



Contract No. **X010323**
NOTICE OF SALE OF FOREST PRODUCTS

Version 6-2016

Pursuant to Section 9-0505 of the Environmental Conservation Law, sealed bids for the following forest products located on **Chenango Reforestation Area # 23 (Lincklaen State Forest), Stands B-12 and B-19**, will be accepted at the NYS Department of Environmental Conservation, Bureau of Procurement and Expenditures, 625 Broadway, 10th Floor, Albany, New York 12233-5025, until **11:00 a.m., Thursday, December 1, 2016**.

SPECIES	DBH (Inches)	NO. OF TREES	ESTIMATED QUANTITY (MBF) (International 1/4" Log Rule)
Stand B-12			
Norway Spruce	8"-11"	64	12 Cords more/less
Norway Spruce	12"-26"	792	504 Cords more/less
Stand B-19			
Norway Spruce	8"-11"	1,920	325 Cords more/less
Norway Spruce	12"-26"	2,966	1,460 Cords more/less
Entire Sale			
Black cherry	12"-20"	7	0.8 MBF more/less
Miscellaneous hardwoods	12"-17"	7	0.7 MBF more/less
TOTAL			
Hardwood Firewood		232	40 Cords more/less
TOTAL SALE		5,988	2,341 Cords & 1.5 MBF more/less

*These forest products are being sold from lands which have been third-party certified as being managed using responsible forestry practices and having met the requirements for Forest Certification according to the policies and principles of the Forest Stewardship Council (FSC) and the Sustainable Forestry Initiative® (SFI®). The stumpage advertised above may be considered **FSC 100%** under certificate number **SCS-FM/COC-00104N** and SFI Certified Forest Content under certificate number **NSF-SFIS-61741**.*

I. LOCATION AND MINIMUM BID

This softwood/ hardwood stumpage is located in the **Towns of Lincklaen & Pitcher in Chenango County**, on approximately **157 acres**. It will be sold to the highest approved bidder. Minimum acceptable bid shall not be less than **\$120,837.00 U.S.**

II. CONTRACT TERM

The Contractor will remove all material from State land and meet all the conditions of the sale contract by **September 30, 2019**. Contract extensions may be granted, at the

discretion of the DEC upon written request of Contractor, when extenuating circumstances exist. No extension shall exceed 12 months in length, and the total length of all extensions shall not exceed 24 months. **Requests for extensions shall be made in writing at least 30 days prior to Contract termination date. Extension requests must be acknowledged on an acceptable form provided by the DEC. To request an acknowledgment form please contact your local DEC office or visit the DEC public web site http://www.dec.ny.gov/docs/lands_forests_pdf/acknowledgment13.pdf .**

III. NOTIFICATIONS

The Contractor will notify the DEC no less than five (5) business days prior to Contractor's intent to commence harvesting operations and at least five (5) business days prior to starting final cleanup. The Contractor will be required to meet with the DEC prior to commencing these operations. Exception to these requirements may be made only by the DEC.

It will be the Contractor's responsibility to provide the workers actually performing the work with a copy of the NOTICE OF SALE OF FOREST PRODUCTS before work begins. The Contractor shall keep a copy of the NOTICE OF SALE OF FOREST PRODUCTS on site at all times while conducting work under the terms of this Contract.

Upon determination by the DEC that any of the terms in this contract are not being upheld, the Contractor may receive a Notice to Correct by certified mail, return receipt requested. If the required work is not completed within seven (7) calendar days following receipt of such Notice to Correct, unless a good faith effort to do so is demonstrated to the DEC's satisfaction, this contract may be terminated for cause, at the discretion of the DEC.

When active work in the sale area has stopped for 14 or more consecutive calendar days or upon the completion of a stand, payment area, or other portion of the work required in the Notice of Sale, the DEC may determine that work is needed to properly close and stabilize the job site. This may include leveling access trails and/or landing areas, installing best management practices (BMPs) including waterbars, earth berms, or other measures as required in the Notice of Sale. Upon determination by the DEC that such work is necessary, the Contractor will receive a Notice to Correct by certified mail, return receipt requested. If the required work is not completed within seven (7) calendar days following receipt of such Notice to Correct, unless a good faith effort to do so is demonstrated to the DEC's satisfaction, the contract may be terminated for cause, at the DEC's option.

This contract may be terminated or suspended by the DEC if the Contractor abandons the work under this contract; is in violation of any conditions of this contract and permit; fails or refuses to conform with the requirements of this contract; or if at any time the DEC is of the opinion that the Contractor is willfully violating any of the conditions of the contract or executing same in bad faith; or that, the Contractor has failed to promote work in a diligent manner. Upon such default or termination, the DEC shall have the right to proceed to enforce the bond posted by the Contractor in connection with this contract.

A. Firewood Notice

Rules have been implemented regarding firewood transportation into and within New York State. **Effective immediately, the transportation of untreated firewood within New York State for commercial sale is limited to 50 miles or less from the source, as**

defined in the regulations. These regulations have been implemented to help prevent the spread of forest insect pests. They do not affect firewood being transported through New York for sale and use in another state, nor do they affect firewood being cut on private property for use on that property. The full text of the regulations can be found online at: <http://www.dec.ny.gov/animals/28722.html>. There is also a web page with frequently asked questions about the regulations at: <http://www.dec.ny.gov/animals/44008.html>.

