

SENATE BILL No. 409

February 18, 1993, Introduced by Senators KOIVISTO, MC MANUS and FAUST and referred to the Committee on Agriculture and Forestry.

A bill to amend the title and sections 1, 2, 3, 4, 5, 6, 6a, 7, 8, 9, 10, 11, 12a, 13, 13a, 13c, and 14 of Act No. 94 of the Public Acts of 1925, entitled as amended

"An act to provide for the establishment of commercial forests and for the administration and taxation of them,"

sections 2, 5, 6, 7, 8, 9, and 10 as amended and section 6a as added by Act No. 393 of the Public Acts of 1980, being sections 320.301, 320.302, 320.303, 320.304, 320.305, 320.306, 320.306a, 320.307, 320.308, 320.309, 320.310, 320.311, 320.312a, 320.313, 320.313a, 320.313c, and 320.314 of the Michigan Compiled Laws; to add section 9a; and to repeal certain parts of the act.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Section 1. The title and sections 1, 2, 3, 4, 5, 6, 6a, 7,
- 2 8, 9, 10, 11, 12a, 13, 13a, 13c, and 14 of Act No. 94 of the
- 3 Public Acts of 1925, sections 2, 5, 6, 7, 8, 9, and 10 as amended

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- 1 and section 6a as added by Act No. 393 of the Public Acts of
- 2 1980, being sections 320.301, 320.302, 320.303, 320.304, 320.305,
- **3** 320.306, 320.306a, 320.307, 320.308, 320.309, 320.310, 320.311,
- 4 320.312a, 320.313, 320.313a, 320.313c, and 320.314 of the
- 5 Michigan Compiled Laws, are amended and section 9a is added to
- 6 read as follows:
- 7 TITLE
- 8 An act to provide for the establishment of commercial
- 9 forests; and for the administration and taxation of them TO
- 10 PRESCRIBE THE POWERS AND DUTIES OF CERTAIN STATE AGENCIES AND
- 11 OFFICIALS; TO PROVIDE FOR CERTAIN TAXES AND FEES; TO PRESCRIBE
- 12 PENALTIES AND PROVIDE REMEDIES; AND TO REPEAL CERTAIN ACTS AND
- 13 PARTS OF ACTS.
- 14 Sec. 1. (1) THIS ACT SHALL BE KNOWN AND MAY BE CITED AS THE
- 15 "COMMERCIAL FOREST ACT".
- 16 (2) The department of natural resources —is authorized and
- 17 charged with certain duties in connection with the establishment
- 18 and maintenance of SHALL ESTABLISH AND MAINTAIN commercial for-
- 19 ests and -shall have authority to make such rules not herein spe-
- 20 cifically provided for MAY PROMULGATE RULES as -may be neces-
- 21 sary to accomplish the intent and purpose of this act. All
- 22 expense to be EXPENSES incurred and help-to-be STAFF employed
- 23 TO IMPLEMENT THIS ACT shall be with the approval of the state
- 24 administrative board.
- 25 Sec. 2. As used in this act: -, a "commercial forest"
- 26 (A) "AD VALOREM GENERAL PROPERTY TAX" MEANS TAXES LEVIED
- 27 UNDER THE GENERAL PROPERTY TAX ACT, ACT NO. 206 OF THE PUBLIC

- 1 ACTS OF 1893, BEING SECTIONS 211.1 TO 211.157 OF THE MICHIGAN
- 2 COMPILED LAWS.
- 3 (B) "COMMERCIAL FOREST" OR "COMMERCIAL FORESTLAND" MEANS
- 4 FORESTLAND THAT IS DETERMINED TO BE A COMMERCIAL FOREST UNDER
- 5 SECTION 3.
- 6 (C) "DECLASSIFY" OR "DECLASSIFICATION" MEANS THE REMOVAL OF
- 7 THE COMMERCIAL FOREST DESIGNATION PURSUANT TO SECTION 13.
- 8 (D) "DEPARTMENT" MEANS THE DEPARTMENT OF NATURAL RESOURCES.
- 9 (E) "DIRECTOR" MEANS THE DIRECTOR OF THE DEPARTMENT.
- 10 (F) "FORESTLAND" means a tract of land -containing no THAT
- 11 MAY INCLUDE NONPRODUCTIVE LAND THAT IS INTERMIXED WITH PRODUCTIVE
- 12 LAND THAT IS AN INTEGRAL PART OF A MANAGED FOREST AND THAT MEETS
- 13 ALL THE FOLLOWING:
- 14 (i) DOES NOT HAVE material natural resources other than
- 15 THOSE RESOURCES SUITABLE FOR forest growth -, no portion of which
- 16 is OR THE POTENTIAL FOR FOREST GROWTH.
- 17 (ii) IS NOT used for agricultural, mineral extraction EXCEPT
- 18 AS PROVIDED IN SECTION 10, grazing, industrial, developed
- 19 recreational, -or- RESIDENTIAL, resort, OR OTHER COMMERCIAL OR
- 20 DEVELOPMENTAL purposes. -, and upon which the
- 21 (iii) THE owner -proposes AGREES to develop, maintain, and
- 22 actively manage THE LAND AS a COMMERCIAL forest through planting,
- 23 natural reproduction, or other -forest SILVICULTURAL practices.
- 24 This land shall also be capable of producing a thrifty forest
- 25 growth and, at the time of listing as a commercial forest, actu-
- 26 ally carry sufficient forest growth of suitable character and
- 27 distributed to give assurance that a stand of merchantable timber

- 1 will be developed within a reasonable period of time. Forest
- 2 land used for the primary purpose of growing and harvesting
- 3 forest crops and nonproductive land which occurs intermixed with
- 4 productive land and which is an integral part of a managed forest
- 5 shall be eligible for listing as a commercial forest pursuant to
- 6 section 3.
- 7 (G) "FOREST MANAGEMENT PLAN" MEANS A WRITTEN PLAN PREPARED
- 8 AND SIGNED BY A REGISTERED FORESTER OR A NATURAL RESOURCES PRO-
- 9 FESSIONAL THAT PRESCRIBES MEASURES TO OPTIMIZE PRODUCTION, UTILI-
- 10 ZATION, AND REGENERATION OF FOREST RESOURCES. THE FOREST MANAGE-
- 11 MENT PLAN SHALL INCLUDE SCHEDULES AND TIMETABLES FOR THE VARIOUS
- 12 SILVICULTURAL PRACTICES USED ON COMMERCIAL FORESTLANDS, INCLUD-
- 13 ING, BUT NOT LIMITED TO, TIMBER HARVESTING AND REGENERATION.
- 14 (H) "FUND" MEANS THE COMMERCIAL FOREST FUND CREATED PURSUANT
- 15 TO SECTION 9A.
- 16 (I) "NATURAL RESOURCES PROFESSIONAL" MEANS A PERSON WHO IS
- 17 ACKNOWLEDGED BY THE DEPARTMENT AS HAVING THE EDUCATION, KNOWL-
- 18 EDGE, EXPERIENCE, AND SKILLS TO IDENTIFY, SCHEDULE, AND IMPLEMENT
- 19 APPROPRIATE FOREST MANAGEMENT PRACTICES NEEDED TO ACHIEVE THE
- 20 PURPOSES OF THIS ACT ON LAND SUBJECT TO OR TO BE SUBJECT TO THIS
- 21 ACT.
- 22 (J) "OWNER" MEANS A PERSON WHO HOLDS TITLE TO THE SURFACE
- 23 ESTATE OF FORESTLAND SUBJECT TO THIS ACT. HOWEVER, IF LAND IS
- 24 PURCHASED ON A LAND CONTRACT, THE OWNER INCLUDES THE PERSON WHO
- 25 HOLDS THE LAND CONTRACT VENDEE'S INTEREST AND DOES NOT INCLUDE
- 26 THE PERSON WHO HOLDS THE LAND CONTRACT VENDOR'S INTEREST. OWNER

