

# 2024 RESOLUTIONS OF THE NEBRASKA CORN GROWERS ASSOCIATION

*Advancing Nebraska corn farmers through leadership, policy and education.*

## I. INDUSTRIAL UTILIZATION AND DOMESTIC MARKETING

- A. NeCGA supports the development of products and industries that utilize corn. (2019)
- B. NeCGA believes that this country should have a comprehensive energy policy including an increased capacity for a renewable fuels component that lessens our dependence on foreign oil. (2021)
- C. NeCGA supports expanded ethanol production and value-added products in the State of Nebraska from the commodity corn. (2022)
- D. NeCGA supports increased percentage of ethanol blends to expand the increase of ethanol usage. (2018)
- E. NeCGA opposes any alteration to the Renewable Fuel Standard (RFS) that weakens or deviates from the original intentions set by Congress, which would result in lowered demand in any way. (2023)
  - 1. NeCGA opposes Small Refinery Exemption waivers and supports the reallocation of said waived gallons as originally mandated under the RFS. (2023)
- F. NeCGA supports efforts to replace petroleum-based products with corn-based products. (2022)
- G. NeCGA supports an “operational tolerance” when blending ethanol into gasoline. (2023)
- H. NeCGA supports the voluntary labeling of ethanol blend fuels at all retail gasoline outlets across the State of Nebraska. (2023)
- I. NeCGA supports the continued development and use of flex fuel vehicles and supports the establishment of refueling infrastructure for flex fuel type vehicles. (2021)
  - 1. NeCGA supports the installation of Flex Fuel pumps in Nebraska. (2020)
  - 2. NeCGA supports efforts to increase ethanol usage by expansion of distribution and retail infrastructure. (2020)
- J. NeCGA supports a value incentive marketing program with an industry wide quality standard for the purchase of grain. (2022)
  - 1. NeCGA supports the development of equipment and sampling/testing procedures which quickly and accurately determine the intrinsic value of corn and encourages the market to reward that value. (2023)
- K. NeCGA supports protecting the producers’ interest in delivered commodities. (2022)
- L. NeCGA supports the implementation of domestic and foreign demand-enhancement programs. (2022)
  - 1. NeCGA supports amending the Commodity Credit charter to include ethanol as an ag product. (2020)
- M. NeCGA encourages direct sales of RIN less Ethanol. (2022)
- N. E15 be considered substantially similar to lower blends (i.e. E10) exempting it from tank verification (159C) hose, infrastructure, dispenser verification. (2019)

O. NeCGA supports establishment of federal fuel standards requiring a 95 RON minimum using blends 15 percent ethanol or greater in finished, low-carbon gasoline for use in higher compression engines to increase fuel economy and reduce emissions as a stepping stone for a 98 RON E25 future fuel. (2020).

P. Unleaded 88 (E15) should be the standard ethanol blended fuel in the state and nation. (2020)

1. NeCGA supports regulatory and legislative efforts to allow for the sale of E15 year-round. (2021)

Q. NeCGA supports funding for the Renewable Fuel Infrastructure Program. (2021)

R. Carbon capture and storage is critical technology to reaching carbon-neutral ethanol. (2021)

S. NeCGA supports the development of carbon pipelines that are timely, science-based, ensure safety, protect landowner rights, and meet all legal requirements to avoid litigation. (2023)

## II. NATIONAL CORN PRODUCTION PROGRAM

A. NeCGA supports a Farm Bill that allows for planting flexibility with contract payments allowing voluntary crop rotation and payments for conservation programs. (2023)

B. **Government Farm Programs:** NeCGA supports a Government Farm Program that addresses rural policy in order to improve rural development and bolster the rural economy. (2021)

C. **Commodity Title:** NeCGA supports farm policy that provides an adequate risk management system for producers. (2022)

