AN ACT

Regulating prescribed burning practices; providing for the powers and duties of the State Forester and the Department of Conservation and Natural Resources AND THE DEPARTMENT OF ENVIRONMENTAL PROTECTION; and establishing certain immunities.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Short title.

This act shall be known and may be cited as the Prescribed Burning Practices Act.

Section 2. Legislative declaration and findings.

The General Assembly declares that prescribed burning is a land management tool that benefits the safety of the public, the environment and the economy of this Commonwealth. Therefore, the General Assembly finds that:

(1) Prescribed burning reduces naturally occurring vegetative fuels. Reducing the fuel load reduces the risk and
severity of wildfires, thereby reducing the threat of loss of life and property.

(2) Public agencies and nongovernmental organizations in this Commonwealth have invested millions of dollars to purchase land for parks, wildlife areas, State forests, nature preserves and other outdoor recreational purposes. For many of these public and private lands, the use of prescribed burning is essential to maintain specific resource values for which the areas were acquired.

(3) Forests, grasslands and other natural areas in this Commonwealth constitute significant economic, biological and aesthetic resources of Statewide importance. Prescribed burning prepares sites for planting; removes undesirable competing vegetation; accelerates nutrient cycling; controls certain insect pests, pathogens and noxious weeds; and promotes oak regeneration. In these communities, prescribed burning improves and maintains the quality and quantity of wildlife habitats.

(4) Many of this Commonwealth's natural communities require periodic fire for maintenance of their ecological health. Prescribed burning is essential to the perpetuation, restoration and management of many plant and animal communities. Significant loss of this Commonwealth's biological diversity will occur if fire is excluded from these fire-dependent and fire-adapted communities.

(5) Proper training in the purposes, use and application of prescribed burning is necessary to ensure maximum benefits and protection for the public.

(6) Prescribed burning in the hands of trained, skilled and experienced people is safe and often represents one of
the most cost-effective management techniques to accomplish
many ecosystem restoration objectives and ecological goals.
(7) As development and urbanization increase in many
areas of this Commonwealth, concerns about potential
liability and nuisance complaints may inhibit the use of
prescribed burning as a conservation and safety tool.
Section 3. Purpose.
The purpose of this act is to encourage the continued use of
prescribed burning for fuel reduction, ecological, forest,
wildlife and grassland management purposes.
Section 4. Definitions.
The following words and phrases when used in this act shall
have the meanings given to them in this section unless the
context clearly indicates otherwise:
"Department." The Department of Conservation and Natural
Resources of the Commonwealth.
"National Wildfire Coordinating Group." The organization
comprised of representatives from Federal and State Government
agencies which has developed formal standards and programs
addressing wildland fire, including training, equipment and
operational requirements for the appropriate use of prescribed
fire BURNS.
"Prescribed burn" or "prescribed burning." The planned and
controlled application of fire to existing vegetative fuels:
(1) Under specified environmental conditions and
following appropriate precautionary measures, in order to
accomplish one or more specific land management objectives,
including, but not limited to, vegetative fuel reduction,
silvicultual treatments, wildlife habitat improvement and
management of grassland and other plant communities.
Conducted in compliance with a written prescribed burn plan and under the supervision of a prescribed burn manager.

"Prescribed burn manager." An individual who successfully completes and maintains the level of training and experience required by the State Forester to review and approve a prescribed burn plan and supervise a prescribed burn.

"Prescribed burn plan." A written plan reviewed and approved by a prescribed burn manager that includes measurable criteria to:

1. Define the conditions for starting, controlling and extinguishing a prescribed burn for a specified area or multiple units within an area.
2. Guide the selection of appropriate management responses.
3. Indicate other required action.

The plan may include information relating to burn duration, smoke management, fuel and weather prescriptions, notification of adjacent landowners, safety contingencies and other relevant factors.

"PRESCRIBED BURN WORKER." AN INDIVIDUAL WHO WORKS UNDER THE DIRECT SUPERVISION OF A PRESCRIBED BURN MANAGER.

"STANDARDS." THE PRESCRIBED BURN STANDARDS DEVELOPED UNDER SECTION 5.

Section 5. Regulatory PRESCRIBED BURN standards.

Within six months from the effective date of this section, the State Forester shall promulgate standards, which shall include a 60-day public comment period, for the planning and conduct of prescribed burning in this Commonwealth. In developing the standards, the State Forester—
DEPARTMENT shall consult with the Department of Environmental Protection, the Pennsylvania Game Commission and other public agencies and private organizations which have interest or experience in the practice of prescribed burning. The standards shall include, but not be limited to:

(1) Minimum qualifications and training requirements for prescribed burn managers and other persons participating in a prescribed burn PRESCRIBED BURN WORKERS.

(2) Required content for prescribed burn plans.