- 1 DOES NOT INCLUDE THE OWNER OF TIMBER RIGHTS IF THE TIMBER RIGHTS
- 2 HAVE BEEN SEPARATED FROM THE SURFACE ESTATE.
- 3 (K) "PERSON" MEANS AN INDIVIDUAL, PARTNERSHIP, CORPORATION,
- 4 ASSOCIATION, GOVERNMENTAL ENTITY, OR OTHER LEGAL ENTITY.
- 5 (1) "PERSONAL USE" MEANS USE FOR ANY NONCOMMERCIAL PURPOSE.
- 6 (M) "REGISTERED FORESTER" MEANS A PERSON REGISTERED UNDER
- 7 ARTICLE 21 OF THE OCCUPATIONAL CODE, ACT NO. 299 OF THE PUBLIC
- 8 ACTS OF 1980, BEING SECTIONS 339.2101 TO 339.2108 OF THE MICHIGAN
- 9 COMPILED LAWS.
- 10 (N) "RULE" MEANS A RULE PROMULGATED PURSUANT TO THE ADMINIS-
- 11 TRATIVE PROCEDURES ACT OF 1969, ACT NO. 306 OF THE PUBLIC ACTS OF
- 12 1969, BEING SECTIONS 24.201 TO 24.328 OF THE MICHIGAN COMPILED
- 13 LAWS.
- 14 (O) "SILVICULTURAL PRACTICES" MEANS THE MANAGEMENT AND MAN-
- 15 IPULATION OF FOREST VEGETATION FOR THE PROTECTION, GROWTH, AND
- 16 ENHANCEMENT OF FOREST PRODUCTS, AND FOR THE PROTECTION AND
- 17 IMPROVEMENT OF WILDLIFE, WATER, AND SOIL RESOURCES.
- 18 Sec. 3. (1) The owner of -any-land-FORESTLAND LOCATED
- 19 within this state -, which complies substantially with the
- 20 requirements specified in section 2, may make application MAY
- 21 APPLY to the department of natural resources to have such
- 22 land THAT FORESTLAND determined and listed TO BE a commercial
- 23 forest UNDER THIS ACT. -, specifying in such application the
- 24 legal description and acreage of such land and such additional
- 25 information as may be called for by said department. The appli-
- 26 cant shall furnish such information under oath and upon blanks
- 27 provided for the purpose.

- 1 (2) TO BE ELIGIBLE FOR DETERMINATION AS A COMMERCIAL FOREST,
- 2 FORESTLAND SHALL BE CAPABLE OF ALL OF THE FOLLOWING:
- 3 (A) PRODUCING NOT LESS THAN 20 CUBIC FEET PER ACRE PER YEAR
- 4 OF FOREST GROWTH UPON MATURITY.
- 5 (B) PRODUCING TREE SPECIES THAT HAVE ECONOMIC OR COMMERCIAL
- 6 VALUE.
- 7 (C) PRODUCING A COMMERCIAL STAND OF TIMBER WITHIN A REASON-
- 8 ABLE PERIOD OF TIME.
- 9 (3) APPLICATION SHALL BE ON A FORM PRESCRIBED BY THE
- 10 DEPARTMENT. IN ADDITION TO ANY INFORMATION THAT THE DEPARTMENT
- 11 MAY REASONABLY REQUIRE BY RULE, THE APPLICANT SHALL PROVIDE ALL
- 12 OF THE FOLLOWING TO THE DEPARTMENT:
- 13 (A) A NONREFUNDABLE APPLICATION FEE IN THE AMOUNT OF \$1.00
- 14 PER ACRE OR FRACTION OF AN ACRE, NOT TO EXCEED \$1,000.00. THE
- 15 DEPARTMENT SHALL REMIT THE APPLICATION FEE TO THE STATE TREASURER
- 16 FOR DEPOSIT INTO THE FUND.
- 17 (B) A LEGAL DESCRIPTION AND THE AMOUNT OF ACREAGE CONSIDERED
- 18 FOR DETERMINATION AS A COMMERCIAL FOREST.
- 19 (C) A STATEMENT CERTIFYING THAT A FOREST MANAGEMENT PLAN
- 20 COVERING THE FORESTLAND HAS BEEN PREPARED AND WILL BE
- 21 IMPLEMENTED.
- 22 (D) A STATEMENT CERTIFYING THAT THE OWNER OF THE FORESTLAND
- 23 WILL HARVEST THE TIMBER WITHIN A REASONABLE PERIOD OF TIME AS
- 24 DETERMINED BY THE DEPARTMENT.
- 25 (E) A STATEMENT CERTIFYING THAT THE OWNER OF THE FORESTLAND
- 26 OWNS THE TIMBER RIGHTS TO THE TIMBER STANDING ON THE FORESTLAND.

- 1 (4) THE DEPARTMENT SHALL PREPARE AND DISTRIBUTE TO ANY
- 2 PERSON DESIRING TO MAKE APPLICATION UNDER THIS ACT A BROCHURE
- 3 THAT LISTS AND EXPLAINS, IN SIMPLE, NONTECHNICAL TERMS, ALL OF
- ▲ THE FOLLOWING:
- 5 (A) THE APPLICATION, HEARING, DETERMINATION, DECLASSIFICA-
- 6 TION, AND PROSECUTION PROCESS.
- 7 (B) THE REQUIREMENTS OF THE FOREST MANAGEMENT PLAN.
- g (5) IF AN APPLICANT IS UNABLE TO SECURE THE SERVICES OF A
- 9 REGISTERED FORESTER OR A NATURAL RESOURCES PROFESSIONAL TO PRE-
- 10 PARE A FOREST MANAGEMENT PLAN AS DETERMINED BY THE DEPARTMENT,
- 11 THE DEPARTMENT UPON REQUEST SHALL PREPARE THE FOREST MANAGEMENT
- 12 PLAN ON BEHALF OF THE OWNER OF THE FORESTLAND AND CHARGE THE
- 13 OWNER A FOREST MANAGEMENT PLAN FEE NOT TO EXCEED THE ACTUAL COST
- 14 OF PREPARING THE FOREST MANAGEMENT PLAN.
- 15 (6) BEFORE JANUARY 1, 1997, AN OWNER OF A COMMERCIAL FOREST
- 16 THAT WAS DESIGNATED A COMMERCIAL FOREST BEFORE THE EFFECTIVE DATE
- 17 OF THE AMENDATORY ACT THAT ADDED THIS SUBSECTION SHALL PREPARE A
- 18 FOREST MANAGEMENT PLAN AND FILE A STATEMENT WITH THE DEPARTMENT
- 19 CERTIFYING THAT A FOREST MANAGEMENT PLAN HAS BEEN PREPARED AND
- 20 IMPLEMENTED. IF AN OWNER OF A COMMERCIAL FOREST FAILS TO COMPLY
- 21 WITH THIS SUBSECTION, THE DEPARTMENT SHALL DECLASSIFY THE OWNER'S
- 22 COMMERCIAL FOREST PURSUANT TO SECTION 13.
- 23 Sec. 4. (1) Upon receipt of -such-THE application,
- 24 -establishing prima facie THE FOREST MANAGEMENT PLAN CERTIFICA-
- 25 TION, THE TIMBER RIGHTS CERTIFICATION, THE HARVESTING CERTIFICA-
- 26 TION, AND APPLICATION FEE DESCRIBED IN SECTION 3, the right of
- 27 any land to be classed as a commercial forest the department -of