B. Emerald Ash Borer Quarantine Notice

This timber sale is within the Federal Emerald Ash Borer (EAB) quarantine. Under the quarantine regulations, all persons moving regulated articles - including any ash wood, ash logs, ash stumps, ash roots, ash branches, or wood chips - from inside the Federal EAB quarantine area, to any location outside of the Federal EAB quarantine area must obtain a Limited Permit or Compliance Agreement with the United States Department of Agriculture Animal Plant Health Inspection Service (USDA APHIS). Such movement may only be done during the non-flight season for EAB. Federal EAB quarantine regulations also prohibit movement of any untreated hardwood firewood out of their contiguous quarantine. (Many neighboring States – including PA - also have State regulations prohibiting the import of untreated firewood into their state, as New York does under our firewood regulation.)

For more information on the USDA APHIS' EAB quarantine regulations and Compliance Agreements for interstate movement, contact:

USDA APHIS
State Plant Health Director
500 New Karner Road, 2nd Floor
Albany, NY 12205
Phone: (518) 218-7510
Fax: (518) 218-7518

This timber sale also may fall within a New York State EAB Restricted Zone and therefore be subject to New York State movement restrictions. For current information on the State EAB quarantine area and regulations, go to: <http://www.agriculture.ny.gov/PI/eab.html> or <http://www.dec.ny.gov/animals/47761.html>

For information on obtaining Limited Permits and Compliance Agreements contact:

Ethan Angell
Senior Horticultural Inspector
NYS DAM
Division of Plant Industry
Cell - (518) 275-9489
Office - (518) 686-9731

IV. VOLUME ESTIMATION

The volume in the standing trees was estimated and is based on the International ¼" Kerf Log Rule for sawtimber and the standard 4' x 4' x 8' cord for cordwood. Softwood volume estimates are based on a 100% tree count and a 10% volume estimate using the U.S. Forest Service Composite Cordwood Volume Table. Hardwood sawtimber volume estimates were based upon a 100% tree sample using the International ¼" Log Rule volume tables. Firewood volume was determined by a 10% tree sample using the US

Forest Service composite cordwood table. Volume deductions were made for visible defects. However, the DEC does not guarantee the estimated tree count, volume or quality of the stumpage advertised.

V. MARKING

The trees for sale are marked with Blue or Aqua paint at breast height (DBH) and on the stump. Hardwood trees tallied for saw timber are marked with a horizontal stripe (—). Spruce saw timber and hardwood trees tallied for firewood are marked with a diagonal slash (/). Trees within logging trails are marked with double diagonal stripes (//) in Blue or Aqua paint.

The Contractor shall fell to the ground all trees so marked in addition to **859** cull trees marked with an “X”. These “X” marked culls must be left on site.

Girdling cull trees or any other live trees as an alternative to felling will **not** be permitted.

Trees on the sale boundary are marked with Blue or Aqua painted three-stripes (≡). All boundary trees so marked must be left uncut and are not included in this sale. In addition, the Contractor shall not cross the three-striped sale boundary with any equipment. The remaining sale area boundaries are delineated by either a State Forest property boundary, stream, road or forest type transition as indicated on attached sale maps. Trees located on State Forest property boundaries may be marked with yellow paint. Yellow painted State Forest property boundary line trees shall also be left uncut.

Only those trees which have been marked or otherwise designated to be cut by the DEC shall be cut under the terms of this contract. All trees so marked or designated shall be cut by the Contractor and, in the event any are not cut, they nevertheless shall be paid for under the terms of this contract. Pursuant to §9-1501 and § 71-0703 (6) (b) of the ECL, should any unmarked or otherwise non-designated tree be cut, destroyed or injured, the Contractor may be liable for a penalty of \$250.00 per tree or treble damages or both.

VI. LOG LANDINGS

The North and central landing on Freeman Road will need to be established by the Contractor. The Contractor shall remove all marked trees within the landing area. All brush, tree tops, stumps or other debris removed for landing construction will be deposited at sites approved by the DEC. The landings are not required to be hardened. Any gravel or stone cobble needed to level the sites to make them suitable for use are the responsibility of the Contractor. Trucks may be loaded in the road at these two landings.

The South landing and truck turn-around are existing and only need to be cleared of herbaceous vegetation. Trucks will be loaded off the side of the road at this site.

Any additional site work to improve the landings or truck turn-around to accommodate the specific needs of the Contractor will be done at the Contractor's expense and only with the approval of the DEC.

Prior to the start of harvesting, the Contractor shall level two areas on the east side of the Freeman Road to provide places for vehicles to pull off or pass on this narrow road. The first location is just north of the south landing for Area D. At this site, the Contractor will use

a bulldozer to level a 100 feet long by 15 feet wide road-side area to make it suitable for a vehicle pull-off. The second site is at the south end of Area D, just north of where the stream flows under the road. At this location, the Contractor shall level an area 40 feet long by 12 feet wide. Any gravel required to level these sites must be provided by the Contractor. All work must be done to the satisfaction of the DEC.

The Contractor may change the location of landings only with approval from the DEC.

Landings will be kept in a neat condition at all times during the sale. The Contractor shall keep landings free of any garbage, oil cans, and debris etc. The Contractor shall remove or return to the harvest area unused wood brought to the landing from the harvest area. The Contractor shall prevent rutting on landings which may result in channelized sediment flow off the landing.

The Contractor shall not pile or process logs within the travelled way of the road as defined as the road area between the ditch lines. The Contractor shall maintain road ditches so that they are unobstructed from logs or logging debris.

At the completion of the sale, the Contractor shall grade and stabilize the landings to the satisfaction of the DEC. The Contractor shall block with earthen mounds, the entrances to skid trails leading into the woods from landing areas at the completion of the sale to the satisfaction of the DEC.

Motorized equipment with steel tracks or chains are not allowed on the town roads except when loading or unloading equipment from a trailer. The Contractor is responsible for repairing any damage to the town roads caused by such equipment.

All landings for this sale are on road sections that are not plowed in the winter. Plowing of the Freeman Road stops about half a mile north of the north landing for Area D. The Contractor shall only plow the roads only after receiving permission from the appropriate Town Highway superintendent.