1. NeCGA supports continuing a marketing loan program. (2023)

2. NeCGA supports using Federal Crop Insurance records for FSA production history. (2022)

3. NeCGA supports the concept of a payment cap. (2023)

D. **Conservation Title:** NeCGA supports good soil and water management conservation practices.

1. Conservation Reserve Program...

(a) NeCGA supports continuation of the CRP with priority being given to highly erodible land and land that might affect water quality. (2021)

2. NeCGA supports a CRP bidding program for triazine free zones and conservation filter strips along streams. Payment rates for irrigated land should reflect rental rates in each area. Incidental grazing should be allowed when gleaning adjoining fields without reduction in payments. (2022)

3. NeCGA encourages farmers to fully implement their conservation plans. (2022)

4. Conservation...

(a) NeCGA supports the NRCS policy of modifying and improving conservation plans. (2022)

(b) NeCGA supports recognizing producers who already utilize conservation practices in the event that a portion of future program payments are based on switching to such conservation practices. (2022)

5. Sodbuster/Swampbuster...

(a) NeCGA opposes application of sodbuster or swampbuster provisions on any land broken before the enactment of the 1985 Farm Act. (2023)

## 6. Wetlands...

(a) NeCGA urges that wetlands be identified on a field inspection basis and not just on aerial maps or soil maps. Wetlands should be identified and management procedures recommended by one agency, preferably a local NRCS. (2021)

(b) We urge the definition of wetlands to be not less than five acres in size. (2022)

7. NeCGA supports efforts to maintain and expand EQIP funding to meet the needs of agriculture requirements in the future. (2021)

8. NeCGA supports inflation adjustments for conservation based programs. (2022)

**E. Crop Insurance:** NeCGA supports crop insurance as a primary component of risk management. (2021)

### 1. Federal Crop Insurance...

(a) NeCGA encourages Congress and the administration to make Multi-Peril insurance financially sound and a workable program for agriculture in lieu of disaster relief. (2021)

(b) NeCGA supports contract provisions for full refund of farmer paid premiums in the event that Congress provides ad hoc crop loss assistance for the insured crop year. (2021)

(c) NeCGA supports a crop insurance program that allows irrigated and non-irrigated acres to be treated as separate practices with the ability of separate units underneath an enterprise unit policy. (2023)

(d) NeCGA supports RMA guidelines which treat groundwater and surface water irrigators equally when evaluating prevented planting claims because of water shortages. (2022)

(e) NeCGA supports revising the corn and soybean replant maximum payment allowed to more accurately reflect the actual cost of replanting or allow for uninsured cropping options. (2020)

(f) NeCGA supports changes in the Federal Crop Insurance premium subsidy structure to ensure equivalent dollar levels of subsidy for yield, revenue and income protection policies, regardless of selected unit coverage: basic, optional, enterprise, whole farm or group risk. (2021)

F. NeCGA encourages all Nebraska farmers and industry partners to recognize the important role of the Field to Market sustainability tool and use the Fieldprint calculator as the premier sustainability measurement tool. (2021)

## III. INTERNATIONAL TRADE AND EXPORT EXPANSION

A. NeCGA encourages the continuation and development of international markets for all forms of corn, including the raw form and value added corn products being produced in Nebraska. (2022)

B. NeCGA supports removal of restrictive trade sanctions on agricultural commodities and opposes all grain embargoes/trade sanctions. (2023)

1. NeCGA supports the ongoing efforts of NCGA and our elected officials to remove tariffs on imports of all fertilizers (2021)

#### C. Export Enhancement...

1. NeCGA supports removal of restrictive criteria in export policies for all commodities, to all countries. (2021)

D. NeCGA supports the U.S. trade representative in developing U.S. trade policy and strategy and through the WTO in developing trading rules and solving disputes. (2021)

E. NeCGA supports efforts to maintain the duty-free status of gluten feeds on exports to the European Union (EU). (2021)

F. NeCGA recommends that all food imports be subject to the same phyto-sanitary standards as domestic products. (2022)

G. NeCGA supports the substantially equivalent standards for nutrition, safety and functionality for marketing enhanced grain varieties. (2023)