- 1 natural resources shall determine the character of the land
- 2 EVALUATE THE FORESTLAND offered and fix a date for a public hear-
- 3 ing upon the eligibility of -such land THE FORESTLAND for
- 4 listing DETERMINATION as a commercial forest. The hearing
- 5 shall be held in the county where the land is located not later
- 6 than November 1 following receipt of the application. -and all
- 7 applications APPLICATIONS offering lands in the same county may
- 8 be heard on the same day and at the same place. The department
- 9 shall -cause- PUBLISH a notice of -such- hearing and a list of
- 10 the LEGAL descriptions of land to be LANDS BEING considered for
- 11 -classification DETERMINATION as commercial forests -to-be
- 12 published in a newspaper -published and circulated OF GENERAL
- 13 CIRCULATION in -said THE county -, and IN WHICH THE LAND IS
- 14 LOCATED. THE NOTICE OF HEARING SHALL BE PUBLISHED at least 20
- 15 days -shall elapse between the date of publication of said notice
- 16 and BEFORE the date of the hearing. At the -same time -that
- 17 the notice is sent to the newspaper for OF publication, the
- 18 department shall -send PROVIDE a copy of the notice OF HEARING
- 19 and a list of descriptions of land in each township to be consid-
- 20 ered for -classification DETERMINATION AS A COMMERCIAL FOREST to
- 21 each township supervisor in whose township the lands are
- 22 located. Any township supervisor or other person desiring to
- 23 WHO WISHES MAY testify as to eligibility for -the listing-
- 24 DETERMINATION as a commercial forest of any of the -descriptions
- 25 offered, may appear and be heard at such hearing. Such
- 26 DESCRIBED LANDS. THE hearing -may SHALL be conducted by the

- 1 director -or any employee of the department OR AN EMPLOYEE
- 2 designated for the purpose BY THE DIRECTOR.
- 3 In case the department shall determine that the descrip-
- 4 tions listed, or any of them, comply with the requirements as to
- 5 commercial forests specified in section 2 and that the owner has
- 6 declared his intention to devote the land to the development and
- 7 maintenance thereon of a commercial forest, and that there are no
- 8 unpaid valid taxes against such land, the department shall forth-
- 9 with report such determination to the applicant and also to the
- 10 supervisor of the township and shall record with the register of
- 11 deeds in the county in which said commercial forest is located,
- 12 the application of the owner and the approval of the department
- 13 endorsed thereon.
- 14 (2) AFTER THE HEARING, IF THE DEPARTMENT DETERMINES THAT THE
- 15 APPLICANT AND FORESTLAND MEET THE REQUIREMENTS OF THIS ACT AND
- 16 DETERMINES THAT ALL VALID TAXES ASSESSED AGAINST THAT FORESTLAND
- 17 HAVE BEEN PAID, THE DEPARTMENT SHALL APPROVE THE APPLICATION.
- 18 UPON APPROVAL OF THE APPLICATION, THE DEPARTMENT SHALL IMMEDI-
- 19 ATELY RECORD A LISTING CERTIFICATE IN THE REGISTER OF DEEDS
- 20 OFFICE IN THE COUNTY IN WHICH THE LAND IS LOCATED WITH THE
- 21 DEPARTMENT APPROVAL ENDORSED ON THE LISTING CERTIFICATE AND FOR-
- 22 WARD A COPY OF THE LISTING CERTIFICATE TO THE APPLICANT AND TO
- 23 THE TOWNSHIP SUPERVISOR OF THE TOWNSHIP IN WHICH THE LAND IS
- 24 LOCATED.
- 25 Sec. 5. (1) Lands offered by the owner and approved as
- 26 commercial forests and certified as commercial forests by the
- 27 department of natural resources to the supervisor of the township

- 1 in which they are located shall COMMERCIAL FORESTS ARE not be
- 2 subject to the ad valorem general property tax after the date the
- 3 township supervisor is notified BY THE DEPARTMENT THAT THE LAND
- 4 IS A COMMERCIAL FOREST, except taxes as previously levied.
- 5 These lands shall be COMMERCIAL FORESTS ARE subject to an
- 6 annual specific tax -of AS FOLLOWS:
- 7 (A) THROUGH OCTOBER 1, 1981, 15 cents per acre. -and, after
- 8 the effective date of this 1980 amendatory act an additional
- 9 annual specific tax equal to 15
- 10 (B) AFTER OCTOBER 1, 1981 AND THROUGH DECEMBER 31, 1989, 30
- 11 cents per acre. as adjusted pursuant to section 6a.
- 12 (C) AFTER DECEMBER 31, 1989 AND THROUGH DECEMBER 31, 1993,
- 13 38 CENTS PER ACRE.
- 14 (D) BEGINNING JANUARY 1, 1994, \$1.10 PER ACRE AS ADJUSTED
- 15 PURSUANT TO SECTION 6A.
- 16 (2) The supervisor of the township shall remove from the
- 17 list of land descriptions assessed and taxed under the ad valorem
- 18 general property tax the land descriptions certified to him or
- 19 her by the department as being commercial forests and shall enter
- 20 -these THOSE land descriptions on a roll separate from lands
- 21 assessed and taxed BY the ad valorem general property tax and
- 22 shall spread against these commercial -forest lands- FORESTS the
- 23 specific tax provided by this section.
- 24 (3) The township treasurer shall collect the specific tax at
- 25 the same time and in the same manner as ad valorem general prop-
- 26 erty taxes are collected and this tax -shall be IS subject to
- 27 the same collection charges levied for the collection of ad