Some of the town roads in the area of the sale are not suitable for large truck traffic due to being very narrow and/or steep. It is recommended that larger trucks not travel on the following roads:

- The portion of the Freeman Road south of the designated truck turn-around.
- Mullenax Road
- Lane Hill Road

Large trucks approaching the sale from the north or west should use Factory Gulf Road and Johnson Road to Freeman Road. Trucks approaching from the south can use Kibbie Wilcox Road to Freeman Road. However, some larger trucks may have difficulty making the turn from Kibbie Wilcox to Freeman Road.

VII. ACCESS SYSTEM

The main logging trails have been marked, (see attached map), by the DEC. Trees within all main trails in the sale area are marked with two diagonal slash marks (//) of Blue or Aqua

paint and/or Blue flagging. No additions or changes to these will be made without approval of the DEC.

The Contractor shall cut and open main trails first before conducting harvesting operations within the sale area. Many of the main trails in Areas A, B & C were established in the previous thinning of this stand. Previous thinning lanes may be used as access trails in these areas where needed. Some sections of the main trails may need to be levelled with a bulldozer.

The Contractor shall secure all roads, trails and landings to restrict erosion at all times to the satisfaction of the DEC according to guidelines in the publication New York State Forestry Best Management Practices for Water Quality – BMP Field Guide. The BMP Field Guide may be viewed on-line by going to: <http://www.dec.ny.gov/lands/37845.html>. The DEC reserves the right to require the Contractor to implement erosion and sedimentation controls at any time, which includes, but is not limited to, water bars, broad based dips, corduroy, culverts, temporary bridges, straw bales, seeding and mulching.

If soil erosion occurs during harvesting, the Contractor shall install and maintain water bars, broad based dips or other appropriate water control devices at locations determined by the DEC.

The Contractor shall prevent ruts greater than 18 inches in depth on the access system during active timber harvesting. If ruts approach 18 inches in depth the Contractor shall cease harvesting activities in that area and ameliorate the damaged road or trail. The Contractor shall resume harvesting activities only when conditions improve or actions are taken to prevent further rutting. The DEC reserves the right to modify this condition on a case-by-case basis.

The Contractor shall level all ruts and secure haul roads to restrict erosion at the completion of the sale to the satisfaction of the DEC.

The Contractor shall prevent ruts on all roads and skid trails that may result in channelized sediment flow.

Stream Crossings

This sale has multiple stream crossings. The Contractor may substitute timber mats where log corduroy is specified below. The Contractor shall be required to make improvements to the stream crossings as shown on the sale map and as described below:

Crossing #1: This is a small intermittent channel located before the main stream crossing. At this site, the Contractor must install temporary log corduroy in the channel. The temporary log corduroy must be installed to harden a total length of trail at least 40 feet long by 12 feet wide.

Crossing #2: This is the main stream crossing of a protected Class C(t) stream. Field observations indicate that the stream at this location is often dry in the summer months. The Contractor may only install the bridge during the months of June through August and during low water levels or at other times when there is no water flow in the channel.

At stream crossing #2, the Contractor is required to install a temporary bridge capable of supporting the loaded logging equipment over a suspended span of at least 12 feet in length. The bridge will be installed at or above the bank top elevation before crossing the stream with equipment. The stream channel has moved from its historic location so the Contractor will install temporary log corduroy, concrete blocks (or other suitable material) having minimum height of at least 18 inches over 12 feet of old stream bed on the east side of the stream to narrow the open span required to cross at this site. The bridge will be installed on top of the corduroy, concrete blocks (or other suitable material). Alternatively, the Contractor may install a bridge suitable to span the entire 26 foot width of the stream channel.

If the Contractor must cross the stream with equipment to construct the crossing as described above, they may do so only during periods when the stream is dry and they must first lay large log corduroy across the stream bed where the equipment will travel. The corduroy must be removed immediately after the bridge is installed.

The Contractor shall install log corduroy in at least 50 feet of the trail immediately east of the bridge location. If soil conditions at this site are wet at time of harvest, an additional 20 feet of log corduroy may be required at this area to prevent rutting. This corduroy may be left in place at the conclusion of the sale.

Installation and removal of the bridge, log corduroy, concrete blocks and/or timber mats shall be conducted and performed to the satisfaction of the DEC. If the harvesting in Areas A, B or C is not complete and the Contractor decides to leave the sale for more than five (5) days, the Contractor shall remove the bridge and log corduroy (or other material) from the stream channel before removing equipment from the site.

If the Contractor wishes to deviate from these requirements, the Contractor shall apply for a temporary stream crossing permit, General Permit #GP-0-13-004 found at <http://www.dec.ny.gov/permits/93482.html> and the conditions of that approved permit shall be made part of this contract.

Crossing #3: This is a small, spring fed, stream that is usually flowing during the summer. At this location, the Contractor will install a temporary culvert having a minimum diameter of at least 16 inches by 20 feet in length. The culvert will be surrounded with log corduroy and corduroy will cover at least 15 feet of trail length over the top of the site.

Crossing #4: This is a crossing of the same stream described at site #3. At this location, the Contractor will install a temporary culvert having a minimum diameter of at least 16 inches by 20 feet in length. The culvert will be surrounded with log corduroy and corduroy will cover at least 15 feet of trail length over the top of the site.

Crossing #5: This site is near a spring seep. The Contractor will install at least 10 feet of log corduroy on the trail before crossing the wet ground with equipment.

Crossing #6: This site is a wet seep. The Contractor must install at least 15 feet of log corduroy on the trail before crossing the site with equipment.