H. NeCGA supports extending credit guarantees to the developing nations. (2021)

#### **IV. RESEARCH AND EDUCATION**

A. NeCGA supports and encourages the development of products derived from corn. (2019).

#### B. Research...

1. NeCGA supports safe and responsible use of fertilizers and pesticides in corn production. (2022)

2. NeCGA supports USDA and Nebraska Extension research to enhance agriculture production. (2022)

C. NeCGA recommends that the Food and Drug Administration have factual information, allow public hearings, and make thorough investigations before making statements regarding dietary recommendations and agricultural production methods; and further requests the USDA educate the public about how using input products in a responsible manner insures an abundant and safe food supply. (2021)

D. NeCGA supports Federal funded agriculture research for the benefit of corn. (2022)

1. NeCGA supports funding for corn genomic and phenomic research. (2021)

E. NeCGA supports the use of biotechnology that is proven scientifically safe. (2023)

1. NeCGA supports the domestic commercialization of biotech corn seeds after scientific regulatory approval has been received in key exports markets. For traits that have not yet received full regulatory approval, NeCGA supports a stewarded launch of the product, assuming strict protocols are in place to prevent comingling of that product with the bulk corn commodity market.

F. NeCGA supports the transition of expiring patent rights on biotech traits to the public domain. (2023)

G. NeCGA supports the study and research of necessary revisions of the federal grades and standards for corn, focusing in particular on: (2021)

1. Tightening and enforcing grain quality standards to ensure that better quality grain is exported from U.S. sources;

2. Promoting the concept of not allowing any foreign material to be added to and/or blended in export grain except chemicals for transportation;

3. Changing grain grading standards to give sellers credit for dry corn on a dry matter basis.

H. NeCGA supports uniform standards based on independent scientific data for the sampling and test procedures used to determine mycotoxin contamination levels. (2021)

I. NeCGA is opposed to “Indirect Land Use Change” provisions. (2021)

J. Education...

1. NeCGA encourages the NRD’s and the University of Nebraska to continue their efforts to communicate to corn producers and the general public about best management practices regarding soil health, water quality and water quantity. (2023)

2. NeCGA supports Nebraska Extension providing unbiased research and education on agriculture inputs. (2022)

K. NeCGA supports the continued educational programs of safe environmental and consumer benefit of agriculture for the good of the general public. (2021)

L. NeCGA supports programs that broaden opportunities in agriculture and agribusiness for youth. (2022)

1. NeCGA supports educational efforts that promote agriculture to youth. (2022)

2. NeCGA supports youth being allowed to participate in agriculture related work. (2023)

(a) NeCGA supports existing Child Labor Laws pertaining to Agriculture employment (2022)

## **V. TRANSPORTATION**

A. NeCGA supports a greater emphasis on improved rural road development to enhance economic development. (2021)

B. NeCGA supports a competitive rail transportation strategy including the development of a mutual model with rates and programs to maintain an orderly movement of corn. (2022)

1. NeCGA supports establishing state and federal matching loans or grants to upgrade short line rails needed to carry heavier weight. (2023)

2. NeCGA supports competitive and nondiscriminatory rate structure for short lines. (2021)

C. NeCGA supports the development of Identity Preserved transportation guidelines. (2022)

D. NeCGA supports the continued current regulation of anhydrous ammonia pipelines. (2023)

E. NeCGA supports improvement to the highway, waterways, railroad, pipeline, barge and port systems recognizing the opportunity to supply the domestic and export markets. (2022)

1. NeCGA supports highway design that improves safety and traffic flow of the system for all classes of vehicles. (2022)

F. NeCGA supports management of the Missouri River that places the highest priority on economic uses of the river, i.e., power generation, flood control for agriculture land, navigation and irrigation. NeCGA recognizes the recreation and economic value of the river and will work with others to maintain and enhance recreational and environmental benefits. (2021)

G. NeCGA opposes changes in the U.S. Army Corp of Engineers Missouri River Master Manual that have a negative impact on agriculture because of reduced navigation or potential for spring rises. (2022)