- 1 valorem property taxes. Lands listed and taxed as commercial
- 2 forests shall be COMMERCIAL FORESTS ARE subject to return and
- 3 sale for nonpayment of taxes in the same manner, at the same
- 4 time, and under the same penalties as lands returned and sold for
- 5 nonpayment of taxes levied under the ad valorem general property
- 6 tax laws. A valuation shall not be determined for descriptions
- 7 listed as commercial forests and these lands shall not be consid-
- 8 ered by the county board of commissioners or by the state board
- 9 of equalization in connection with county or state equalization
- 10 for ad valorem property taxation purposes. -All-
- 11 (4) EXCEPT AS PROVIDED IN SECTION 7A(2), ALL sums collected
- 12 -because of the annual tax as provided by PURSUANT TO this sec-
- 13 tion shall be distributed by the township treasurer in the same
- 14 proportions to the various funds as the ad valorem general prop-
- 15 erty tax is allocated in the township. -, except as provided by
- 16 section 7a(2).
- 17 Sec. 6. On December 1 of each year, the department -of nat-
- 18 ural resources shall certify to the state treasurer the number
- 19 of acres of land determined and listed as commercial forests
- 20 THAT ARE COMMERCIAL FORESTLANDS in each county and the state
- 21 treasurer shall transmit to the treasurer of each county in which
- 22 these -lands are situated COMMERCIAL FORESTS ARE LOCATED a war-
- 23 rant on the state treasurer for an amount equal to -70 cents-
- 24 \$1.20 per acre, as adjusted by section 6a, upon each acre of
- 25 -land certified and listed as commercial forest in the county.
- 26 The county treasurer of each county shall distribute an amount
- 27 equal to 25 cents per acre for each acre of -land certified and

- 1 listed as commercial forest in the county in the same
- 2 proportions between the various funds as the ad valorem general
- 3 property tax is distributed by the township treasurers in each
- 4 township. Except as provided by section 7a(2), the county trea-
- 5 surer of each county shall distribute the remainder of the funds
- 6 transmitted pursuant to this section pursuant to the manner in
- 7 which ad valorem property taxes are distributed.
- 8 Sec. 6a. On all lands entered under this act, the THE
- 9 annual specific tax and the state payment DESCRIBED in section 6,
- 10 per acre, shall be adjusted in -1990- 2004 and every tenth year
- 11 after -1990- 2004 to the nearest cent by the use of a ratio com-
- 12 puted by the revenue division of the department of treasury. The
- 13 ratio shall be computed by using the state equalized value per
- 14 acre of the timber cutover lands within the state in 1980 as the
- 15 denominator and using the state equalized value per acre for
- 16 timber cutover lands in -1990- 2004 and every tenth year after
- 17 -1990 2004 as the numerator.
- 18 Sec. 7. An owner of land listed as a commercial forest
- 19 desiring to withdraw his or her land, in whole or in part, from
- 20 the operation of this act shall make written application to the
- 21 department of natural resources. Except as otherwise provided
- 22 for land listed under this act for more than 20 years or land
- 23 condemned or donated to a public body for public use, the appli-
- 24 cation shall be granted only on payment to the department of a
- 25 penalty equal to the product of the current average ad valorem
- 26 property tax on timber cutover real property within the township
- 27 in which the land is located, as determined by the township

- 1 assessor, times the number of years, not to exceed 7, the land
- 2 was subject to this act, together with a fee equivalent to 10% of
- 3 the full stumpage value of the merchantable forest products upon
- 4 the land, as determined by the department. Land withdrawn after
- 5 being listed under the act for more than 20 years shall be
- 6 subject only to payment of the 10% stumpage fee. Land condemned
- 7 or donated to a public body for public use shall not be subject
- 8 to the penalties listed in this section, but shall be subject to
- 9 payment of the 10% stumpage fee. These penalties and fees shall
- 10 be paid to the department before the application to withdraw is
- 11 granted. (1) AN OWNER OF A COMMERCIAL FOREST MAY WITHDRAW HIS OR
- 12 HER LAND, IN WHOLE OR IN PART, FROM THE OPERATION OF THIS ACT
- 13 UPON APPLICATION TO THE DEPARTMENT AND PAYMENT OF THE WITHDRAWAL
- 14 APPLICATION FEE AND PENALTY, AS PROVIDED IN THIS SECTION.
- 15 (2) EXCEPT AS OTHERWISE PROVIDED BY THIS SECTION, UPON
- 16 APPLICATION TO THE DEPARTMENT TO WITHDRAW COMMERCIAL FORESTLAND
- 17 FROM THE OPERATION OF THIS ACT, THE APPLICANT SHALL FORWARD TO
- 18 THE DEPARTMENT A WITHDRAWAL APPLICATION FEE IN THE AMOUNT OF
- 19 \$1.00 PER ACRE WITH A MINIMUM WITHDRAWAL APPLICATION FEE OF
- 20 \$200.00 PER APPLICATION AND A MAXIMUM WITHDRAWAL APPLICATION FEE
- 21 OF \$1,000.00 PER APPLICATION.
- 22 (3) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, AN APPLI-
- 23 CATION TO WITHDRAW COMMERCIAL FORESTLAND FROM THE OPERATION OF
- 24 THIS ACT SHALL BE GRANTED UPON THE PAYMENT TO THE TOWNSHIP TREA-
- 25 SURER IN WHICH THE COMMERCIAL FORESTLAND IS LOCATED OF A PENALTY
- 26 PER ACRE EQUAL TO THE PRODUCT OF THE CURRENT AVERAGE AD VALOREM
- 27 PROPERTY TAX PER ACRE ON TIMBER CUTOVER REAL PROPERTY WITHIN THE

- 1 TOWNSHIP IN WHICH THE COMMERCIAL FORESTLAND IS LOCATED, AS
- 2 DETERMINED BY THE TOWNSHIP ASSESSOR, MULTIPLIED BY 1 OF THE
- 3 FOLLOWING:
- 4 (A) BEFORE JANUARY 1, 1996, THE NUMBER OF YEARS, TO A MAXI-
- 5 MUM OF 7 YEARS, THAT THE LAND WAS SUBJECT TO THIS ACT.
- 6 (B) AFTER DECEMBER 31, 1995, THE NUMBER OF YEARS, TO A MAXI-
- 7 MUM OF 15 YEARS, THAT THE LAND WAS SUBJECT TO THIS ACT.
- 8 (4) FOR PURPOSES OF CALCULATING THE PENALTY IN
- 9 SUBSECTION (3), IF THE TOWNSHIP IN WHICH THE COMMERCIAL FOREST-
- 10 LAND IS LOCATED DOES NOT CONTAIN ANY REAL PROPERTY CLASSIFIED AS
- 11 TIMBER CUTOVER REAL PROPERTY UNDER THE GENERAL PROPERTY TAX ACT,
- 12 ACT NO. 206 OF THE PUBLIC ACTS OF 1893, BEING SECTIONS 211.1 TO
- 13 211.157 OF THE MICHIGAN COMPILED LAWS, THE NEAREST TOWNSHIP THAT
- 14 CONTAINS TIMBER CUTOVER REAL PROPERTY SHALL BE USED TO CALCULATE
- 15 THE AVERAGE AD VALOREM PROPERTY TAX PER ACRE.
- 16 (5) AN APPLICATION TO WITHDRAW COMMERCIAL FORESTLAND FROM
- 17 THE OPERATION OF THIS ACT THAT MEETS 1 OR MORE OF THE FOLLOWING
- 18 REQUIREMENTS SHALL BE GRANTED WITHOUT PAYMENT OF THE WITHDRAWAL
- 19 APPLICATION FEE OR PENALTY UNDER THIS SECTION:
- 20 (A) COMMERCIAL FORESTLAND THAT HAS BEEN DONATED TO A PUBLIC
- 21 BODY FOR PUBLIC USE PRIOR TO WITHDRAWAL.
- 22 (B) COMMERCIAL FORESTLAND THAT HAS BEEN EXCHANGED FOR PROP-
- 23 ERTY BELONGING TO A PUBLIC BODY IF THE PROPERTY RECEIVED IS DES-
- 24 IGNATED AS A COMMERCIAL FOREST AS DETERMINED BY THE DEPARTMENT.
- (C) COMMERCIAL FORESTLAND THAT HAS BEEN CONDEMNED FOR PUBLIC 26 USE.

