CAPPELLI, CAWLEY, CIVERA, CRUZ, DALEY, FICHTER, GEIST, GRUCELA, HENNESSEY, HERSHEY, HORSEY, LEH, LEWIS, R. MILLER, PETRARCA, PHILLIPS, SCAVELLO, STEIL, STERN, E. Z. TAYLOR, TIGUE, WASHINGTON, WATSON, WILT, YOUNGBLOOD AND ARMSTRONG, MARCH 4, 2003

AS AMENDED ON THIRD CONSIDERATION, IN SENATE, NOVEMBER 18, 2004 AN ACT

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ \end{array} $	Amending the act of December 19, 1974 (P.L.973, No.319), entitled "An act prescribing the procedure under which an owner may have land devoted to agricultural use, agricultural reserve use, or forest reserve use, valued for tax purposes at the value it has for such uses, and providing for reassessment and certain interest payments when such land is applied to other uses and making editorial changes," deleting certain provisions relating to farmstead land. PROVIDING FOR THE DEFINITIONS OF "AGRITAINMENT," "COUNTY COMMISSIONERS" AND "RECREATIONAL ACTIVITY"; AND FURTHER PROVIDING FOR THE DEFINITION OF "FOREST RESERVE", FOR LAND DEVOTED TO AGRICULTURAL USE, AGRICULTURAL RESERVE AND/OR FOREST RESERVE, FOR RESPONSIBILITIES OF COUNTY ASSESSOR AND FOR ROLL-BACK TAXES AND SPECIAL CIRCUMSTANCES.	< <
15 16 17 18 19 20 21	The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows: Section 1. The definition of "forest reserve" in section 2 of the act of December 19, 1974 (P.L.973, No.319), known as the Pennsylvania Farmland and Forest Land Assessment Act of 1974, amended December 21, 1998 (P.L.1225, No.156), is amended AND THE SECTION IS AMENDED BY ADDING DEFINITIONS to read:	<
1 2 3 4 5 6	Section 2. DefinitionsAs used in this act, the following words and phrases shall have the meanings ascribed to them in this section unless the context obviously otherwise requires: * * * "AGRITAINMENT." FARM-RELATED TOURISM OR FARM-RELATED ENTERTAINMENT ACTIVITIES, WHICH ARE PERMITTED OR AUTHORIZED BY A	<
7 8 9 10 11 12	ENTERTAINMENT ACTIVITIES, WHICH ARE PERMITTED OR AUTHORIZED BY A LANDOWNER IN RETURN FOR A FEE ON AGRICULTURAL LAND FOR RECREATIONAL OR EDUCATIONAL PURPOSES. THE TERM INCLUDES, BUT IS NOT LIMITED TO, CORN MAZES, HAY MAZES, FARM TOURS AND HAY RIDES. THE TERM DOES NOT INCLUDE ACTIVITIES AUTHORIZED UNDER SECTION $\frac{8(D)}{*} * *$	
13 14 15	"COUNTY COMMISSIONERS." THE BOARD OF COUNTY COMMISSIONERS OR OTHER SIMILAR BODY IN HOME RULE CHARTER COUNTIES. * * *	<

