Sponsor: SENATOR ROTHMAN

Printer's No. 1379

- Amend Bill, page 1, line 2, by inserting after "Statutes," 1
- 2 in Pennsylvania Game Commission, further providing for
- 3 organization of commission; in game or wildlife protection,
- 4 further providing for report to commission officer and for
- 5 surrender of carcass to commission officer;
- 6 Amend Bill, page 1, line 3, by inserting after "hunting"
- 7 ; and, in special licenses and permits, providing for
- 8 agriculture access permit list
- Amend Bill, page 1, lines 6 and 7, by striking out all of 9
- 10 said lines and inserting
- 11 Section 1. Section 301(a) and (b) introductory paragraph of Title 34 of the Pennsylvania Consolidated Statutes are amended 12 13 and the section is amended by adding a subsection to read: 14 § 301. Organization of commission.
- 15 (a) Composition. -- The independent administrative commission known as the Pennsylvania Game Commission shall consist of 16 17 [nine] 10 competent citizens of this Commonwealth who shall be well informed on the subject of wildlife conservation and 18 19 restoration and who shall be appointed by the Governor, by and 20 with the advice and consent of a majority of the elected members 21 of the Senate.
  - (b) Qualifications. -- [The] One member of the commission shall be known as the Agricultural Commissioner At Large. The Agricultural Commissioner At Large shall represent the interest of agricultural commodities that pertain to normal agricultural operations and wildlife. The remaining members of the commission shall be appointed from the various geographical sections of this Commonwealth so that one and only one shall be a resident of each of the following districts: \* \* \*

30 31 (e) Definitions. -- As used in this section, the following words and phrases shall have the meanings given to them in this 32 subsection unless the context clearly indicates otherwise: 33

"Agricultural Commissioner At Large." An individual who 34 raises an agricultural commodity and who owns or leases a normal 35

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"Agricultural commodity." As defined in section 2 of the act of June 10, 1982 (P.L.454, No.133), entitled "An act protecting agricultural operations from nuisance suits and ordinances under certain circumstances."

"Normal agricultural operation." As defined in section 2 of the act of June 10, 1982 (P.L.454, No.133), entitled "An act protecting agricultural operations from nuisance suits and ordinances under certain circumstances."

Section 2. Sections 2122, 2125 and 2314(a), (b) and (c) of Title 34 are amended to read:

12 § 2122. Report to commission officer.

Any person who kills any game or wildlife, other than raccoons, under the provisions of this subchapter shall, within 24 hours, report, orally or in writing, the killing to an officer of the commission. The report shall set forth the date, time and place of the killing, the number of species killed [and], the sex of the species[.] and the location of each carcass. The commission shall establish a self-reporting system that allows a person assigned to remove deer for crop damage purposes to report each harvest to an officer of the commission via a toll-free telephone number, online application or publicly accessible Internet website.

§ 2125. Surrender of carcass [to commission officer].

Except as otherwise provided in this subchapter, the entire carcass, including the head and hide[,] of all big game animals and the entire carcass of any other game or wildlife, other than raccoons, less entrails, shall be made available, unless otherwise directed by an officer of the commission, intact[, less entrails, ] to any commission officer calling for them[.] or delivered to a processor for final disposition. As used in this section, the term "processor" means a location specified by the commission that is willing to accept donations of animals taken under this chapter.

Amend Bill, page 3, by inserting between lines 11 and 12

36 Section 3. Title 34 is amended by adding a section to read: 37 § 2931. Agriculture access permit list.

(a) Permit list. -- The commission shall create the 38 agriculture access permit list to connect licensed hunters with 39 40 private agricultural landowners for the purpose of crop damage mediation. 41

(b) Applications. -- An individual may submit an application for placement on the list and a permit under this section in a form and manner determined by the commission. The commission shall provide an applicant with the option of applying for placement on the list and a permit under this section when the applicant is purchasing the applicant's hunting license. The following shall apply:

(1) By selecting the option specified under this

subsection, the applicant shall give the commission the right to share the information authorized under subsection (d) upon approval of the application.

- (2) The applicant may reapply for placement on the list and a permit under this section based on the criteria under subsection (c).
- (c) Criteria. -- In order to be eligible for placement on the list and a permit under this section, an applicant shall meet all of the following criteria at the time of submission of the application under subsection (b):
  - (1) Has not committed an offense under this title in the prior seven years.
    - (2) Be 18 years of age or older.
  - (3) Furnish proof of a valid hunting license and tags for the game or wildlife that the applicant will be hunting on the eligible hunting grounds.
- (d) Retention of records. -- The commission shall retain all of the following:
  - (1) The name of each applicant and corresponding records containing each applicant's name, telephone number and municipality.
    - (2) Each application approved under subsection (e).
  - (3) Each application disapproved under subsection (e) and reasons for the disapproval. Notwithstanding the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law, or any other provision of law, the commission may not publicly disclose the reasons for the disapproval of an application.
- (e) Notice. -- The commission shall, via telephone, first class mail or email, notify an applicant who has been approved or disapproved for placement on the list and a permit under this section.
- (f) Duration. -- The commission shall issue a permit under this section in accordance with the duration of the license period under section 2707 (relating to license periods). Upon the expiration of the license period, the commission shall remove each permittee from the list.
- (g) Landowners.--A private agricultural landowner may request the list from the commission, including each permittee's name, telephone number, municipality and county preference.
- (h) Guidelines.--A permittee shall adhere to guidelines specified by a private agricultural landowner when conducting hunting activities on the landowner's property if the guidelines are in accordance with the commission's regulations, including all of the following:
  - (1) Specific days access is allowed to the property.
  - (2) Specific game species or sex of game species that are available for harvest.
- (i) Boundaries.--The boundaries of the premises covered by a permit under this section as eligible hunting grounds shall be grounds which are owned by a private agricultural landowner who

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entered into an agreement with a permittee to conduct hunting activities on the landowner's land.
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- (j) Termination of access.--A private agricultural landowner may terminate an agreement specified under subsection (i) for any reason at any time if the landowner provides 24 hours' notice of the termination to a permittee. Upon the private agricultural landowner providing notice under this subsection, the permittee shall cease hunting activities on the landowner's land.
- (k) Removal from list.--A permittee shall relinquish the
  permittee's placement on the list and permit under this section
  if the permittee:
  - (1) commits an offense under this title;
  - (2) fails to comply with guidelines under subsection (h); or
  - (3) submits a request to the commission to be removed from the list.
- (1) Limitations.--The commission shall limit the list for the purposes specified under this section, including connecting licensed hunters with private agricultural landowners. The commission may not share the list in a manner not specified under this section.
- (m) Definitions.--As used in this section, the following
  words and phrases shall have the meanings given to them in this
  subsection unless the context clearly indicates otherwise:
- "Applicant." An individual who submits an application under subsection (b) for placement on the list and a permit under this section.
- "Eligible hunting grounds." Hunting grounds that are located on any of the following:
  - (1) Privately owned land.
  - (2) Land and water combined where the ground is wholly, or in part, regularly and continuously engaged in cultivating the soil for general farm crop purposes, commercial truck growing, commercial orchards or commercial nurseries.
- 36 <u>"List." The agriculture access permit list created under</u> 37 <u>subsection (a).</u>
- 38 <u>"Permittee." An individual who has been placed on the list</u>
  39 <u>and holds a permit under this section.</u>
- 40 Amend Bill, page 3, line 12, by striking out "2" and
- 41 inserting
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