- 1 (6) AN APPLICATION TO WITHDRAW COMMERCIAL FORESTLAND THAT
- 2 HAS BEEN SUBJECT TO THIS ACT FOR THE 20 OR MORE YEARS IMMEDIATELY
- 3 PRECEDING THE APPLICATION, THAT HAS NOT HAD ANY FOREST PRODUCTS
- 4 HARVESTED OR REMOVED FOR THE 20 OR MORE YEARS IMMEDIATELY PRECED-
- 5 ING THE APPLICATION, AND THAT IS EXCHANGED, AS DETERMINED BY THE
- 6 DEPARTMENT, WITH OTHER PROPERTY THAT IS COMMERCIAL FORESTLAND OR
- 7 IS ELIGIBLE TO BECOME COMMERCIAL FORESTLAND SHALL BE GRANTED
- 8 WITHOUT THE PAYMENT OF A WITHDRAWAL APPLICATION FEE UPON PAYMENT
- 9 OF 1 OF THE FOLLOWING WHICHEVER IS LESS TO THE TOWNSHIP TREASURER
- 10 OF THE TOWNSHIP IN WHICH THE LAND TO BE WITHDRAWN IS LOCATED:
- 11 (A) THE PENALTY DESCRIBED IN SUBSECTION (3).
- 12 (B) A STUMPAGE FEE EQUAL TO 10% OF THE STUMPAGE VALUE OF THE
- 13 FOREST PRODUCTS ON THE LAND TO BE WITHDRAWN, AS DETERMINED BY THE
- 14 DEPARTMENT.
- 15 (7) The department shall remit -withdrawal penalties and
- 16 fees THE WITHDRAWAL APPLICATION FEE PAID PURSUANT TO
- 17 SUBSECTION (2) to the STATE treasurer of the township in which
- 18 withdrawn lands are located FOR DEPOSIT INTO THE FUND. The
- 19 -money- PENALTY RECEIVED BY THE TOWNSHIP TREASURER UNDER
- 20 SUBSECTION (3) OR (6) shall be distributed by the township trea-
- 21 surer in the same proportions to the various funds as the ad
- 22 valorem general property tax is allocated in the township, except
- 23 as provided by section 7a(2).
- 24 (8) If an application to withdraw -land from classification
- 25 as a commercial forest FORESTLAND is granted, the department
- 26 shall immediately notify the applicant, the supervisor of the
- 27 township, and the register of deeds of the county in which the

- 1 lands are located of the action and shall file with those
- 2 officials a list of the lands withdrawn. The lands shall imme-
- 3 diately be removed from the list of lands paying specific taxes
- 4 and shall then be assessed and taxed under the ad valorem general
- 5 property tax the same as though they were never listed under this
- 6 act. If application to withdraw is filed after January 1 in any
- 7 year, the specific tax and not the ad valorem general property
- 8 tax shall be paid for that year.
- 9 Sec. 8. (1) EXCEPT AS PROVIDED IN SUBSECTION (2), A PERSON
- 10 SHALL NOT CUT, HARVEST, OR REMOVE FOREST PRODUCTS FROM A COMMER-
- 11 CIAL FOREST.
- 12 (2) The owner of -land registered as a commercial forest
- 13 -shall be IS entitled to -a permit to cut OR REMOVE
- 14 MERCHANTABLE forest products on -that land- HIS OR HER COMMERCIAL
- 15 FOREST without withdrawing it -from-classification- OR AFFECTING
- 16 ITS STATUS as a commercial forest and without payment of a fee or
- 17 PENALTY IF THE OWNER COMPLIES WITH ALL OF THE FOLLOWING:
- 18 (A) CUTS, HARVESTS, OR REMOVES FOREST PRODUCTS IN COMPLIANCE
- 19 WITH HIS OR HER FOREST MANAGEMENT PLAN.
- 20 (B) COMPLIES WITH ALL OTHER REQUIREMENTS OF THIS ACT.
- 21 (C) REPORTS TO THE DEPARTMENT BEFORE CUTTING, HARVESTING, OR
- 22 REMOVING FOREST PRODUCTS. -tax other the annual specific tax and
- 23 the stumpage tax provided by section 9. An owner desiring to cut
- 24 and remove merchantable forest products from land that has been
- 25 listed as a commercial forest shall make application to the
- 26 department of natural resources for a permit to cut, stating in
- 27 his or her application the description or descriptions of land

- 1 from which forest products are to be cut, and the class, the
- 2 approximate amount, and the approximate unit stumpage value of
- 3 each forest product proposed to be cut at the place of cutting.
- 4 In situations where more than 1 harvesting operation is planned
- 5 within a township, the department may issue a single master
- 6 permit. The department shall then verify the unit stumpage value
- 7 of each of the classes of forest products proposed to be cut and
- 8 shall issue a permit indicating the unit stumpage values to be
- 9 used in computing the yield tax to be paid for the forest prod-
- 10 ucts cut and removed under the terms of the permit. An owner to
- 11 whom a permit is issued who is dissatisfied with the determina-
- 12 tion of the department as to the stumpage rates indicated in the
- 13 permit may file a protest with the department within 20 days
- 14 after receipt of the permit. For the purpose of determining the
- 15 stumpage values the department shall conduct a hearing and may
- 16 compel the attendance of witnesses. At the hearing the owner
- 17 shall be given opportunity to be heard and to produce witnesses.
- 18 The department may then amend the permit as to stumpage values to
- 19 be used in computing the yield tax to be paid. A person shall
- 20 not cut or remove forest products from land listed as a commer-
- 21 cial forest until a permit has been issued.
- 22 Sec. 9. On or before August 31 and February 28 succeeding
- 23 any time in which a permit issued by the department of natural
- 24 resources was in effect, the owner shall certify and submit a
- 25 report to the department, for the 6 month period ending June 30
- 26 and December 31, the actual quantity of each kind and class of
- 27 forest products cut, as determined by the scale or measurement