Main haul trails cross many other small intermittent streams or seeps as shown on the sale map. Additional small intermittent streams may be within the sale area that are not shown on the sale map. The Contractor shall install temporary log corduroy at these wet sites before crossing them with harvesting equipment. The log corduroy shall be removed upon completion of timber harvesting beyond that site.

Installation and removal of the bridge, culverts and all log corduroy shall be performed to the satisfaction of the DEC.

VIII. HARVESTING

General Harvesting Regulations

The Contractor shall meet with the DEC at the sale location prior to: the beginning of any operations, and any new start-ups following periods of inactivity, and again prior to final clean up. Exceptions to this requirement may be made only by the DEC when appropriate.

The Contractor is expected to employ directional felling techniques to minimize damage to the remaining stand.

The Contractor shall fell trees away from State-private boundary lines, designated recreation trails and water courses whenever possible. If trees accidentally fall over private property boundary lines, across designated recreational trails or into the stream channels, the Contractor shall pull back all material immediately. The Contractor shall also immediately pull back any tree tops falling within 25 feet of a recreational trail or road.

No harvesting operations in conjunction with this sale shall be allowed on adjacent private lands without permission of the owner. The Contractor shall remove immediately any logging debris falling on adjacent private lands. Any damage to adjacent private lands shall be promptly repaired or compensation paid to the owner at expense of Contractor.

The Contractor shall keep the sale area free of litter including cans, papers and equipment parts at all times.

Active timber harvesting operations and new start-ups will be evaluated through October to determine if forwarding may begin or continue into the early winter season (November 1st to December 31st). Forwarding will generally not be allowed during November and December unless site conditions are favorable for the continuation of harvesting operations due to good drainage patterns or persistent freezing conditions. Exceptions may be granted by the DEC based upon specific site conditions.

Harvesting operations will be suspended during the month of April and between November 1st and December 15th due to the likelihood of wet conditions. This restriction may be altered by DEC depending on weather conditions. Exceptions must be approved by the DEC. DEC may partially or wholly restrict harvesting operations during periods of wet and/or muddy conditions throughout the contract period.

The Contractor shall only cross stone walls where designated by the DEC. The Contractor shall repair damage to stone walls other than at crossings. The Contractor shall remove any tree tops falling on stone walls and repair stone walls if damaged.

The Contractor shall begin harvesting in the back of the sale areas with work progressing toward the front, cutting all designated trees as the job progresses. Exceptions must be approved by the DEC.

The Contractor may begin harvesting in any Area as long as it is in compliance with the payment schedule.

Once harvesting has begun in an Area, the Contractor must complete harvesting in that Area before beginning work in a new Area.

The Contractor shall leave stump heights, measured on the uphill side, no greater than the diameter of the stump unless otherwise directed by the DEC.

The Contractor shall not leave trees or tree tops hung up in the sale area and must pull any hung trees or tree tops down immediately.

The DEC reserves the right to restrict the size of the equipment used when, in the judgment of the DEC, said large equipment is causing unacceptable damage to the site and residual stand.

The Contractor shall prevent rutting and soil compaction in the general harvest area (excluding the access system) and take the necessary measures to prevent ruts and soil compaction when ground conditions may not support harvesting equipment. Measures may include but are not limited to corduroy, restricting equipment access, utilizing floatation tires or tracks, or depositing tops in front of harvesting equipment.

The Contractor shall cut off close to the stump any saplings two inches or greater in diameter at the stump damaged as a result of timber harvesting activities.

No more than 5% of the residual trees greater than 5 inches diameter at breast height within the harvest area may be damaged during the harvest operation, as determined by the DEC. A tree considered to be damaged may include but is not limited to:

1. Damage to the main stem of the residual tree which results in the loss of bark greater than 90 square inches.
2. Greater than 40% damage to the entire root system of the residual tree from soil compaction or disturbance within an area defined by a 20 foot radius from the tree's stem.
3. Greater than 25% damage to the live crown of the residual tree.

Sale Specific Harvesting Regulations

Skidding is not allowed. All trees must be forwarded to the landing in log lengths. Forwarders must have a minimum of six wheels.

Forwarding of logs longer than 20 feet in length is not allowed. Forwarders with eight wheels shall utilize at least one set of tracks.

There is no requirement to utilize the trees down to a specified diameter. However, utilization shall be to not less than a 5 inch top diameter on sawtimber trees and not less than a 4 inch top diameter on pulpwood/cordwood trees.

Whole tree harvesting will not be permitted. The Contractor shall limb and top all trees in the woods.

If the Contractor uses a mechanized harvester to cut the pine or spruce, the Contractor shall place tops in the path of the harvester. Forwarders may only travel in the harvester's path and on the main trails unless otherwise approved by the DEC.

The Contractor shall buck all material to length or multiples thereof in the woods.

The Contractor shall not lop hardwood tops, except as needed for harvesting.

The Contractor shall lop all softwood tops to a 5 inch main stem diameter, so that no material greater than 2 inches in diameter extends more than 4 feet above the ground.

IX. ADDITIONAL SALE RELATED WORK

None

X. RARE, ENDANGERED, THREATENED OR SPECIAL CONCERN SPECIES

The DEC reserves the right to implement temporary restrictions on harvesting activities to protect previously unknown occurrences of rare, endangered, threatened or special concern species found within or near the sale area.

XI. OSHA and SAFETY RELATED TERMS

OSHA regulations relating to safety and safety equipment must be followed at all times by the Contractor.

Unmarked dead or hazardous trees may be cut, pushed or pulled down when necessary to comply with OSHA regulations, but must be left on the site next to the stump and may not be utilized by the Contractor. In this situation, when the Contractor cuts an unmarked tree, the Contractor must notify the DEC within one business day. When the Contractor identifies a hazard tree which is too dangerous to cut or work around and will impact the completion of the contract, the Contractor must notify the DEC. If the hazardous situation cannot be resolved or mitigated, the DEC (upon consultation with the Contractor) will decide on an acceptable solution.

