SUBSTITUTE FOR

HOUSE BILL NO. 4069

A bill to amend 1994 PA 451, entitled

"Natural resources and environmental protection act," by amending sections 51102, 51103, 51108, 51113, and 51115 (MCL 324.51102, 324.51103, 324.51108, 324.51113, and 324.51115), sections 51102 and 51115 as added by 1995 PA 57, sections 51103 and 51113 as amended by 2006 PA 383, and section 51108 as amended by 2012 PA 248.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 51102. The department shall establish and maintain
 commercial forests and may promulgate and enforce rules as
 necessary to accomplish the intent and purpose of this part. All
 expenses incurred and staff employed to implement this part shall
 be with the approval of the state administrative board.
 Sec. 51103. (1) The owner of at least 40 contiguous acres or a

7 survey unit consisting of 1/4 of 1/4 of a section of forestland

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1 located within this state may apply to the department to have that 2 forestland determined to be CLASSIFIED AS a commercial forest under this part. For purposes of this subsection, "contiquous" means land 3 4 that touches at any point. Even if portions of commercial 5 forestland are contiguous only at a point, the privilege of hunting and fishing AS PROVIDED IN SECTION 51113 shall not be denied for 6 any portion of the land. as provided in section 51113. The 7 existence of a public or private road, a railroad, or a utility 8 9 right-of-way that separates any part of the land does not make the 10 land noncontiguous.

11 (2) To be eligible for determination CLASSIFICATION as a 12 commercial forest, forestland shall be capable of all of the 13 following:

14 (a) Producing not less than 20 cubic feet per acre per year of15 forest growth upon maturity.

16 (b) Producing tree species that have economic or commercial17 value.

18 (c) Producing a commercial stand of timber within a reasonable19 period of time.

(3) An application for classification as commercial forest
shall be submitted on a form prescribed by the department. The
application shall be postmarked or delivered not later than April 1
to be eligible for approval CLASSIFICATION as commercial forest for
the following tax year. In addition to any information that the
department may reasonably require by rule, the applicant shall
provide all of the following to the department:

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(a) A nonrefundable application fee in the amount of \$1.00 per

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acre or fraction of an acre, but not less than \$200.00 and not more
 than \$1,000.00. The department shall remit the application fee to
 the state treasurer for deposit into the fund.

4 (b) A legal description and the amount of acreage considered
5 for determination CLASSIFICATION as a commercial forest.

6 (c) A statement certifying that a forest management plan7 covering the forestland has been prepared and is in effect.

8 (d) A statement certifying that the owner of the forestland9 owns the timber rights to the timber standing on the forestland.

10 (4) The department shall prepare and distribute to any person 11 desiring to apply for classification of forestland as commercial 12 forest under this part a brochure that lists and explains, in 13 simple, nontechnical terms, all of the following:

14 (a) The application, hearing, determination, declassification,15 and prosecution process.

16 (b) The requirements of the forest management plan.

17 (5) Not later than 3 months after the effective date of the 2006-2013 amendatory act that amended this section, the department shall notify each county and township and all owners of forestland that is classified as commercial forest under this part, WHO ARE ON RECORD WITH THE DEPARTMENT, of the amendments to this part that

22 were enacted in 2006.2013.

23 (6) If an applicant is unable to secure the services of a

24 registered forester or a natural resources professional to prepare

25 a forest management plan, the department upon request shall prepare

26 the forest management plan on behalf of the owner of the forestland

27 and charge the owner a forest management plan fee not to exceed the

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1 actual cost of preparing the forest management plan.

2 (6) (7) After an owner certifies to the department that a
3 forest management plan has been prepared and is in effect, a
4 violation of that forest management plan is a violation of this
5 part.

6 (7) A FOREST MANAGEMENT PLAN THAT HAS BEEN SUBMITTED TO THE
7 DEPARTMENT OR THE LOCAL TAX COLLECTING UNIT IS EXEMPT FROM
8 DISCLOSURE UNDER THE FREEDOM OF INFORMATION ACT, 1976 PA 442, MCL
9 15.231 TO 15.246.

Sec. 51108. (1) An owner of a commercial forest may withdraw his or her land, FORESTLAND, in whole or in part, from the operation of CLASSIFICATION AS COMMERCIAL FOREST UNDER this part upon application to the department and payment of the withdrawal application fee and penalty, as provided in this section.