H. NeCGA supports the repeal of the Jones Act. (2023)

## VI. TAXATION

### A. Federal Taxes...

1. NeCGA opposes raising the federal tax on gasoline and other forms of energy as a method of federal budget reconciliation. (2021)
2. NeCGA supports federal budget reconciliations providing they include across the board cuts of equal percentage. (2022)
3. NeCGA supports income averaging for tax purposes for farmers and ranchers receiving the majority of their income from farming and ranching. (2023)
4. NeCGA supports increasing the current level of exemption of the federal estate tax. (2021)
5. NeCGA rejects attempts to increase taxation of gifts. (2022).
6. NeCGA opposes any capital gains taxes imposed upon new basis granted at time of death. (2022)
7. NeCGA supports congressional action to amend the Social Security law so that the Internal Revenue Service can only reference the farmland "lease agreement" when determining whether the landowner materially participates in the farming operation and thereby owes Social Security tax on rental income. (2023)
8. NeCGA supports treating non-road use of ethanol and other biofuels as tax exempt fuel. (2021)
9. NeCGA supports a change to 1031 tax exchanged real estate from 180 days to one full year. (2020)

### B. State Taxes...

1. NeCGA opposes taxes on inputs into the production of corn. (2019)
2. NeCGA opposes any new and/or additional tax or tax increase on any value-added product derived from the commodity corn. (2022)
3. NeCGA opposes excise tax on diesel fuel for nonroad use. (2023)
4. NeCGA supports the Nebraska Advantage Rural Development Act for livestock operations. (2021)
5. NeCGA supports the exemption of sales tax on new and used agricultural equipment and all repairs for agricultural equipment. (2021)
6. NeCGA supports an increase in the statewide sales tax rate for the purpose of reducing dependence on property taxes at an equivalent amount. (2020)
7. NeCGA supports the state of Nebraska providing school funding on a percentage of basic education cost. (2021)
8. NeCGA supports a tax differential plus on blends lower than E15 or minus on blends E15 and higher. (2019)

### C. Property Taxes...

1. NeCGA supports extending to Personal Property Depreciation Schedules the same section 179 (2023)

2. NeCGA supports the redistribution of the cost of education from major dependence on property tax so that it will carry no more of a tax burden than sales and income tax. (2021)
3. NeCGA supports ag land valuations for property tax purposes to be determined by earning capacity or rent earning capacity rather than market value of land. (2022)
4. NeCGA supports local tax lost to valuation changes due to water use restriction be replaced with State General Funds. (2021)
5. NeCGA supports limitation on property tax used to fund school districts. (2021)
6. NeCGA supports a significant reduction to the property tax portion of school funding. This gap should be reallocated to a broadened sales tax base and or increase in income tax. (2020)
  - a. NeCGA supports reducing the valuation of agricultural land for the purpose of school funding including bond initiatives. (2019)
7. NeCGA proposes that land assessment values include not only land that transfers to new ownership, but also land that is published to be auctioned but is no-saled. The no sale bid should be considered as current market value for assessment purposes. (2022)
8. NeCGA supports elimination of property tax on tangible personal property. (2021)

## VII. ENVIRONMENT

- A. NeCGA urges EPA and the Nebraska Department of Environment and Energy to use the best science available when enacting rules that affect agriculture. (2020)
- B. NeCGA opposes any regulations that would mandate the substitution of commercial nitrogen fertilizers with rotational legume crops. (2022)
- C. NeCGA opposes any state and/or federal efforts to legislate or regulate dust and/or odor from agriculture operations. (2022)
  1. NeCGA supports exemption of agricultural operations from Clean Air Act and greenhouse gas emission regulations. (2019)
- D. NeCGA encourages the EPA to reconsider the total ban of certain granular pesticides, and NeCGA supports the limited, regulated use of certain granular pesticides for spot treatment of specific insect infestations. (2023)
- E. NeCGA supports the Nebraska system of NRD's as a national model to deal with natural resource issues. (2021)
- F. NeCGA should monitor EPA Worker Protection Standards and oppose implementation of unreasonable regulations as related to corn production. (2022)
- G. NeCGA encourages NRD's to consider the education of producers in Best Management Practices as the first phase in developing management plans for SPA's and allow 3-5 years for implementation and evaluation of educational efforts. (2023)
- H. NeCGA supports local NRD management dealing with water quality and quantity issues on a local management area basis. (2022)