No person under the age of 18 shall be allowed within 100' of the sale area during harvesting operations unless they are part of a registered apprenticeship program, or enrolled in a recognized vocational training program or an approved on-the-job training program, or have completed such a program, and be at least 16 years old. Sale area shall be defined as the area identified on the sketch map developed for this sale and shall include the area marked for harvest, roads and trails accessing it, and the log landing.

XII. PERSONAL PROTECTIVE EQUIPMENT FOR CHAINSAW USERS

Any person operating a chainsaw for any purpose while undertaking the activities authorized by this contract are required to wear Personal Protective Equipment (PPE), including at least the following: hard hat, eye protection, hearing protection, and cut-resistant chaps or pants. Additionally, the chainsaw must be equipped with properly functioning safety devices, including, at minimum, a properly functioning chain brake.

XIII. TRAINED LOGGER CERTIFICATION

Any person who will perform any duties related to the felling, handling and removal of trees under this contract, hereunder referred to as “worker,” regardless of whether they are an employee or subcontractor of the Contractor, shall be *Trained Logger Certified*® (TLC) through the New York Logger Training Program (NYLT). Duties related to the felling, handling and removal of trees shall include but are not limited to the use of chainsaws, mechanized felling and harvesting equipment, skidding and forwarding, slashing, chipping and stacking of forest products, or any other method of felling, handling or removing trees.

Prior to the starting any timber sale tasks related to the felling, handling and removal of trees, the Contractor shall provide to the DEC a list of all worker names and TLC numbers or a copy of the worker’s TLC certificate of any worker who will perform any duties related to the felling, handling and removal of trees.

Workers who are not TLC may perform duties related to the felling, handling and removal of trees as long as the Contractor, in good faith, assures the DEC that the non-TLC worker is actively pursuing TLC and will be supervised by another worker who is TLC. The TLC worker must be on site at all times while the non-TLC person is working. A TLC worker may only supervise one non-TLC worker at any given period during the life of this contract. The Contractor shall make every effort to inform the DEC when the worker receives TLC and provide proof of certification upon request.

Truck drivers and loader operators are not required to be TLC if their only duties are the loading of forest products onto the truck and/or transportation of forest products from the harvesting site.

Workers who have certifications or licenses under equivalent programs in other states may receive approval from NYLT for TLC if it is determined the other state’s certification or license meets the minimum standards for TLC. For information on the TLC program contact NYLT at www.newyorkloggertraining.org or by calling (518) 463-1297.

Non-TLC workers who can demonstrate to the DEC equivalent certification, licensing or training comparable to the minimum standards for TLC may be considered to have fulfilled the certification requirements. At minimum, equivalent certification, licensing or training must include current first aid and CPR training, chainsaw operation, safety and productivity training (Game of Logging® Level 1 or equivalent chainsaw training), and environmental concerns training (including forest ecology, silviculture and best management practices).

XIV. FLUID LEAK CONTROL

The Contractor will be responsible for the control and collection of fluids leaking from any equipment used on the site. The Contractor must have a spill containment and cleanup kit appropriate for the equipment being used. At a minimum, the kit will contain: plugs and clamps to control hydraulic line breaks, a container to collect leaking fluids, fluid absorbent pads and a shovel. Operating any equipment noticeably leaking fluids is prohibited. The Contractor must take action to collect and control fluids leaking from inactive equipment or equipment being maintained or repaired on-site. The collected fluids must then be reused or properly disposed of. For additional information regarding the handling of hazardous materials please refer to page 74 of the NY BMP Field Guide – 2011 Edition.

XV. TERMS OF BIDDING

Proposal blanks, envelopes for mailing bids and any other information relative to this proposed sale may be obtained from **Andrew Blum**, Forester 1, NYS DEC, 2715 State Hwy 80, Sherburne, NY 13460, telephone (607) 674-4017, x-613, or by email at andrew.blum@dec.ny.gov or on line at <http://www.dec.ny.gov/lands/69749.html> or by contacting the NYS DEC, Attn: State Timber Sales, 625 Broadway, 5th Floor, Albany, NY 12233-4255.

Bids must be submitted via mail, delivery service, or in person. All bids must be submitted on the original *Bid Proposal* (Proposal) form supplied by the DEC for this specific sale and included with this Notice. Alternate forms of bidding, including photocopies, will not be accepted. All blanks on the Proposal form must be completely filled in. Amounts must be written out and also stated in figures. Alteration of the Proposal by which the terms are changed may cause rejection of the bid. *Please note that the bid deadline is for receipt of the bid at the Department’s Bureau of Procurement and Expenditures, Albany, New York, not for mailing or entrusting to a delivery service. The Department is not responsible for lost or late mailings. Late bids will be returned unopened. No electronic submissions will be accepted.*

The original *Bid Proposal* must be accompanied with a completed and signed original *Bidders/Proposers Certification*. The original *Bid Proposal*, *Bidders/Proposers Certification*, and bid deposit for this sale must be submitted in a bid envelope supplied by the DEC or in an envelope addressed to “**NYS DEC, 625 Broadway, 10th Floor, Albany, NY 12233-5025**,” and clearly showing only the following information:

<i>Bidders Name Here</i>	SEALED BID ENCLOSED	<i>Postage Here</i>
<i>Return Address Here</i>	<u>DO NOT OPEN</u>	
	NYS DEC 625 Broadway, 10th Floor Albany, NY 12233-5025	
PROPOSAL: <u>X010323, Chenango 23</u>		
Bid Opening: <u>11:00 AM, Thursday, December 1, 2016</u>		

Each proposal must be accompanied by a deposit of 5% of the amount bid in the form of check or money order drawn to the order of the “NYS Department of Environmental Conservation.” The DEC reserves the right to waive any technicalities concerning bids and also to reject any and all bids if the best interests of the State will be promoted thereby. Award to the successful bidder will be made within ten days after opening of bids. Bidders are asked to completely and legibly fill out the return address portion of the bid envelope. In the unlikely event that bids must be returned unopened, this will greatly facilitate their being sent back to bidders.