(2) Except as otherwise provided by this section, upon application to the department to withdraw commercial forestland from the operation of CLASSIFICATION AS COMMERCIAL FOREST UNDER this part, the applicant shall forward to the department a withdrawal application fee in the amount of \$1.00 per acre with a minimum withdrawal application fee of \$200.00 per application and a maximum withdrawal application fee of \$1,000.00 per application.

(3) Except as otherwise provided in this section, an
application to withdraw commercial forestland from the operation of
CLASSIFICATION AS COMMERCIAL FOREST UNDER this part shall be
granted upon the payment OF A PENALTY to the township treasurer OF
THE TOWNSHIP in which the commercial forestland is located. of a
penalty. For applications to withdraw commercial forestland filed

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1 on or after September 27, 2007 in which the withdrawal penalty has 2 not been paid before October 8, 2008, the THE withdrawal penalty 3 shall be calculated in the following manner:

4 (a) Multiply the number of acres of commercial forestland
5 withdrawn from the operation of CLASSIFICATION AS COMMERCIAL FOREST
6 UNDER this part by 1 of the following:

7 (i) For 2007, 1/2 of the valuation per acre for the county in8 which the forestland is located.

9 (*ii*) Beginning in 2008, and for each subsequent year, the
10 number described in subparagraph (*i*) adjusted annually by the
11 inflation rate for each year after 2007.

(b) Multiply the product of the calculation in subdivision (a)
by the average millage rate levied by all townships, excluding
villages, in the county in which the property FORESTLAND is
located.

(c) Multiply the product of the calculation in subdivision (b) by the number of years, to a maximum of 7 years, in which the property FORESTLAND withdrawn from the operation of CLASSIFICATION AS COMMERCIAL FOREST UNDER this part has been designated CLASSIFIED as commercial forestland FOREST under this part.

21 (d) Multiply the product of the calculation in subdivision (c)22 by the following:

23 (i) 0.2, if the commercial forestland is located in Luce24 county.

25 (*ii*) 0.3, if the commercial forestland is located in Grand
26 Traverse, Manistee, Ottawa, or Wexford county.

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(iii) 0.4, if the commercial forestland is located in

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Charlevoix, Chippewa, Emmet, Gladwin, Leelanau, Midland, Oscoda, or
 Tuscola county.

3 (*iv*) 0.5, if the commercial forestland is located in Cheboygan,
4 Delta, Mackinac, Oceana, Otsego, or Schoolcraft county.

5 (v) 0.6, if the commercial forestland is located in Alcona, 6 Alger, Allegan, Alpena, Arenac, Barry, Bay, Benzie, Berrien, Branch, Calhoun, Cass, Clare, Clinton, Crawford, Dickinson, Eaton, 7 Genesee, Gogebic, Gratiot, Hillsdale, Houghton, Huron, Ingham, 8 9 Ionia, Iosco, Iron, Isabella, Jackson, Kalamazoo, Kalkaska, Kent, 10 Lapeer, Lenawee, Livingston, Macomb, Marquette, Mecosta, Monroe, 11 Montcalm, Montmorency, Muskegon, Newaygo, Oakland, Ogemaw, Osceola, 12 Presque Isle, Roscommon, Saginaw, St. Clair, St. Joseph, Sanilac, 13 Shiawassee, Van Buren, Washtenaw, or Wayne county.

14 (vi) 0.7, if the commercial forestland is located in Antrim,
15 Baraga, Mason, or Menominee county.

16 (vii) 0.8, if the commercial forestland is located in Keweenaw,
17 Lake, Missaukee, or Ontonagon county.

18 (4) The department shall publish all of the following on its19 website:

20 (a) The calculation described in subsection (3) (a) (i) for each
21 county.

(b) The adjusted value and the inflation rate described in
subsection (3) (a) (*ii*) for each county.

24 (c) The average millage rate described in subsection (3)(b)25 for each county.

26 (5) UNTIL 1 YEAR AFTER THE EFFECTIVE DATE OF THE 2013
27 AMENDATORY ACT THAT AMENDED THIS SECTION, THE OWNER OF FORESTLAND

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1 THAT IS WITHDRAWN FROM THE CLASSIFICATION AS COMMERCIAL FOREST 2 UNDER THIS PART IS NOT SUBJECT TO A WITHDRAWAL PENALTY IF ALL OF 3 THE FOLLOWING OCCUR:

4 (A) THE OWNER OF THE FORESTLAND WITHDRAWS HIS OR HER
5 FORESTLAND FROM THE CLASSIFICATION AS COMMERCIAL FOREST UNDER THIS
6 PART AS PROVIDED IN THIS SECTION.