- I. NeCGA encourages the Nebraska Game and Parks Commission to implement a more aggressive deer management plan, to reduce the negative economic impact large deer populations have on crops. (2019)
- J. NeCGA discourages state and federal government from granting Indian tribes authority to regulate environmental laws over growers who are not members of their tribe or over land on which they do not hold title. (2023)
- K. A farm should be exempt from a nuisance lawsuit in the event a change is made to a farming operation (i.e. row crop and livestock) and when permit regulations are met. (2023)
- L. NeCGA supports the development and recognition of various conservation and production practices that sequester carbon and reduce greenhouse gas emissions. (2019)
- M. NeCGA supports the development of carbon markets that compensate farmers for past, current and new practices. (2020)
- N. NeCGA supports that a portion of new funds appropriated by Congress for climate-smart agriculture should be invested in a new conservation program offering a simple enrollment process that enables producers – including early adopters – to earn equitable payments above implementation costs and economical losses during the transition to new practices and future climate policy costs. (2022)

## VIII. WATER

- A. NeCGA supports the state of Nebraska’s policy that groundwater is a shared resource. (2023)
- B. NeCGA supports efforts to maintain and enhance irrigation while considering the public interest. (2023)
- C. NeCGA supports funding for water issue solutions being a combination of broad-based state resources matched with existing local occupation and property tax. (2023)
- D. NeCGA opposes taxation and fees on any irrigation well and in-state agricultural water use. (2020)
- E. NeCGA opposes any unreasonable in-stream appropriations increase of water flow for all tributaries, streams and rivers in the state of Nebraska. (2020)
  - 1. Endangered Species Act shall not be used as the override factor for appropriations. (2023)
- F. NeCGA understands municipalities are entitled to have in stream appropriations, but only if the priority date to establish an appropriation right is the application date, and not the construction date of the municipal well, thereby requiring compensation to all water uses with a senior priority date. (2021)
- G. NeCGA supports the concept that Natural Resource Districts have legal authority to regulate activities relative to declines in groundwater levels and non-point source contamination of groundwater, and are the entities that regulate activities which contribute to conflicts between groundwater users and surface water appropriations or to noncompliance with interstate compacts, decrees or federal law. (2022)
  - 1. NeCGA supports local NRD control of water restriction or release by geographic area. (Not state or federal) (2021)
- H. NeCGA recognizes:
  - 1. Conflicts between surface water and ground water may occur and should be dealt with on an area case-by-case basis. (2022)



2. Scientific and peer reviewed studies should be established to determine area hydrologic relationships between surface water and ground water. (2023)
- I. NeCGA supports states water rights and encourages the protection of all water sources for the benefit of the State of Nebraska. (2023)
- J. NeCGA encourages the construction of impoundment structures through the use of state and federal funds to help conserve water. (2022)
- K. NeCGA supports NRD's being responsible for groundwater and the DNR for surface water. (2023)
- L. NeCGA supports the control at the local level for the Natural Resource Districts. (2020)
- M. NeCGA is opposed to the purchasing of land with the intention of repurposing that land to address state water agreements. (2023)
- N. NeCGA opposes the transfer of ground water out of state. (2022)
  1. NeCGA opposes using ground water to meet river compacts. (2020)
  2. NeCGA supports the creation of water reservoirs to be used for river flow augmentation, basin transfer in state, and recreational use. (2020)
- O. NeCGA supports the lease and transfer of surface water with the following criteria: (2023)
  1. Short term leasing
  2. A willing lessor and a willing lessee
  3. Oversight by the Department of Natural Resources to protect third party interest
  4. Reversion of the water right back to its original terms and conditions if the lease is terminated
  5. Changing the five-year requirement of DNR for cancellation of right for non-use.
    - a. Sufficient cause for non-use shall be deemed to exist for up to fifteen years.
  6. Preventing land reclassification for tax purposes if water right is leased.
- P. NeCGA supports the voluntary use of meters as a good management tool. (2023)
- Q. NeCGA supports defending the word "Navigable" in the Clean Water Act. (2020)
- R. NeCGA supports efforts of Natural Resource Districts to promote water management technologies. (2022)