IMPORTANT NOTICE

The attached "BIDDER'S/PROPOSER'S CERTIFICATION" form must be completed, signed and returned along with your bid proposal. Failure to include this form may result in rejection of the bid.

In the event that two or more high bids are submitted in exactly the same amount, the bid that was received first by the DEC will be considered the apparent high bidder.

Notice of Sale documents, bid opening dates and bid results can be found on-line on the New York State Department of Environmental Conservation public web site address: <http://www.dec.ny.gov/lands/69749.html> and clicking on the NYS DEC Region where the timber sale is being offered. Bid results will be posted for 30 days beyond the bid opening date.

II. XVI. TERMS OF SALE

A. General

All monetary references are in U.S. dollars. All material will be paid for by the Contractor prior to the commencement of harvesting operations. The Contractor will execute and return the sales contract to "NYS DEC, Attn: State Timber Sales, 625 Broadway, 5th Floor, Albany, NY 12233-4255," along with all other required documentation, within 30 calendar days of Notice of Award.

The successful bidder will not commence operations hereunder until payment according to the payment schedule is made, and a fully executed copy of the sales contract is received by him/her with authorization to proceed with removal of products.

The Contractor may subcontract for the performance of work pursuant to this Contract only with the prior written approval of the DEC. If the Contractor enters into subcontracts for the performance of work pursuant to this Contract, the Contractor remains liable for compliance with all the terms of this Contract. The Contractor shall take full responsibility for the acts and omissions of its subcontractors.

B. Vendor Responsibility

State procurement laws require that state agencies award contracts only to responsible Contractors. To fulfill this requirement, potential Contractors may be required to complete a Vendor Responsibility Questionnaire or otherwise provide additional information to assist the DEC in assessing responsibility.

- **General Responsibility:** The Contractor shall at all times during the Contract term remain responsible. The Contractor agrees, if requested by the Commissioner or his or her designee, to present evidence of its continuing legal authority to do business in New York State, integrity, experience, ability, prior performance, and organizational and financial capacity.
- **Suspension of Work (for Non-Responsibility):** The Commissioner or his or her designee, in his or her sole discretion, reserves the right to suspend any or all activities under this Contract, at any time, when he or she discovers information that calls into question the responsibility of the Contractor. In the event of such suspension, the Contractor will be given written notice outlining the particulars of

such suspension. Upon issuance of such notice, the Contractor must comply with the terms of the suspension order. Contract activity may resume at such time as the Commissioner or his or her designee issues a written notice authorizing a resumption of performance under the Contract.

- **Termination for Non-Responsibility:** Upon written notice to the Contractor, and a reasonable opportunity to be heard with appropriate DEC officials or staff, the Contract may be terminated by the Commissioner or his or her designee at the Contractor's expense where the Contractor is determined by the Commissioner or his or her designee to be non-responsible. In such event, the Commissioner or his or her designee may complete the contractual requirements in any manner he or she may deem advisable and pursue available legal or equitable remedies for breach.
- **Vendor Responsibility Questionnaire:** The DEC recommends that vendors file a required Vendor Responsibility Questionnaire online via the New York State VendRep System. To enroll in and use the New York State VendRep System, see the VendRep System Instructions available at http://www.osc.state.ny.us/vendrep/vendor_index.htm or go directly to the VendRep System online at <https://portal.osc.state.ny.us>.

Vendors must provide their New York State Identification Number when enrolling. To request assignment of a Vendor ID or for VendRep System assistance, contact the Office of the State Comptroller's Help Desk at 866-370-4672 or 518-408-4672 or by email at ciohelpdesk@osc.state.ny.us. Vendors opting to complete and submit a paper questionnaire can obtain the appropriate questionnaire from the VendRep website www.osc.state.ny.us/vendrep or may contact the Department of the Office of the State Comptroller's Help Desk for a copy of the paper form.

C. Payment Schedule

The Contractor will make payments according to the following schedule unless adjusted by the DEC:

- 1st Payment = 5% of purchase price previously paid as bid deposit.
- 2nd Payment = 20% of purchase price within 30 days of the date of the Notice of Approval.
- 3rd Payment = 20% of purchase price prior to the commencement of harvesting operations in Area A. This payment must be made before **June 15, 2018**.
- 4th Payment = 20% of purchase price prior to the commencement of harvesting operations in Area B. This payment must be made before **August 15, 2018**.
- 5th Payment = 20% of purchase price prior to the commencement of harvesting operations in Area C. This payment must be made before **September 15, 2018**.
- 6th Payment = 15% of purchase price prior to the commencement of harvesting operations in Area D. This payment must be made before **February 15, 2019**.

No payment other than the 5% bid deposit will be accepted until the Comptroller has approved the sales contract. Failure to execute and return the sales Contract to the *NYS DEC, Attn: State Timber Sales, 625 Broadway, 5th Floor, Albany, NY 12233-4255*, along with all other required documentation, within 30 calendar days of Notice of Award may

result in forfeiture of the bid deposit and the awarding of this sale to the next highest bidder. Payments shall be in the form of check or money order made payable to the “**NYS Department of Environmental Conservation**” and submitted to *NYS DEC, Attn: State Timber Sales, 625 Broadway, 5th Floor, Albany, NY 12233-4255* before the date stipulated in the Payment Schedule.

