RESOLUTION #22

SOIL DISTURBANCE ON PRESERVED FARMLAND

1	WHEREAS, the Agricultural Retention and Development Act (ARDA) was written
2	and enacted in order to strengthen and support the agricultural and horticultural industry
3	in New Jersey, both through the preservation of the land base and by encouraging a
4	positive agricultural business climate; and
5	WHEREAS, at the 2015 State Agricultural Convention, the State Agriculture
6	Development Committee (SADC) presented a draft rule regarding soil disturbance on
7	preserved farms that was met with serious concern by Convention delegates; and
8	WHEREAS, the delegates directed the Department and State Board to form an
9	ad hoc sub-committee on the issue, with the focus to be on how a rule on soil
10	disturbance could impact the state's agricultural industries; and
11	WHEREAS, that sub-committee was formed and worked throughout the majority
12	of 2015 to create a set of recommendations to the SADC to guide the development of
13	any future attempt to address the issue of soil disturbance, with primary focus being on
14	the concept that the purchase of the "development rights" of a preserved farms does not
15	include purchasing the "agricultural development rights"; and
16	WHEREAS, the State Agriculture Development Committee already has the ability
17	and authority to assert if and/or when instances of excessive soil disturbance have
18	occurred on deed-restricted farmland, as evidenced by a case currently on appeal; and
19	WHEREAS, while the standard deed of easement does include language
20	requiring soil conservation and the continued agricultural use of the land, it must also be
21	acknowledged that the deed of easement explicitly allows for "the construction of any
22	new buildings for agricultural purposes" and "the right to construct any roadway
23	necessary to service crops, bogs, agricultural buildings or reservoirs".

NOW, THEREFORE, BE IT RESOLVED, that we, the delegates to the 101st

State Agricultural Convention, assembled in Atlantic City, New Jersey, on February 1011, 2016, do hereby commend the ad hoc Soil Disturbance Committee for its work regarding the prior proposed soil disturbance rule and its commitment to remain available for discussions if future proposed rules address the issue of soil disturbance.

BE IT FURTHER RESOLVED, that we urge the SADC to adhere to the explicit language of the entire deed of easement when seeking to reconcile the competing statutory goals embodied in the language of documents guiding the preservation program regarding the protection of the land base and the encouragement of a positive agricultural business climate.

BE IT FURTHER RESOL VED, that we urge the SADC to acknowledge that the limitations set forth in the Deed of Easement are fixed at the time each landowner signs the Deed of Easement, and may not be unilaterally amended by regulations adopted by the SADC.