## **IX. LIVESTOCK**

- A. NeCGA supports the continuation and expansion of the livestock industry. (2021)
  1. NeCGA opposes any moratorium on the expansion of the livestock industry in the State of Nebraska. (2022)
- B. NeCGA supports a livestock environmental policy that requires all confined livestock operations to meet the environmental standards in the present regulations of the Department of Environment and Energy. (2023)
- C. NeCGA supports individual state regulation, not federal legislation, for environmental livestock concerns. (2021)
- D. NeCGA supports the enforcement of the Packers and Stockyard Act. (2023)
- E. NeCGA encourages Nebraska counties to seek "Livestock Friendly" designation. (2022)

F. NeCGA supports the pro livestock groups Alliance for the Future of Agriculture in Nebraska (A-FAN) and We Support Agriculture (WSA). (2022)

G. A food product shall be labeled as “meat” only if it comes from the flesh of animals and not from a plant or other source. (2023)

## **X. Coexistence, Technology, & Stewardship**

A. NeCGA encourages growers to communicate with each other in regard to what crops they are growing next to each other, to help prevent unnecessary crop damage and/or economic damage to each other. (2022)

B. NeCGA recommends any new identity preserved corn to be introduced must be verified through a third party. (2022)

C. NeCGA recommends developing a third-party verification system to help place identity preserved corn in areas that would not cause undo harm to other producers. (2022)

D. NeCGA supports a system that allows producers to input locations of identity preserved corn (i.e. white, popcorn, food grade, organic, seed corn, non-GMO, etc.) to help alleviate issues arising from possible cross pollination causing harm to other identity preserved corn. (2023)

E. NeCGA supports the use of blockchain technology as a means of traceability of commodities and to increase value. (2023)

F. NeCGA supports public and private entities and potential partnerships between both, in their efforts to provide e-connectivity to all residents of Nebraska as one mechanism to enhance rural vitality. (2020)

G. NeCGA believes ‘regenerative agriculture’ should be defined as using a systems-based perspective. ‘Regenerative agriculture’ sequesters carbon in the soil and intentionally improves soil health, biodiversity, water quality, and air quality while ensuring the economic viability of farm production in order to provide abundant and healthy food products, fuel and fiber. (2022)

## **XI. GENERAL**

A. NeCGA urges all corn producers to cooperate with the Agricultural Statistics Service to provide accurate statistics. (2023)

B. NeCGA supports Ag Leaders Working Group, We Support Ag and other entities that encourage to the extent possible agriculture speaking with a unified voice. (2021)

C. NeCGA urges state government to assist rural communities in acquiring new technology. (2022)

D. NeCGA encourages the State of Nebraska and the University of Nebraska Board of Regents to recognize the important role of the University of Nebraska Institute of Agriculture and Natural Resources (IANR) and the impact of IANR programs by providing needed financial support to extension, research, and teaching programs. (2023)

E. NeCGA supports the UNL Industrial Ag Products Center for value-added agricultural products. We encourage federal funding for the center. (2021)

F. NeCGA supports increasing the rate of the checkoff (2023)

G. NeCGA opposes any excise tax on corn production other than used for research, market development, education or promotion. (2023)

H. NeCGA supports active corn producer representation on the Agricultural Advisory Committee of the Commodity Futures Trading Commission. (2022)