7 (B) THE FORMER COMMERCIAL FORESTLAND IS PLACED ON THE
8 ASSESSMENT ROLL IN THE LOCAL TAX COLLECTING UNIT IN WHICH THE
9 FORMER COMMERCIAL FORESTLAND IS LOCATED.

10 (C) THE OWNER OF THE FORMER COMMERCIAL FORESTLAND CLAIMS AND 11 IS GRANTED AN EXEMPTION FOR THAT LAND FROM THE TAX LEVIED BY A 12 LOCAL SCHOOL DISTRICT FOR SCHOOL OPERATING PURPOSES UNDER SECTION 13 7JJ OF THE GENERAL PROPERTY TAX ACT, 1893 PA 206, MCL 211.7JJ[1]. 14 THE OWNER SHALL SUBMIT TO THE DEPARTMENT A COPY OF THE RECORDED 15 QUALIFIED FOREST SCHOOL TAX AFFIDAVIT BY DECEMBER 31 OF THE YEAR IN 16 WHICH THE LAND IS WITHDRAWN FROM THIS PART.

17 (6) (5) An application to withdraw commercial forestland from 18 the operation of CLASSIFICATION AS COMMERCIAL FOREST UNDER this 19 part that meets 1 or more of the following requirements shall be 20 granted without payment of the withdrawal application fee or 21 penalty under this section:

22 (a) Commercial forestland FORESTLAND that has been donated to23 a public body for public use prior to withdrawal.

(b) Commercial forestland FORESTLAND that has been exchanged
 for property belonging to a public body if the property received is
 designated CLASSIFIED as a commercial forest as determined by the
 department.

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(c) Commercial forestland FORESTLAND that has been condemned
 for public use.

3 (7) (6) An application to withdraw commercial forestland from
4 the operation of CLASSIFICATION AS COMMERCIAL FOREST UNDER this
5 part that meets all of the following requirements shall be granted
6 without payment of the withdrawal application fee or penalty under
7 this section:

8 (a) Evidence is submitted to the department that the land met 9 the legal requirements to be exempt from ad valorem property tax on 10 tax day for the tax year in which the list application was 11 submitted and approved and that the land would have met the legal 12 requirements to be exempt from ad valorem property tax on tax day 13 for each year that the land was subject to the operation of 14 CLASSIFIED AS COMMERCIAL FOREST UNDER this part, if the land had not been subject to the operation of CLASSIFIED AS COMMERCIAL 15 FOREST UNDER this part. As used in this subdivision, "tax day" 16 17 means that term as provided in section 2 OF THE GENERAL PROPERTY 18 TAX ACT, 1893 PA 206, MCL 211.2.

(b) The application to withdraw is submitted to the department by the same landowner that owned the land on tax day for the tax year in which the list application was submitted and that submitted the application for determination under section 51103.

(c) Reimbursement is made by the THE landowner to REIMBURSES
the state treasurer for the specific tax that was paid by the state
treasurer to the county treasurer, as provided in section 51106(1),
for each tax year the land was commercial forestland CLASSIFIED AS
COMMERCIAL FOREST UNDER THIS PART.

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(8) THE DEPARTMENT MAY WITHDRAW FORESTLAND FROM THE
 CLASSIFICATION AS COMMERCIAL FOREST UNDER THIS PART IF THE
 FORESTLAND HAS BEEN ACQUIRED BY A FEDERALLY RECOGNIZED INDIAN TRIBE
 AND THE ASSOCIATED PROPERTY TAXES ARE SUBSEQUENTLY PREEMPTED UNDER
 FEDERAL LAW. A WITHDRAWAL UNDER THIS SUBSECTION IS NOT SUBJECT TO
 THE WITHDRAWAL APPLICATION FEE OR PENALTY UNDER THIS SECTION.

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7 (9) (7) The department shall remit the withdrawal application
8 fee paid pursuant to subsection (2) to the state treasurer for
9 deposit into the fund. The penalty received by the township
10 treasurer under subsection (3) shall be distributed by the township
11 treasurer in the same proportions to the various funds as the ad
12 valorem general property tax is allocated in the township, except
13 as provided by section 51109(2).