16 "Forest reserve." Land, ten acres or more, stocked by forest trees of any size and capable of producing timber or other wood 17 18 products. [The term includes farmstead land on the tract.] * * * 19 20 "RECREATIONAL ACTIVITY." INCLUDES, BUT IS NOT LIMITED TO: <--21 HUNTING. (1)22 (2)FISHING. $(\overline{3})$ 23 SWIMMING. 24 (4) ACCESS FOR BOATING. 25 (5) ANIMAL RIDING. 26 (6)CAMPING. 27 (7)PICNICKING. HIKING. 28 (8)29 (9)AGRITAINMENT ACTIVITIES. 30 (10)OPERATION OF NONMOTORIZED VEHICLES. 20030H0657B4772 - 2 -1 (11) VIEWING OR EXPLORING A SITE FOR AESTHETIC OR HISTORICAL 2 BENEFIT OR FOR ENTERTAINMENT. 3 (12) OPERATION OF MOTORIZED VEHICLES IF THE OPERATION IS: 4 OVER AN EXISTING LANE AND INCIDENTAL TO AN ACTIVITY (I) 5 DESCRIBED IN PARAGRAPHS (1) THROUGH (10); OR 6 (II) NECESSARY TO REMOVE AN ANIMAL WHICH HAS BEEN HUNTED 7 UNDER PARAGRAPH (1). * * * 8 9 SECTION 2. SECTION 3 OF THE ACT IS AMENDED BY ADDING A <--10 SUBSECTION SUBSECTIONS TO READ: <--SECTION 3. LAND DEVOTED TO AGRICULTURAL USE, AGRICULTURAL 11 RESERVE, AND/OR FOREST RESERVE.--* * * 12 13 (F) A TRACT OF LAND ENROLLED IN EITHER THE AGRICULTURAL USE OR FOREST RESERVE LAND USE CATEGORY AND OTHERWISE ELIGIBLE FOR 14 PREFERENTIAL ASSESSMENT UNDER THIS SECTION SHALL NOT BE DEEMED 15 INELIGIBLE BECAUSE THE OWNER OF THE TRACT OF LAND PERMITS OR 16 AUTHORIZES, OR HAS PERMITTED OR AUTHORIZED, A RECREATIONAL 17 ACTIVITY ON THE TRACT PURSUANT TO SECTION 8(F). (G) (1) THE COUNTY COMMISSIONERS MAY ADOPT AN ORDINANCE TO 18 19 <---INCLUDE FARMSTEAD LAND IN THE TOTAL USE VALUE FOR LAND IN AGRICULTURAL RESERVE. ANY ORDINANCE ADOPTED PURSUANT TO THIS 20 21 22 SUBSECTION SHALL BE APPLIED UNIFORMLY TO ALL LAND IN AGRICULTURAL RESERVE IN THE COUNTY. (2) THE COUNTY COMMISSIONERS MAY ADOPT AN ORDINANCE TO 23 24 INCLUDE FARMSTEAD LAND IN THE TOTAL USE VALUE FOR LAND IN FOREST 25 26 RESERVE. ANY ORDINANCE ADOPTED PURSUANT TO THIS SUBSECTION SHALL 27 BE APPLIED UNIFORMLY TO ALL LAND IN FOREST RESERVE IN THE 28 COUNTY. 29 Section 2. Section 4.2 of the act, added December 21, 1998 <--30 (P.L.1225, No.156), is amended to read: - 3 -20030H0657B4772 SECTION 3. SECTIONS 4.2 AND 5 OF THE ACT, AMENDED OR ADDED 1 <---2 DECEMBER 21, 1998 (P.L.1225, NO.156), ARE AMENDED TO READ: Section 4.2. Responsibilities of County Assessor in 3 4 Establishing Use Values.--(a) For each application for 5 preferential assessment, the county assessor shall establish a total use value for land in agricultural use, including б farmstead land, and for land in agricultural reserve[, including 7 8 farmstead land,] by considering available evidence of the 9 capability of the land for its particular use utilizing the 10 USDA-NRCS Agricultural Land Capability Classification system and other information available from USDA-ERS, The Pennsylvania 11 12 State University and the Pennsylvania Agricultural Statistics Service. Contributory value of farm buildings shall be used. 13 (b) For each application for preferential