- 1 made on the ground as cut, skidded, or loaded, and at the same
- 2 time shall pay to the department a yield tax of 10% of the total
- 3 stumpage value of the forest products so reported as computed
- 4 from the stumpage rates indicated in the cutting permit. If any
- 5 forest products cut during any 6-month period are not scaled
- 6 during that period, then those forest products shall be reported
- 7 with the forest products cut during the period immediately
- 8 following. Except as provided by section 7a(2), the department
- 9 shall remit the stumpage or yield tax to the treasurer of the
- 10 township in which harvesting operations were conducted. The
- 11 township treasurer shall distribute the payment in the same pro-
- 12 portions to the various funds as the ad valorem general property
- 13 tax is allocated to the township. A yield tax shall not be paid
- 14 on any forest material cut for domestic use of the owner of the
- 15 lands, or on materials necessarily used in harvesting the forest
- 16 crop. THE OWNER SHALL REPORT TO THE DEPARTMENT THE QUANTITY OF
- 17 FOREST PRODUCTS CUT, HARVESTED, OR REMOVED FROM THE COMMERCIAL
- 18 FOREST. THE REPORT SHALL BE ON A FORM PRESCRIBED BY THE
- 19 DEPARTMENT. A REPORT SHALL BE SUBMITTED TO THE DEPARTMENT
- 20 WITHIN 1 YEAR AFTER THE DATE OF THE CUTTING, HARVESTING, OR
- 21 REMOVAL.
- SEC. 9A. (1) THE COMMERCIAL FOREST FUND IS CREATED WITHIN
- 23 THE STATE TREASURY.
- 24 (2) THE STATE TREASURER SHALL DEPOSIT THE MONEY COLLECTED
- 25 FROM THE FOLLOWING SOURCES INTO THE FUND:
- 26 (A) THE APPLICATION FEE AND FOREST MANAGEMENT PLAN FEE
- 27 PURSUANT TO SECTION 3.

- 1 (B) THE WITHDRAWAL APPLICATION FEE PURSUANT TO SECTION 7.
- 2 (C) THE FEE DESCRIBED IN SECTION 13a.
- 3 (D) AN AMOUNT EQUAL TO 10 CENTS FOR EACH ACRE OF LAND
- 4 ENROLLED UNDER THIS ACT AS CERTIFIED BY THE DEPARTMENT TO BE
- 5 APPROPRIATED EACH FISCAL YEAR FROM THE GENERAL FUND.
- 6 (E) ANY RESTITUTION ORDERED BY A COURT PAYABLE TO THIS STATE
- 7 FOR A VIOLATION OF THIS ACT.
- 8 (3) THE STATE TREASURER MAY RECEIVE MONEY OR OTHER ASSETS
- 9 FROM ANY SOURCE FOR DEPOSIT INTO THE FUND. THE STATE TREASURER
- 10 SHALL DIRECT THE INVESTMENT OF THE FUND. THE STATE TREASURER
- 11 SHALL CREDIT TO THE FUND INTEREST AND EARNINGS FROM FUND
- 12 INVESTMENTS.
- 13 (4) MONEY IN THE FUND APPROPRIATED FROM THE GENERAL FUND
- 14 SHALL REMAIN IN THE FUND AT THE CLOSE OF THE FISCAL YEAR AND
- 15 SHALL NOT LAPSE TO THE GENERAL FUND.
- 16 (5) THE DEPARTMENT SHALL EXPEND THE MONEY FROM THE FUND,
- 17 UPON APPROPRIATION, FOR ENFORCEMENT, ADMINISTRATION, AND MONITOR-
- 18 ING OF COMPLIANCE WITH THIS ACT AND RULES PROMULGATED UNDER THIS
- 19 ACT.
- 20 Sec. 10. (1) -The- EXCEPT AS PROVIDED IN THIS SECTION, THE
- 21 owner of -land listed as a commercial forest shall not -make use
- 22 of USE that land in a manner -which would be THAT IS prejudic-
- 23 ial to its development as a commercial forest, -and shall not-
- 24 use the land for -industrial, recreational, or other commercial
- 25 purposes, nor enjoy exclusive privileges as to hunting and fish-
- 26 ing upon the land. However, the COMMERCIAL PURPOSES, OR DENY
- 27 THE general public -shall be accorded the privilege of hunting

- 1 and fishing on -all-lands-listed-as- commercial -forest except
- 2 if FORESTLAND UNLESS the -lands are LAND IS closed to hunting
- 3 or fishing, or both, by order of the -natural resources commis-
- 4 sion OF NATURAL RESOURCES or by an act of the legislature.
- 5 (2) Exploration for minerals shall be permitted on land
- 6 listed under this act. -If-commercial-mineral-deposits are dis-
- 7 covered and extraction is to be undertaken, the lands affected
- 8 shall be removed from the provisions of this act and penalties
- 9 paid pursuant to section 7. EXCEPT AS PROVIDED IN
- 10 SUBSECTIONS (3) AND (4), BEFORE THE REMOVAL OF ANY COMMERCIAL
- 11 MINERAL DEPOSITS, THE OWNER SHALL WITHDRAW THE PORTION OF THE
- 12 COMMERCIAL FORESTLAND DIRECTLY AFFECTED BY THE REMOVAL PURSUANT
- 13 TO SECTION 7. THE WITHDRAWAL OF COMMERCIAL FORESTLAND DUE TO
- 14 MINERAL REMOVAL AS PROVIDED IN THIS SECTION AND SECTION 7 SHALL
- 15 NOT CAUSE THE REMAINING PORTION OF THE COMMERCIAL FORESTLAND TO
- 16 BE WITHDRAWN DUE TO INSUFFICIENT ACREAGE OF THE REMAINING COMMER-
- 17 CIAL FORESTLAND.
- 18 (3) UPON APPLICATION TO AND APPROVAL BY THE DEPARTMENT, SAND
- 19 AND GRAVEL MAY BE REMOVED FROM THE COMMERCIAL FOREST WITHOUT
- 20 AFFECTING THE LAND'S STATUS AS A COMMERCIAL FOREST. THE DEPART-
- 21 MENT SHALL APPROVE AN APPLICATION TO REMOVE SAND AND GRAVEL
- 22 DEPOSITS ONLY IF THE REMOVAL SITE IS NOT GREATER THAN 5 ACRES,
- 23 EXCLUDING ACCESS TO THE REMOVAL SITE, AND THE SAND AND GRAVEL ARE
- 24 TO BE UTILIZED BY 1 OR MORE OF THE FOLLOWING:
- 25 (A) THE OWNER OF A COMMERCIAL FOREST FOR PERSONAL USE IF THE
- 26 OWNER OF THE COMMERCIAL FOREST IS ALSO THE OWNER OF THE SAND AND
- 27 GRAVEL DEPOSITS.