(10) (8) If an application to withdraw commercial forestland
FROM CLASSIFICATION AS COMMERCIAL FOREST UNDER THIS PART is
granted, the department shall immediately notify the applicant, the
supervisor of the township, and the register of deeds of the county
in which the lands are located of the action and shall file with
those officials a list of the lands withdrawn.

20 (11) (9) As used in this section:

(a) "Inflation rate" means the lesser of 1.05 or the inflation
rate as defined in section 34d of the general property tax act,
1893 PA 206, MCL 211.34d.

24 (b) "Valuation" means the market value as determined by the25 state tax commission.

Sec. 51113. (1) Except as provided in this section, the owner
 of a FORESTLAND THAT IS CLASSIFIED AS commercial forest shall not

1 use that land in a manner that is prejudicial to its development as 2 a commercial forest, use the land for agricultural, mineral 3 extraction except as provided in this section, WIND ENERGY DEVELOPMENT EXCEPT AS PROVIDED IN THIS SECTION, grazing, 4 5 industrial, developed recreational, residential, resort, 6 commercial, or developmental purposes, or deny the general public the privilege of hunting and fishing on commercial forestland 7 unless the land is closed to hunting or fishing, or both, by order 8 9 of the department or by an act of the legislature. IF THE DEPARTMENT DETERMINES THAT THE OWNER OF COMMERCIAL FORESTLAND HAS 10 11 TAKEN AN ACTION THAT HAS THE EFFECT OF DENYING OR INHIBITING ACCESS 12 TO THE COMMERCIAL FORESTLAND FOR PUBLIC HUNTING AND FISHING, EXCEPT AS SPECIFICALLY PROVIDED IN THIS PART, THE DEPARTMENT MAY REQUIRE 13 WITHDRAWAL OF THE FORESTLAND AS COMMERCIAL FOREST UNDER THIS PART 14 UNLESS THE OWNER CORRECTS THAT ACTION AND ALLOWS ACCESS TO THE 15 COMMERCIAL FORESTLAND FOR PUBLIC HUNTING AND FISHING. IF THERE IS 16 NOT ACCESS TO A PARCEL OF COMMERCIAL FORESTLAND AND THE LACK OF 17 18 ACCESS IS NOT THE CONSEQUENCE OF AN ACTION TAKEN BY THE OWNER OF 19 COMMERCIAL FORESTLAND, THE FORESTLAND MAY REMAIN AS COMMERCIAL 20 FORESTLAND IF ALL OF THE FOLLOWING APPLY:

(A) THERE IS NOT A TRANSFER OF TITLE FOR THE PARCEL OF
COMMERCIAL FORESTLAND, OTHER THAN AS A PART OF A LARGER SALE OF
10,000 OR MORE ACRES.

(B) THE LANDOWNER HAS NOT TAKEN AN ACTION FOLLOWING
ACQUISITION OF THE COMMERCIAL FORESTLAND THAT HAS THE EFFECT OF
DENYING OR INHIBITING ACCESS TO THE COMMERCIAL FORESTLAND TO THE
PUBLIC FOR HUNTING AND FISHING.

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1 (C) THE COMMERCIAL FORESTLAND IS OTHERWISE IN COMPLIANCE WITH 2 THIS PART.

3 (2) Exploration for minerals shall be permitted on land listed 4 FORESTLAND THAT IS CLASSIFIED AS COMMERCIAL FOREST under this part. Except as provided in subsections (3) and (4), before the removal 5 of any commercial mineral deposits, the owner shall withdraw the 6 portion of the commercial forestland directly affected by the 7 removal pursuant to section 51108. The withdrawal of commercial 8 9 forestland due to mineral removal as provided in this section and 10 section 51108 shall DOES not cause REQUIRE the remaining portion of 11 the commercial forestland to be withdrawn due to insufficient 12 acreage of the remaining commercial forestland.

13 (3) Upon application to and approval by the department, sand 14 and gravel may be removed from the commercial forest FORESTLAND without affecting the land's status CLASSIFICATION as a commercial 15 16 forest. The department shall approve an application to remove sand 17 and gravel deposits only if the removal site is not greater than 5 18 acres, excluding access to the removal site, and the sand and 19 gravel are to be utilized by 1 or more of the following:

20 (a) The owner of a commercial forest FORESTLAND for personal 21 use if the owner of the commercial forest FORESTLAND is also the 22 owner of the sand and gravel deposits.

