

APPLICATION FOR TREE GROWTH TAX LAW PROGRAM

ASSESSOR USE ONLY Recertification Date:	

36 M.R.S. §§ 571–584-A, Bulletin No. 19

1.	Name of owner or agent:		
	Mailing address:		
	Email:	Phone:	
3.	Location of parcel (municipality):	· · · · · · · · · · · · · · · · · · ·	
4.	Identification of parcel:		
	Tax Map Plan		Lot
5.	Forest land		
	<u>Type</u>		<u>Acres</u>
	a. Softwood	5a. ₋	
	b. Mixed wood	5b. ₋	
	c. Hardwood	5c. ₋	
	d. Total forest land area (add lines 5a through 5c)	5d. ₋	
6.	Land unsuitable for forest land		
	<u>Type</u>		<u>Acres</u>
	a. Natural water and man-made water areas	6a. _.	
	b. Wetlands (swamp, marsh)	6b. ₋	
	c. Ledges and barrens	6c. ₋	
	d. Total land unsuitable for forest land (add lines 6a through 6c).	6d. _.	
7.	Land used for purposes other than forest land		
	<u>Type</u>		<u>Acres</u>
	a. Building area	7a. _.	
	b. Fields	7b. _.	
	c. Gravel pits	7c. _.	
	d. Transmission line or pipeline right-of-way area	7d. _.	
	e. Class I roads (includes culverts, ditching, gravel)	7e. _.	
	f. Class II roads (unimproved haul road)	7f. ₋	
	g. Agricultural area (crops:) 7g	
	h. Other areas (use:		
	i. Total land used for purposes other than forest land		
	(add lines 7a through 7h)	7i. _.	
8.	TOTAL AREA OF PARCEL (Add 5d, 6d and 7i)	8	

	cone. A licensed forester must	•				
	•	•	Growth Tax Law program. You must			
□ A □ A m □ R	pplication for a new owner of an	ed parcel with a new for existing classified par late of the plan prepar gement and harvest pl	orest management and harvest plan. rcel adopting the previous owner's forest red for the parcel: lan for an enrolled parcel.			
10. Are there any structures or improvements on the property? ☐ Yes ☐ No						
iu. Are i	nere any structures or improven	ients on the property?	FI TES I NO			
return/rep knowledge the Tree C or that the forest mar under the	e and belief they are true, correct, a Growth Tax Law, my primary use for forest land is land described in 36 nagement and harvest plan. I declar	companying schedules a nd complete. I swear th the forest land is to gro M.R.S. § 573(3) and tha te that all owners of the p	are that I have examined this and statements and to the best of my nat, as owner of the property classified under by trees to be harvested for commercial use at I will follow the provisions of the applicable parcel agree to classification of the parcel taxpayer) is based on all information of			
Signa	ature of Owner/Authorized Agent		 Date			
	•		erty be enrelled in the Tree Crouth Tay Law			
	the owners' authorized agent enter		erty be enrolled in the Tree Growth Tax Law s application.			
FOREST	ER SECTION: This section is	to be completed by t	he forester			
Name of	licensed forester who approved	prepared the plan:				
			Date parcel inspected:			
	ster's signature is required if planagement and harvest plan. Ch	·	ior owner or for recertification of the oox.			
		~	transfer, I hereby swear that the new th the plan prepared for the previous			
	For a plan being recertified, I	nereby swear that I ha	ve inspected the parcel and that the			
	owner is managing the parcel	according to the fores	st management and harvest plan.			
Cianatura	of Licensed Forester		Data			
Signature	e of Licensed Forester		Date			
ASSESS	OR SECTION: This section is	to be completed by t	the assessor Approved Denied			
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APPLICATION FOR TREE GROWTH TAX LAW PROGRAM

GENERAL INSTRUCTIONS

See 36 M.R.S. §§ 571-584-A and Property Tax Bulletin No. 19 for more information about the Maine Tree Growth Tax Law. If additional space is required to complete any line on this application, attach a separate sheet with the name or names of the landowners at the top. Specify the line to which the attached information applies. A land classification map showing the location of each particular area according to the land use and forest type must be included with the application. If you own one or more parcels of forest land in the tree growth program that in the aggregate total more than 500 acres, you will be subject to the Commercial Forestry Excise Tax, assessed by Maine Revenue Services. If you need assistance, please contact the Property Tax Division at:

Property Tax Division
Maine Revenue Services
P.O. Box 9106
Augusta, Maine 04332-9106
Phone: (207) 624-5600
Email: prop.tax@maine.gov

www.maine.gov/revenue/taxes/property-tax

Forest land. As defined in 36 M.R.S. § 573(3), forest land means land used primarily for growth of trees to be harvested for commercial use, but does not include ledge, marsh, open swamp, bog, water and similar areas, which are unsuitable for growing a forest product or for harvesting for commercial use even though these areas may exist within forest lands.