assessment, the 14 county assessor shall establish a total use value for land in 15 forest reserve[, including farmstead land,] by considering 16 17 available evidence of capability of the land for its particular 18 use. Contributory value of farm buildings shall be used. 19 (c) A county assessor may establish use values which are less than the values provided by the department under section 20

4.1, but lesser values shall be applied uniformly to all land in 21 the county eligible for preferential assessment. (D) FOR PURPOSES OF THIS SECTION: 22 23 <--24 FARMSTEAD LAND LOCATED WITHIN AN AREA ENROLLED AS (1)AGRICULTURAL USE SHALL BE ASSESSED AT AGRICULTURAL USE VALUE. (2) FARMSTEAD LAND LOCATED WITHIN AN AREA ENROLLED AS 25 26 27 AGRICULTURAL RESERVE OR FOREST RESERVE SHALL BE ASSESSED AT 28 AGRICULTURAL USE VALUE IF EITHER: (I) A MAJORITY OF LAND IN THE APPLICATION FOR PREFERENTIAL 29 ASSESSMENT IS ENROLLED AS AGRICULTURAL USE LAND; OR 30 20030H0657B4772 - 4 -(II) IN THE CIRCUMSTANCE THAT NONCONTIGUOUS TRACTS OF LAND 2 ARE ENROLLED UNDER ONE APPLICATION, A MAJORITY OF LAND ON THE 3 TRACT WHERE THE FARMSTEAD LAND IS LOCATED IS ENROLLED AS 4 AGRICULTURAL USE LAND. 5 SECTION 5. RESPONSIBILITIES OF THE COUNTY ASSESSOR IN GENERAL.--(A) IN ADDITION TO KEEPING SUCH RECORDS AS ARE NOW OR 6 7 HEREAFTER REQUIRED BY LAW, IT SHALL BE THE DUTY OF THE COUNTY 8 ASSESSOR: 9 TO INDICATE ON PROPERTY RECORD CARDS, ASSESSMENT ROLLS, (1)10 AND ANY OTHER APPROPRIATE RECORDS, THE FAIR MARKET VALUE, THE 11 NORMAL ASSESSED VALUE, THE LAND USE CATEGORY AND THE NUMBER OF 12 ACRES ENROLLED IN EACH LAND USE CATEGORY, THE USE VALUE UNDER SECTION 4.2 AND THE PREFERENTIALLY ASSESSED VALUE OF EACH PARCEL 13 14 GRANTED PREFERENTIAL USE ASSESSMENTS UNDER THIS ACT; AND ANNUALLY, TO RECORD ON SUCH RECORDS ALL CHANGES, IF ANY, IN THE 15 FAIR MARKET VALUE, THE NORMAL ASSESSED VALUE, THE LAND USE 16 CATEGORY AND THE NUMBER OF ACRES ENROLLED IN EACH LAND USE 17 CATEGORY, THE USE VALUE UNDER SECTION 4.2 AND THE PREFERENTIALLY ASSESSED VALUE OF SUCH PROPERTIES. 18 19 20 (2) TO NOTIFY IN WRITING THE APPROPRIATE TAXING BODIES AND 21 LANDOWNER OF ANY PREFERENTIAL ASSESSMENTS GRANTED OR TERMINATED 22 FOR EACH PARCEL, INCLUDING THE LAND USE CATEGORY AND THE NUMBER OF ACRES ENROLLED IN EACH LAND USE CATEGORY, WITHIN THEIR TAXING JURISDICTION AND OF THE REASON FOR TERMINATION WITHIN FIVE DAYS 23 24 25 OF SUCH CHANGE. THERE SHALL BE A RIGHT OF APPEAL AS PROVIDED BY 26 SECTION 9. 