23 (b) The owner of the sand and gravel deposits for his or her 24 personal use or for sale to the owner of the commercial forest FORESTLAND for personal use, if the owner of the commercial forest 25 26 FORESTLAND is not also the owner of the sand and gravel deposits. 27

(c) This FOR SALE TO THIS state, a local unit of government, A

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FEDERAL GOVERNMENT AGENCY, or a county road commission, for
 governmental use, OR A CONTRACTOR OR OTHER AGENT UNDERTAKING
 CONSTRUCTION, MAINTENANCE, OR A PROJECT FOR 1 OF THESE GOVERNMENTAL
 ENTITIES.

5 (4) Upon application to and approval by the department,
6 deposits of oil and gas may be removed from the commercial forest
7 FORESTLAND without affecting the land's status CLASSIFICATION as a
8 commercial forest.

9 (5) THE EXPLORATION FOR WIND ENERGY DEVELOPMENT IS PERMITTED 10 ON FORESTLAND CLASSIFIED AS COMMERCIAL FOREST UNDER THIS PART 11 PURSUANT TO THIS SUBSECTION. UPON APPLICATION TO AND APPROVAL BY 12 THE DEPARTMENT, METEOROLOGICAL TOWERS MAY BE ERECTED AND WIND 13 ENERGY EXPLORATION OR DEVELOPMENT LEASES, EASEMENTS, OR LICENSE AGREEMENTS MAY BE ENTERED INTO WITHOUT AFFECTING THE LAND'S 14 CLASSIFICATION AS COMMERCIAL FOREST. A LANDOWNER MAY BE PAID 15 COMPENSATION FOR THESE LEASES, EASEMENTS, AND LICENSE AGREEMENTS. 16 BEFORE ANY WIND TURBINES ARE ERECTED FOR THE PURPOSE OF GENERATING 17 18 ELECTRICITY FOR COMMERCIAL PURPOSES, THE OWNER SHALL WITHDRAW THE 19 PORTION OF THE COMMERCIAL FOREST DIRECTLY AFFECTED AS FOLLOWS:

20 (A) THE ACTUAL PHYSICAL FOOTPRINT OF EACH WIND TURBINE,
21 ASSOCIATED BUILDINGS, AND ADJACENT AREAS THAT WILL BE PERMANENTLY
22 REMOVED FROM FOREST PRODUCTION SHALL BE REMOVED FROM THE
23 CLASSIFICATION AS COMMERCIAL FOREST.

(B) FORESTLAND UNDER A WIND ENERGY DEVELOPMENT LEASE,
EASEMENT, OR LICENSE AGREEMENT WHERE FOREST PRODUCTION WILL
CONTINUE MAY CONTINUE TO BE CLASSIFIED AS COMMERCIAL FOREST.

27 (C) FORESTLAND CONTAINING ROAD AND UTILITY RIGHTS-OF-WAY MAY

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1 CONTINUE TO BE CLASSIFIED AS COMMERCIAL FOREST.

Sec. 51115. (1) The transfer of title of forestland subject to 2 CLASSIFIED AS COMMERCIAL FOREST UNDER this part shall DOES not 3 4 affect that forestland's status CLASSIFICATION as a commercial forest if the forestland continues to meet all of the eligibility 5 6 requirements under this part. If the purchaser desires to withdraw his or her forestland from THE CLASSIFICATION AS COMMERCIAL FOREST 7 UNDER this part, the purchaser shall withdraw that forestland 8 9 pursuant to section 51108. If the forestland's eligibility to be a10 CLASSIFIED AS commercial forest is affected by the transfer of 11 title, the department shall determine which forestlands may remain 12 CLASSIFIED AS COMMERCIAL FOREST under this part and which forestlands must be withdrawn or declassified. 13

14 (2) A document that transfers any interest in commercial
15 forestlands shall state on the face of the document that "this
16 property is subject to part 511, the commercial forest part of the
17 natural resources and environmental protection act". Failure to
18 comply with this subsection does not affect the status
19 CLASSIFICATION of the land as commercial forestland.

(3) Not later than 30 days after the COUNTY EQUALIZATION
OFFICE RECEIVES NOTICE OF A transfer of title or the transfer of
any interest in A land contract concerning the commercial
forestland, the owner COUNTY EQUALIZATION OFFICE shall notify the
department in writing of the transfer or ownership change.

25 Enacting section 1. This amendatory act takes effect June 1,26 2013.

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