SPECIFIC INSTRUCTIONS

Lines 1 and 2. Enter the name, address, email address, and phone number of the owner. If there is more than one owner, enter "multiple owners" on line 1. If an authorized agent represents the owner or owners, enter on line 1 "(name of agent), authorized agent for (name of owner)," and enter on line 2 the address and phone number of the authorized agent.

If more than one owner, attach a separate sheet listing the name, address, phone number and ownership interest of each owner (for example, "joint tenant," or 1/10 in common and undivided).

- **Line 3.** Enter the municipality or township where the parcel is located. For parcels that are in more than one municipality or township, file a separate application with each municipality or township, attaching copies of all other applications for the parcel.
- **Line 4.** Enter the location of the parcel using the description on the assessment records or the most recent tax bill. Where this description is not readily available, reference to the recorded deed is acceptable (for example, Book 231, Page 16, Kennebec Registry).
- **Line 5.** Enter the total acreage of each forest type in the parcel. "Softwood" means forests in which pine, spruce, fir, hemlock, cedar, and larch, singularly or in combination, comprise 75% or more of the stocking. "Hardwood" means forests in which maple, birch, beech, oak, elm, basswood, poplar, and ash, singularly or in combination, comprise 75% or more of the stocking. "Mixed wood" means forests in which neither hardwoods nor softwoods comprise 75% of the stocking
- **Line 6.** Enter the total acreage, by type, of land unsuitable for forest land.
- Line 7. Enter the total acreage, by type, of land used for purposes other than forest land.

Building area means the area used for an existing building or reserved for future development. Additional restrictions apply for shoreland areas. See Bulletin No. 19 for shoreland structure exclusion.

Fields means an area that is open field area.

Gravel Pits means an area that is either an active or inactive gravel pit.

Transmission line or pipeline right-of-way area means an area that is used for transmission line or pipeline by utility supply companies such as Central Maine Power or Emera.

Class I roads means two-lane roads that include culverts, ditching, and gravel base. These are roads built for public driving.

Class II roads means roads with no ditching and where little gravel is added for possibility. Class II roads may be one- or two-lane, but not maintained as well as Class I roads.

Agricultural area means land used for farming of items such as blueberries, potatoes, or cranberries. Enter crops grown on this area.

Other areas mean areas not used primarily for commercial forest production that do not fall into one of the other categories. Examples of acreage to enter on this line include quarry or mining areas. Enter a specific description of the area.

Line 8. Enter the total of lines 5d, 6d, and 7i. This should equal the total acreage of the parcel covered by this application.

Line 9. Select the option that best describes your application for the tree growth program. If this is an initial application for a parcel, the application must be filed by April 1 of the year enrollment in the program is requested. If the parcel was transferred to you and was already enrolled in the tree growth program, this application must be filed within one year of the transfer.

Line 10. If there are any improvements on the parcel like a house or a barn, check the "Yes" box. Otherwise, check "No."

Signature of Owner/Authorized Agent. The landowner or the landowners' agent entered on line 1 must sign and date this application. A new owner of (or a person owning timber rights to) land enrolled in the tree growth program may not harvest or authorize the harvest of forest products for commercial use until a new application is submitted.

FORESTER SECTION

This section must be completed by the forester who has inspected the parcel included in this application.

If the landowner is recertifying classified land pursuant to an existing plan following a periodic compliance review, the forester must determine that the parcel is in compliance with the plan specifications following each ten-year land inspection to decide if owner has sufficiently conformed to the applicable written forest management and harvest plan. The forester should supply updates to the plan, as appropriate, to ensure the owner can carry out accepted forest management practices for at least the ten-year period following inspection.

Foresters must enter their name, license and telephone numbers, the date the forest management and harvest plan was prepared, the date the plan expires, and the date the forester inspected the parcel. The forester must check the appropriate box, sign and date the application if a plan is being adopted by a new owner or the plan is being recertified.