1. NeCGA supports a review of current policy on trading limits – volume and price. (2021)

2. NeCGA supports a study to create a workable delivery point system for commodities. (2021)

I. NeCGA supports 100% deduction of health insurance premiums on tax schedules C and F for all self-employed. (2023)

J. NeCGA supports Nebraska's Public Power Policy and opposes any deregulation of power utilities in Nebraska. (2022)

K. NeCGA supports affordable electricity from renewable resources and non-petroleum sources. (2021)

L. NeCGA supports zoning in the State of Nebraska; (2021)

1. Given that each county may set its own pace in setting up their own guidelines on zoning and,

2. NeCGA maintains that farmland is a valuable natural resource and shall be treated accordingly when zoning issues are considered.

3. NeCGA encourages the adoption of the Nebraska Livestock Siting Matrix as an independent scoring tool. (2019)

M. NeCGA supports maintaining the Nebraska Tractor Testing Laboratory. (2022)

1. NeCGA supports removing the requirement that every model of tractor sold by a Nebraska dealer be tested by the Nebraska state testing laboratory. (2023)

N. NeCGA supports programs at all levels of government to provide incentive for beginning farmers, ranchers and small businesses in rural America. (2021)

O. NeCGA supports an extension of the length of term limits for state senators. (2023)

P. NeCGA encourages the Public Service Commission to increase bonding requirements of licensed grain facilities. (2023)

Q. NeCGA supports rural economic development through recreation and agri-tourism activities. Proper, affordable liability insurance should be made available in order to protect the landowner. (2021)

R. NeCGA supports limiting the use of the power of Eminent Domain to the acquisition of essential property for non-recreational public projects for the public improvement. (2022)

1. Use of Eminent Domain for community redevelopment should be limited only to areas determined to be blighted, where the blighted determination seeks to redress an existing property's use or condition that constitutes a public menace, public health concern's or otherwise cause public harm. (2022)

S. NeCGA supports Ag lending institutions in their efforts to provide corn producers, rural businesses and rural Nebraska residents with sound, dependable funding for a variety of financial needs. (2022)

T. NeCGA supports an improved public notice system. (2022)

U. NeCGA supports an agriculture exemption from the One Call Notification Systems Act (Digger's Hotline) for routine soil testing and water management. (2022)

- V. The NeCGA supports maintaining existing permitting requirements and exemptions for licensing and installation of agriculture electrical equipment under the State Electrical Act. (2023)
- W. NeCGA supports exploring opportunities to enact Right to Farm concepts through state statute. NeCGA does not support advancing a Right to Farm concept as a constitutional amendment. (2021)
- X. NeCGA supports the right of farmers or third party to repair their farm equipment. (2021)
- Y. NeCGA believes anyone in agriculture who purchases a machine in good faith owns the equipment, this includes both the hardware and software. (2021)
- Z. NeCGA supports a farmer's right to make improvements and modifications to their equipment that do not violate government established environment and safety standards. Farmers doing such improvements and modifications should understand that warranties may be voided. (2020)
- AA. NeCGA supports a recycling option for all materials. (2022)
- BB. NeCGA supports the production, processing, commercialization, and utilization of industrial hemp and that it be regulated by the USDA rather than the DEA. (2022)
- CC. NeCGA supports initiatives that increase domestic competition between fertilizer manufacturers. (2021)
- DD. NeCGA supports the Federal Trade Commission in any anti-monopoly re-organization of an agricultural industry where market concentration allows for a lack of competition and price discovery in the marketplace. (2021)
- EE. NeCGA supports complete life cycle calculations of carbon intensities from all electrical sources. (2021)
- FF. NeCGA recommends when ESG (Environment, Social, Governance) scores are being used, transparency of how the ratings were determined must be provided. (2022)
- GG. NeCGA recommends barring any federal, state, or local agency or regulatory agency from using ESG (Environment, Social, Governance) scores for determination of loans, interest rates, farm programs and loan forgiveness funding. (2022)
- HH. NeCGA opposes the creation and use of virtual central bank digital currency. (2023)