- 1 (B) THE OWNER OF THE SAND AND GRAVEL DEPOSITS FOR HIS OR HER
- 2 PERSONAL USE OR FOR SALE TO THE OWNER OF THE COMMERCIAL FOREST
- 3 FOR PERSONAL USE, IF THE OWNER OF THE COMMERCIAL FOREST IS NOT
- 4 ALSO THE OWNER OF THE SAND AND GRAVEL DEPOSITS.
- 5 (C) THIS STATE, A LOCAL UNIT OF GOVERNMENT, OR A COUNTY ROAD
- 6 COMMISSION, FOR GOVERNMENTAL USE.
- 7 (4) UPON APPLICATION TO AND APPROVAL BY THE DEPARTMENT,
- 8 DEPOSITS OF OIL AND GAS OWNED BY THIS STATE MAY BE REMOVED FROM
- 9 THE COMMERCIAL FOREST WITHOUT AFFECTING THE LAND'S STATUS AS A
- 10 COMMERCIAL FOREST.
- 11 Sec. 11. All applications, statements, REPORTS, and infor-
- 12 mation -if- required by the department -of-natural resources- in
- 13 the administration of this act SHALL BE ON FORMS PRESCRIBED BY
- 14 THE DEPARTMENT AND shall be under oath.
- 15 Sec. 12a. (1) The transfer of title of -any land listed as
- 16 a commercial forest FORESTLAND SUBJECT TO THIS ACT shall not
- 17 affect the THAT FORESTLAND'S status of such land as a commer-
- 18 cial forest IF THE FORESTLAND CONTINUES TO MEET ALL OF THE ELIGI-
- 19 BILITY REQUIREMENTS UNDER THIS ACT. The withdrawal procedure
- 20 hereinbefore provided shall be made to apply to the new owner in
- 21 like manner as to the original owner. IF THE PURCHASER DESIRES
- 22 TO WITHDRAW HIS OR HER FORESTLAND FROM THIS ACT, THE PURCHASER
- 23 SHALL WITHDRAW THAT FORESTLAND PURSUANT TO SECTION 7. IF THE
- 24 FORESTLAND'S ELIGIBILITY TO BE A COMMERCIAL FOREST IS AFFECTED BY
- 25 THE TRANSFER OF TITLE, THE DEPARTMENT SHALL DETERMINE WHICH FOR-
- 26 ESTLANDS MAY REMAIN UNDER THIS ACT AND WHICH FORESTLANDS MUST BE
- 27 WITHDRAWN OR DECLASSIFIED.

- 1 (2) A DOCUMENT THAT TRANSFERS ANY INTEREST IN COMMERCIAL
- 2 FORESTLANDS SHALL STATE ON THE FACE OF THE DOCUMENT THAT "THIS
- 3 PROPERTY IS SUBJECT TO THE COMMERCIAL FOREST ACT". FAILURE TO
- 4 COMPLY WITH THIS SUBSECTION DOES NOT AFFECT THE STATUS OF THE
- 5 LAND AS COMMERCIAL FORESTLAND.
- 6 (3) NOT LATER THAN 30 DAYS AFTER THE TRANSFER OF TITLE OR
- 7 THE TRANSFER OF ANY INTEREST IN LAND CONTRACT CONCERNING THE COM-
- 8 MERCIAL FORESTLAND, THE OWNER SHALL NOTIFY THE DEPARTMENT IN
- 9 WRITING OF THE TRANSFER OR OWNERSHIP CHANGE.
- 10 Sec. 13. In the event of the use of any portion or all of
- 11 the land included in any commercial forest for purposes contrary
- 12 to the provisions of section 2 IF AN OWNER OF A COMMERCIAL FOR-
- 13 ESTLAND USES HIS OR HER COMMERCIAL FOREST IN VIOLATION OF THIS
- 14 ACT, FAILS TO REGENERATE, PLANT, HARVEST, OR REMOVE FOREST PROD-
- 15 UCTS IN COMPLIANCE WITH THE OWNER'S FOREST MANAGEMENT PLAN, FAILS
- 16 TO PAY ANY SPECIFIC TAX UNDER SECTION 5, FAILS TO REPORT TO THE
- 17 DEPARTMENT PURSUANT TO SECTION 8 OR 9, OR IF MINERALS ARE REMOVED
- 18 IN VIOLATION OF SECTION 10, the department may upon notice to the
- 19 owner and hearing -, thereon, declassify such portion or all of
- 20 said lands so used and require the payment of fees as in the case
- 21 of voluntary withdrawal. DECLASSIFY ALL OR A PORTION OF THE COM-
- 22 MERCIAL FOREST. If, AT THE HEARING, the department as the out-
- 23 come of the hearing shall find DETERMINES that -any portion or
- 24 all of such lands are being used contrary to the requirements set
- 25 forth in section 2 THE COMMERCIAL FORESTS WERE USED IN VIOLATION
- 26 OF THIS ACT, THAT THE OWNER FAILED TO REGENERATE, PLANT, HARVEST,
- 27 OR REMOVE FOREST PRODUCTS IN COMPLIANCE WITH THE OWNER'S FOREST

- 1 MANAGEMENT PLAN, THAT THE OWNER FAILED TO PAY THE SPECIFIC TAX
- 2 PURSUANT TO SECTION 5, THAT THE OWNER FAILED TO REPORT TO THE
- 3 DEPARTMENT PURSUANT TO SECTIONS 8 OR 9, OR THAT MINERALS WERE
- 4 REMOVED IN VIOLATION OF SECTION 10, then the department shall
- 5 DECLASSIFY THE COMMERCIAL FOREST, serve a notice of declassifica-
- 6 tion of -such THE lands upon the owner, -and upon the supervisor
- 7 of the township and record a copy -thereof OF THE
- 8 DECLASSIFICATION in the office of the register of deeds of the
- 9 county in Which such THE lands are situate, and from the date
- 10 of recording such notice, said lands shall cease to be classified
- 11 as commercial forests and shall thereafter, be subject to the ad
- 12 valorem property tax: Provided, That if notice of declassifica-
- 13 tion is served after January 1 in any year, the specific tax and
- 14 not the ad valorem general property tax shall be paid for that
- 15 year. LOCATED. UPON DECLASSIFICATION, THE LAND SHALL BE SUBJECT
- 16 TO THE AD VALOREM GENERAL PROPERTY TAX. Within -90 30 days after
- 17 the service of -such- THE declassification notice ON the owner,
- 18 THE OWNER shall -make payment to the department exactly as if
- 19 said lands had been voluntarily withdrawn by the owner under the
- 20 terms of this act. PAY BOTH OF THE FOLLOWING:
- 21 (A) A FEE EQUAL TO THE WITHDRAWAL APPLICATION FEE DESCRIBED
- 22 IN SECTION 7 TO THE DEPARTMENT FOR DEPOSIT INTO THE FUND.
- 23 (B) AN AMOUNT EQUAL TO THE PENALTY DESCRIBED IN SECTION 7 TO
- 24 THE TOWNSHIP TREASURER OF THE TOWNSHIP IN WHICH THE LAND IS
- 25 LOCATED TO BE DISTRIBUTED, EXCEPT AS PROVIDED IN SECTION 7A(2),
- 26 IN THE SAME PROPORTIONS TO THE VARIOUS FUNDS AS THE AD VALOREM
- 27 GENERAL PROPERTY TAX IS ALLOCATED IN THE TOWNSHIP.

