

Ohio Administrative Code

Rule 1501:3-10-04 Forest management plan; provisions.

Effective: July 1, 2023

All forest land qualifying under the provisions of section 5713.22 of the Revised Code will be managed according to a forest management plan approved by the chief. The owner will certify to the chief that the forest is being managed according to the approved management plan, at a minimum of every five years. The chief may cause an examination of the forest land to determine compliance with the forest management plan. Failure by the owner to comply with the provisions of the forest management plan shall constitute a violation of section 5713.26 of the Revised Code. If after notification of violation from the chief, and a failure to correct the violation within a one hundred and eighty day period of time, the chief will deem such failure cause to void the owner's declaration of intent in accordance with section 5713.26 of the Revised Code and the land shall be withdrawn from forest land tax reduction.

(A) The forest management plan needs to contain the following information:

- (1) Identification of the owner(s) of the parcel with address(es);
- (2) Acres of eligible forest land and total acreage in each parcel;
- (3) County and township of eligible forest land or municipal incorporation;
- (4) Maps that include each of the following:
- (a) Property boundaries indicated on an aerial photo or topographic map;

(b) Stands within the eligible parcel delineated as to number or letter and acreage on the aerial photo or topographic map defined in this paragraph;

(c) North arrow on all maps.



(5) A listing of the stands that comprise all of the forest land to be committed to forest management. The listing needs to include the following information for each stand :

(a) A stand number or letter

- (b) Forest type or tree species composition;
- (c) Diameter class or classes;
- (d) Estimated acreage;

(e) Basal area or stocking level.

(f)

- (g)
- (h)

(6) The owner's general forest land management objectives;

(7) The property's potential for: (a) timber production, (b) wildlife habitat, (c) soil and water conservation concerns, and (d) recreation and aesthetic considerations;

(8) The management plan needs to include provisions incorporating best management practices, as defined in paragraph (D) of rule 1501:3-10-01 of the Administrative Code, to prevent nonpoint source pollution, erosion and minimize sedimentation of waterways in all commercial and non-commercial cuttings and all forest activities that directly or indirectly impact the forest productivity. All cultural and management activities will be executed according to accepted specifications that minimize nonpoint source pollution. Any activity deviating from the best management practices will be approved by the chief prior to the deviation.

(9) A work schedule for the duration of the plan, will contain all commercial and non-commercial



cuttings and practices, road construction and other treatments needed for continued certification.

(B) The following are land management requirements and prohibitions:

(1) The approved management plan will prescribe non-commercial cuttings necessary to attain the production of the selected merchantable forest products specified in paragraph (X) of rule 1501:3-10-01 of the Administrative Code. Non-commercial cuttings scheduled in the management plan will be completed on a timeline approved by the chief.

(2) The owner will submit a timber harvest notice of intent and timber harvest plan according to the procedure outlined in rule 1501:3-12-05 of the Administrative Code relating to forestry pollution abatement before any commercial cuttings are implemented. Notice of intent to harvest and a copy of the timber plan will also be provided to the division prior to initiation of the practice.

(3) Grazing in certified forest lands by domestic animals is prohibited.

(4) The owner will take necessary precautions to protect the forest land from wildfires including adherence to all practices proposed by the division of forestry to prevent wildfires.

(5) The owner will use cutting prescriptions under the advice of the division or a professional consulting forester provided they are consistent with the approved forest management plan and designed to assure the continuing production of merchantable forest products.

(6) The owner of certified forest land certified after April 1, 2004 will use a master logger to perform any commercial cuttings. The chief of the division of forestry may waive the requirements of this paragraph if such requirements place an undue burden on the owner of certified forest land and the waiver is obtained prior to the commercial cutting.

(C) Management plan approval process for plans written by a professional consulting forester:

(1) The forest management plan will be submitted to the chief who will check the plan for compliance with the provisions of this rule.



(2) The forest management plan will be approved or disapproved by the chief. If disapproved, the reasons for such disapproval will be supplied to the owner or owner's representative.

(3) The owner may appeal in writing, within thirty days of its receipt, the decision of the chief. The chief will supply their decision to the owner in writing.

(D) Forest management plan amendments:

An approved forest management plan may be extended or amended by the owner with advance notice to the chief by filing a written request indicating the nature and substance of the change. The chief will determine the acceptability of the proposed change and will inform the owner, in writing, of its determination within thirty days of receipt of the request. If the request for change is not approved by the chief, the owner may appeal the decision, within thirty days of its receipt, by filing a written appeal to the chief. When a request for change is approved, the chief will inform the owner of the necessary administrative and technical procedures to follow.