To the greatest extent practicable, the standards shall be consistent with comparable requirements established by the National Wildfire Coordinating Group.

Section 6. Departmental regulations.

If deemed necessary and appropriate by the State Forester SECRETARY OF CONSERVATION AND NATURAL RESOURCES, the department shall establish by regulation:

(1) A certification and revocation process for prescribed burn managers.

(2) Requirements for the review and approval of prescribed burn plans by the State.

(3) A training program for prescribed burn managers and other persons participating in a prescribed burn PRESCRIBED BURN WORKERS.

In the event such requirements REGULATIONS are established, the department is authorized to MAY charge and collect fees from persons participating in training or certification programs.

Section 7. Prescribed burn plan.

(a) Duty of prescribed burn manager to submit.--

(1) Prior to execution of a prescribed burn plan, the

(A) NOTIFICATION AND REVIEW.--
(1) THE prescribed burn manager shall notify the DEPARTMENT AND THE Department of Environmental Protection in writing of the intention to conduct prescribed burning at the specific location of the proposed prescribed burn and the range of dates during which prescribed burns could take place.

(2) The notification REQUIRED BY THIS SECTION shall be provided to the DEPARTMENT AND THE Department of Environmental Protection at least 25 working days before the earliest possible date that a burn could occur. The written notification shall include a copy of the prescribed burn plan, or other such form as approved by the DEPARTMENT AND THE Department of Environmental Protection.

(3) The DEPARTMENT AND THE Department of Environmental Protection shall review and provide comments, if necessary, on the prescribed burn plan no later than five working days prior to the earliest possible date that a burn could occur.

(b) Contents.--A prescribed burn plan shall include procedures that minimize the possibility that fire will escape from the desired area and minimize danger to the public and firefighting personnel from fire and smoke. The prescribed burn plan shall be consistent with the prescribed burn standards approved by the State Forester, and a prescribed burn shall be executed pursuant to the plan.

Section 8. Relationship to other laws.

The requirements of 25 Pa.Code § 129.14(a) and (b) (relating to open burning) do not apply to a prescribed burn which is executed pursuant to a prescribed burn plan consistent with established standards approved by the State Forester under this act. THE STANDARDS. This section shall not be construed to
otherwise limit the authority of the Department of Environmental
Protection under the act of January 8, 1960 (1959 P.L.2119,
No.787), known as the Air Pollution Control Act, and the
regulations promulgated under this act.

Section 9. Public interest.

A prescribed burn conducted in compliance with this act and
the act of January 8, 1960 (1959 P.L.2119, No.787), known as the
Air Pollution Control Act, is deemed to be in the public
interest and shall not constitute a public or private nuisance.

Section 10. Prescribed burning requirements.

Prescribed burning under the provisions of this act shall be
conducted:

(1) In compliance with standards established by the
State Forester pursuant to section 5 THE STANDARDS AND
REGULATIONS PROMULGATED PURSUANT TO SECTION 6.

(2) In compliance with a prescribed burn plan which has
been reviewed and approved by a prescribed burn manager and
is available on site while the prescribed burn or burns are
conducted.

(3) Only when at least one prescribed burn manager is
present on site to supervise the burn or burns that are being
conducted.

(4) Only with the written consent of the property owner
or the owner’s designee EACH PROPERTY OWNER OR THE LEGAL
REPRESENTATIVE OF A PROPERTY OWNER.

Section 11. Immunities.

(a) Civil or criminal penalty.--

(1) No owner of property who contracts with or
authorizes a prescribed burn manager or person acting under
the direction of a prescribed burn manager to conduct or TO

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CONDUCT OR permit a prescribed burn on the property pursuant
to the requirements of this act shall be subject to civil or
criminal penalty for damage or injury caused by the fire or
resulting smoke, unless negligence is proven.

(2) No prescribed burn manager who executes and acts in
accordance with a prescribed burn plan that satisfies the
standards established pursuant to this act and who has
attained the qualifications for planning and conducting a
prescribed burn in accordance with the standards established
pursuant to this act shall be subject to civil or criminal
penalty for damage or injury caused by the fire or resulting
smoke, unless negligence is proven.

(3) No person who acts under the direction of a
prescribed burn manager executing a prescribed burn plan that
satisfies the standards established pursuant to this act and
who has attained the relevant qualifications for
participating in a prescribed burn in accordance with the
standards established pursuant to this act shall be subject
to civil or criminal penalty for damage or injury caused by
the fire or resulting smoke, unless negligence is proven.

(b) Private actions.--In a private civil action arising from
the conduct of a prescribed burn and damage or injury caused by
the fire or resulting smoke, proof of compliance with the
requirements of this act and the standards established pursuant
to this act shall be admissible evidence that the duty of care
for such activity has been met.

Section 12. Effective date.
This act shall take effect immediately.