- 1 Sec. 13a. (1) Changes EXCEPT AS PROVIDED IN THIS SECTION,
- 2 CHANGES in the terms, fees, taxes, or other provisions of this
- 3 act as from time to time enacted into law shall apply to all
- 4 lands which are listed at the time such enactments become
- 5 effective. Any FORESTLANDS THAT ARE COMMERCIAL FORESTS WHEN THE
- 6 CHANGES TAKE EFFECT.
- 7 (2) AN owner, may, without penalty of OR payment of THE
- 8 withdrawal -or stumpage fees APPLICATION FEE PURSUANT TO
- 9 SECTION 7, MAY withdraw -said lands COMMERCIAL FORESTLAND from
- 10 the operation of this act -in-event of IF any change -by law in
- 11 the terms, fees, taxes, or other provisions of this act -, which
- 12 would materially -increase INCREASES the burden -of ON the
- 13 owner. HOWEVER, IF AN OWNER ELECTS TO WITHDRAW HIS OR HER COM-
- 14 MERCIAL FORESTLANDS UNDER THIS SUBSECTION, THE OWNER SHALL PAY A
- 15 FEE FOR EACH ACRE WITHDRAWN EQUAL TO THE PRODUCT OF THE CURRENT
- 16 AVERAGE AD VALOREM PROPERTY TAX PER ACRE ON TIMBER CUTOVER REAL
- 17 PROPERTY WITHIN THE TOWNSHIP IN WHICH THE COMMERCIAL FORESTLAND
- 18 IS LOCATED, AS DETERMINED BY THE TOWNSHIP ASSESSOR, MULTIPLIED BY
- 19 5. IF THE TOWNSHIP IN WHICH THE COMMERCIAL FORESTLAND IS LOCATED
- 20 DOES NOT CONTAIN ANY REAL PROPERTY CLASSIFIED AS TIMBER CUTOVER
- 21 REAL PROPERTY UNDER THE GENERAL PROPERTY TAX ACT, ACT NO. 206 OF
- 22 THE PUBLIC ACTS OF 1893, BEING SECTIONS 211.1 TO 211.157 OF THE
- 23 MICHIGAN COMPILED LAWS, THE NEAREST TOWNSHIP THAT CONTAINS TIMBER
- 24 CUTOVER REAL PROPERTY SHALL BE USED TO CALCULATE THE AVERAGE AD
- 25 VALOREM PROPERTY TAX PER ACRE. THE FEE SHALL NOT EXCEED
- 26 \$100,000.00. THE OWNER SHALL PAY THE FEE BEFORE WITHDRAWAL.

- 1 (3) The owner shall not have the right to withdraw lands
- 2 without penalty MAY NOT WITHDRAW COMMERCIAL FORESTLAND UNDER
- 3 THIS SECTION unless he OR SHE makes application to do so within 1
- 4 year after the enactments become effective. When any CHANGES
- 5 TAKE EFFECT. IF AN owner elects to withdraw -the-lands-
- 6 COMMERCIAL FORESTLANDS UNDER THIS SECTION, he OR SHE shall with-
- 7 draw all such lands as may be listed by THE COMMERCIAL FOREST-
- 8 LANDS OWNED BY him OR HER at -that- THE time OF WITHDRAWAL.
- 9 (4) If -any- AN application to withdraw -lands from classi-
- 10 fication as a commercial forest COMMERCIAL FORESTLANDS UNDER
- 11 SUBSECTION (2) is initiated by -any- AN owner or by the depart-
- 12 ment of natural resources prior to the time that such BEFORE
- 13 changes in terms, fees, taxes, or other provisions of this act
- 14 become effective, the -withdrawal and OWNER SHALL PAY THE stump-
- 15 age fees, -in effect prior to the enactment of the changes shall
- 16 be paid OTHER FEES, TAXES, AND PENALTIES, IF ANY, in the same
- 17 manner and at the same rates as though no such changes had been
- 18 enacted WERE IN EFFECT WHEN THE APPLICATION WAS FILED.
- 19 (5) THE DEPARTMENT SHALL REMIT THE FEES PAID PURSUANT TO
- 20 THIS SECTION TO THE TOWNSHIP TREASURER. EXCEPT AS PROVIDED IN
- 21 SECTION 7A(2), ALL FEES REMITTED TO THE TOWNSHIP TREASURER UNDER
- 22 THIS SECTION SHALL BE DISTRIBUTED BY THE TOWNSHIP TREASURER IN
- 23 THE SAME PROPORTIONS TO THE VARIOUS FUNDS AS THE AD VALOREM GEN-
- 24 ERAL PROPERTY TAX IS ALLOCATED IN THE TOWNSHIP.
- 25 Sec. -13-c 13C. It shall be lawful at any and all times
- 26 for any A duly authorized -representatives REPRESENTATIVE of
- 27 the department -to MAY AT ANY TIME go upon -any and all lands

- 1 classified hereunder; and such representatives, for the purpose
- 2 of ascertaining the correctness COMMERCIAL FORESTLANDS TO ASCER-
- 3 TAIN THE VALIDITY of any -return or report made pursuant to this
- 4 act by any owner or agent, shall have the power to OR OTHERWISE
- 5 DETERMINE COMPLIANCE WITH THIS ACT. THE DULY AUTHORIZED REPRE-
- 6 SENTATIVE OF THE DEPARTMENT MAY examine or cause to be examined
- 7 any books, papers, records, or memorandum bearing upon the
- 8 amounts of timber products cut from -said lands THE COMMERCIAL
- 9 FORESTLAND OR THE OWNER'S FOREST MANAGEMENT PLAN.
- 10 Sec. 14. (1) Any person violating any of the provisions of
- 11 this act shall be deemed guilty of a felony and upon conviction
- 12 shall be liable to a fine of not more than 2,000 dollars or to
- 13 imprisonment in the state prison for not more than 3 years or to
- 14 both such fine and imprisonment in the discretion of the court.
- 15 EXCEPT AS PROVIDED IN SUBSECTION (2), A PERSON WHO VIOLATES THIS
- 16 ACT IS GUILTY OF A MISDEMEANOR PUNISHABLE BY IMPRISONMENT FOR NOT
- 17 MORE THAN 90 DAYS OR A FINE OF NOT MORE THAN \$500.00, OR BOTH.
- 18 (2) A PERSON WHO HARVESTS, CUTS, OR REMOVES FOREST PRODUCTS
- 19 HAVING A VALUE OF MORE THAN \$2,500.00 IN VIOLATION OF THIS ACT OR
- 20 IN VIOLATION OF HIS OR HER FOREST MANAGEMENT PLAN IS GUILTY OF A
- 21 FELONY PUNISHABLE BY IMPRISONMENT FOR NOT MORE THAN 3 YEARS OR A
- 22 FINE OF NOT MORE THAN \$10,000.00, OR BOTH.
- 23 (3) UPON CONVICTION FOR A VIOLATION OF THIS ACT, THE COURT
- 24 MAY DECLASSIFY ALL OR A PORTION OF THE COMMERCIAL FOREST PURSUANT
- 25 TO SECTION 13.

- Section 2. Sections 1a, 12, and 13b of Act No. 94 of the
- 2 Public Acts of 1925, being sections 320.301a, 320.312, and
- 3 320.313b of the Michigan Compiled Laws, are repealed.
- 4 Section 3. This amendatory act shall take effect January 1,
- 5 1994.