27 (3) TO NOTIFY IN WRITING THE OWNER OF A PROPERTY THAT IS PREFERENTIALLY ASSESSED UNDER THIS ACT, AND THE TAXING BODIES OF THE DISTRICT IN WHICH SUCH PROPERTY IS SITUATED, OF ANY CHANGES 28 29 30 IN THE FAIR MARKET VALUE, THE NORMAL ASSESSED VALUE, THE LAND 20030H0657B4772 - 5 -USE CATEGORY AND THE NUMBER OF ACRES ENROLLED IN EACH LAND USE 1 CATEGORY, THE USE VALUE UNDER SECTION 4.2 OR THE PREFERENTIALLY 2 3 ASSESSED VALUE WITHIN FIVE DAYS OF SUCH CHANGE. THERE SHALL BE A 4 RIGHT OF APPEAL AS PROVIDED FOR IN SECTION 9. 5 (4) TO MAINTAIN A PERMANENT RECORD OF THE TAX RATES, IN 6 MILLS, LEVIED BY EACH OF THE TAXING AUTHORITIES IN THE COUNTY 7 FOR EACH TAX YEAR. 8 (5) BY JANUARY 31 OF EACH YEAR, TO REPORT TO THE DEPARTMENT FOR THE PREVIOUS YEAR THE NUMBER OF ACRES ENROLLED IN EACH LAND 9 USE CATEGORY, THE NUMBER OF ACRES TERMINATED IN EACH LAND USE 10 11 CATEGORY, THE DOLLAR AMOUNT RECEIVED AS ROLL-BACK TAXES AND THE 12 DOLLAR AMOUNT RECEIVED AS INTEREST ON ROLL-BACK TAXES. 13 (B) IT SHALL BE THE DUTY OF THE COUNTY ASSESSOR, AS SET 14 FORTH UNDER SECTION 8(C), TO CALCULATE ROLL-BACK TAXES, GIVE NOTICE OF THE AMOUNTS DUE TO LANDOWNERS AND INTERESTED PARTIES 15 16 AND TO FILE LIENS FOR UNPAID ROLL-BACK TAXES. 17 (C) THE PREFERENTIAL USE ASSESSMENTS GRANTED UNDER THIS ACT SHALL BE CONSIDERED BY THE STATE TAX EQUALIZATION BOARD IN 18 DETERMINING THE MARKET VALUE OF TAXABLE REAL PROPERTY FOR SCHOOL 19 SUBSIDY PURPOSES. THE STATE TAX EQUALIZATION BOARD SHALL NOT 20 21 REFLECT THE INDIVIDUAL SCHOOL DISTRICT MARKET VALUE DECREASE, AS 22 IT RELATES TO AGRICULTURAL LAND, WHEN CERTIFYING THE STATEWIDE 23 MARKET VALUE TO THE DEPARTMENT OF EDUCATION. SECTION 4. SECTION 8 OF THE ACT IS AMENDED BY ADDING A 24 25 SUBSECTION TO READ:

26	SECTION 8. ROLL-BACK TAXES; SPECIAL CIRCUMSTANCES* * *	
27	(F) NO ROLL-BACK TAXES SHALL BE DUE AND NO BREACH OF	
28	PREFERENTIAL ASSESSMENT SHALL BE DEEMED TO HAVE OCCURRED IF THE	
29	OWNER OF A TRACT OF LAND THAT IS SUBJECT TO PREFERENTIAL	
30	ASSESSMENT PERMITS OR AUTHORIZES, OR HAS PERMITTED OR	
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1	AUTHORIZED, TO BE PERFORMED ON THE TRACT OR ANY PORTION OF THE	
2	TRACT ANY RECREATIONAL ACTIVITY, REGARDLESS OF WHETHER OR NOT	
3	THE LANDOWNER IMPOSES A FEE OR CHARGE TO PERFORM THE	
4	RECREATIONAL ACTIVITY, PROVIDED THAT:	
5	(1) THE TRACT OF LAND IN QUESTION IS ENROLLED IN EITHER THE	
6	AGRICULTURAL USE OR FOREST RESERVE LAND USE CATEGORIES; AND	
7	(2) THE RECREATIONAL ACTIVITY PERFORMED DOES NOT RENDER THE	
8	LAND INCAPABLE OF BEING IMMEDIATELY CONVERTED TO AGRICULTURAL	
9	USE ON AGRICULTURAL USE LAND AND DOES NOT PERMANENTLY RENDER THE	
10	LAND INCAPABLE OF PRODUCING TIMBER OR OTHER WOOD PRODUCTS ON	
11	FOREST RESERVE LAND.	
12	Section 3 5. This act shall take effect in 60 days.	<

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