D. Performance Bond

The executed contract must be accompanied by one of the following:

- a Surety bond
- a Bank/Certified check
- a Certificate of Deposit assigned to the Department of Environmental Conservation
- a Letter of Credit from a Federally chartered or State licensed financial institution

in the amount of **\$5,000.00** for the faithful performance of the sales contract.

E. Notarizations

The following rules apply for any individual designated as “**Notary**” on all Department contracts:

- Any stockholder, director, officer, or employee of a corporation that is a party to the contract either as an individual OR as representative of the corporation may not take an acknowledgment /notarize.
- If the employee has an ownership interest in the company and a DIRECT monetary interest in the contract (their pay depends upon it and it alone) they may not take the acknowledgement /notarize. **An employee with no ownership interest in the company may notarize contract signatures.**

F. Insurance

The Contractor agrees to procure and maintain at its own expense and without expense to the DEC until final acceptance by the DEC of the services covered by this Contract, insurance of the kinds and amounts hereinafter provided by insurance companies licensed to do business in the State of New York, covering all operations under this Contract. This Contract shall be void and of no effect unless the Contractor procures all required insurance policies and maintains them until acceptance of the work. The certificate or certificates must contain the following information:

- The “Certificate Holder” box **MUST READ** as follows: “**State of New York and Department of Environmental Conservation,**” with the address “**Attn: State Timber Sales, 625 Broadway, 5th Floor, Albany, NY 12233-4255.**”
- In the “Description of Operation/Locations...” section, the **Contract Number and State Forest (X010323, Chenango 23)** **must** be referenced.
- The certificate must list the “**State of New York and the Department of Environmental Conservation**” as additional insured, except with respect to workers’ compensation and disability coverage. The insurance certificate(s) must contain an Endorsement in writing added to and made part of the insurance contract for the purpose of changing the original terms such that the State of New York and the Department of Environmental Conservation are added as additional insured. In addition, the applicable insurance policy number(s) referenced on the certificate(s) must be referenced on the endorsement(s). A copy of the Endorsement, showing the State of New York and the Department of Environmental Conservation as additional insured, must be included.

- The certificate must set forth the policy provisions for notice of cancellation. If the number of day's written notice of cancellation is not on the certificate, a page from the policy that states the cancellation provisions must be included.

Upon execution of this Contract, the Contractor shall furnish to the DEC a certificate or certificates, in form satisfactory to the DEC, showing that it has complied with this Contract, which certificate or certificates shall provide that the policies shall not be changed or canceled until thirty (30) days written notice has been given to the DEC. The kinds and amounts of insurance required are as follows:

- Commercial General Liability Insurance with a limit of not less than \$1,000,000 each occurrence. Such insurance shall cover liability arising from premises operations, independent contractors, products-completed operations, and broad form property damage, personal and advertising injury, cross liability assumed in a contract (including tort liability of another assumed in a contract).
- Comprehensive Business Automobile Liability Insurance with a limit of not less than \$1,000,000 each accident. Such insurance shall cover liability arising out of any automobile including owned, leased, hired and non-owned automobiles.
 - If the Contractor does not own, rent or lease any registered vehicles and will not be using any vehicles on State Land, Comprehensive Business Automobile Liability Insurance shall not be required. DEC reserves the right to request proof of the same. However, the Contractor shall assume full responsibility and liability that owners and operators of any registered vehicles entering State Land to conduct work under this contract carry the same Automobile Liability Insurance of the kinds and amounts listed above.
- Policy covering the obligations of the Contractor in accordance with the provisions of the Workers' Compensation Law, Employers Liability, and Disability Benefits.

The *only* forms which are accepted as proof of Workers' Compensation are as follows:

<u>FORM #</u>	<u>FORM TITLE</u>
C-105.2	Certificate of Workers' Compensation Insurance
CE-200	Certificate of Attestation of Exemption – (no employees)
U-26.3	State Insurance Fund Version of the C-105.2 form
SI-12	Certificate of Workers' Compensation Self-Insurance
GSI-105.2	Certificate of Participation in Worker's Comp Group Self-Insurance

The *only* forms which are accepted as proof of Disability Benefits Insurance are as follows:

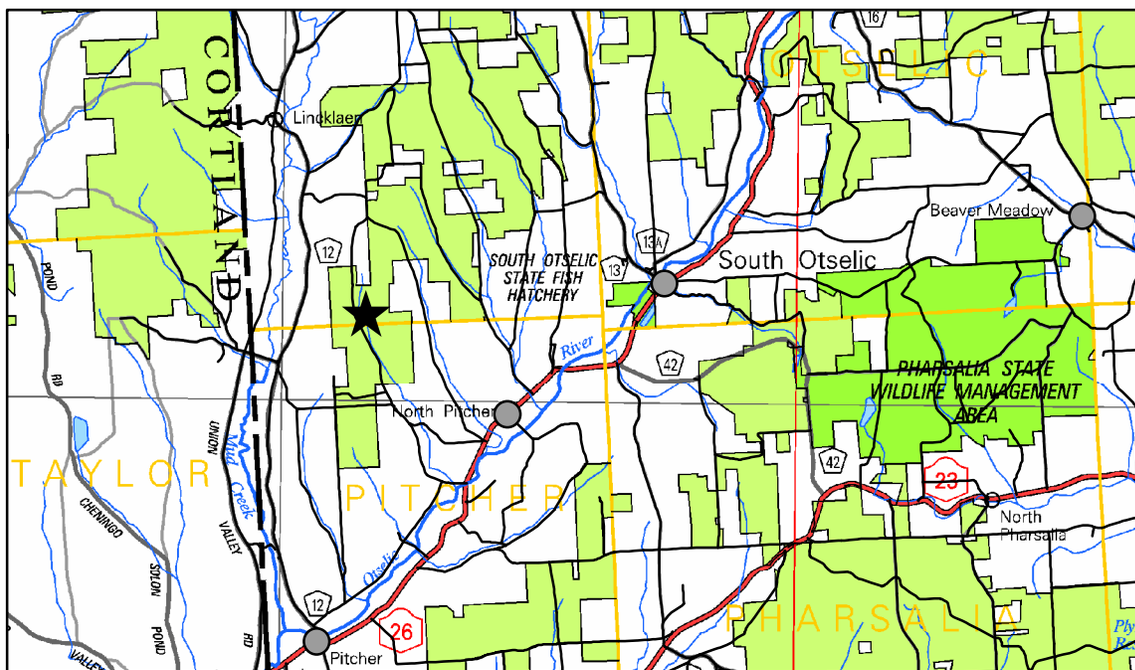
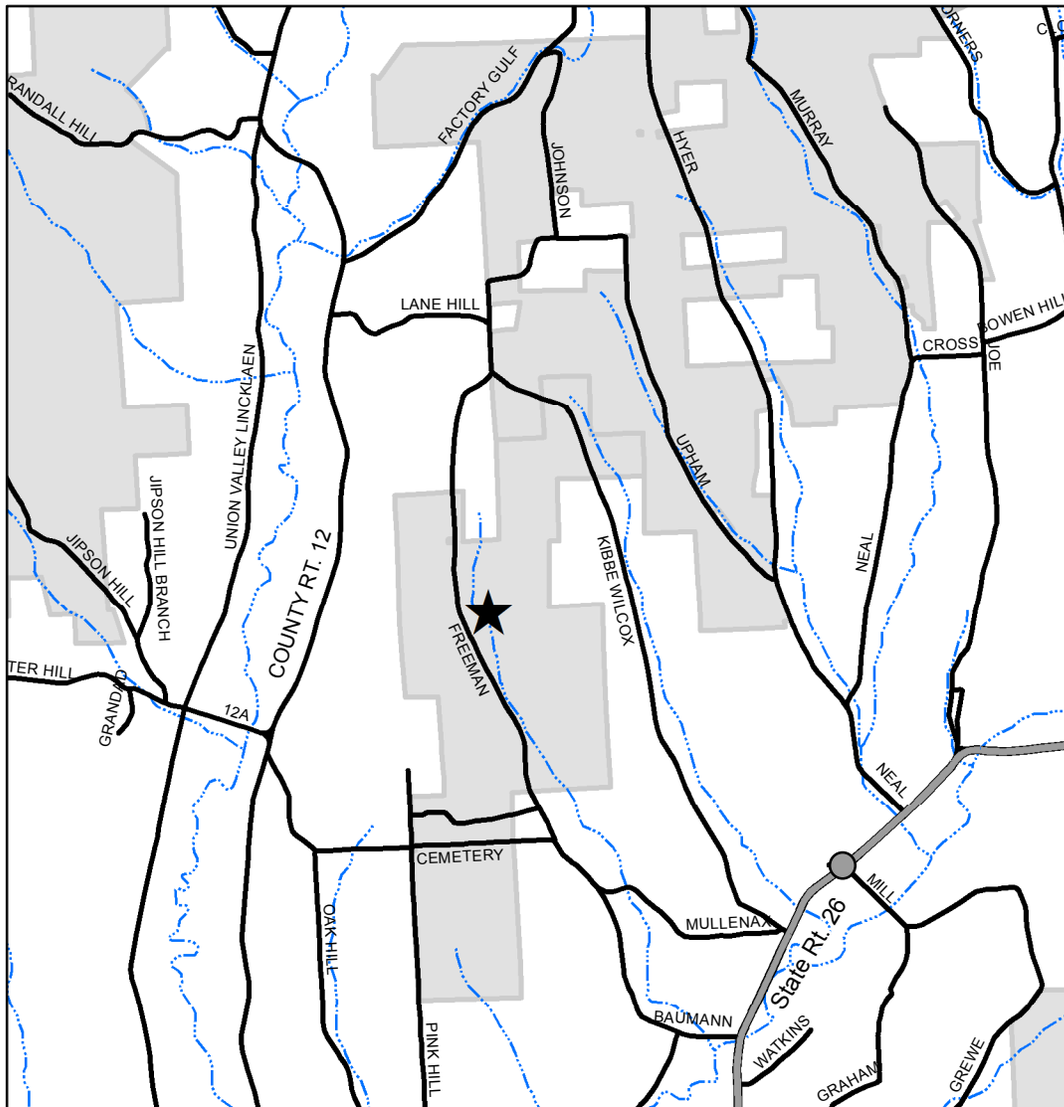
<u>FORM #</u>	<u>FORM TITLE</u>
CE-200	Certificate of Attestation of Exemption – (no employees)
DB-120.1	Certificate of Disability Benefit Insurance
DB-120.2	Certificate of Participation in Disability Benefit Group Self-Insurance
DB-155	Certificate of Disability Benefit Self-Insurance

An ACORD form is **NOT** an acceptable proof of Workers' Compensation coverage. **ALL OF THE ABOVE REFERENCED FORMS, EXCEPT CE-200, SI-12 & DB-155 MUST NAME:** “NYS DEC, Attn: State Timber Sales, 625 Broadway, 5th Floor, Albany, NY 12233-4255” as the Entity Requesting Proof of Coverage (Entity being listed as the Certificate Holder). Additional information can be obtained at the Worker’s Compensation website: <http://www.wcb.ny.gov>

- The Contractor shall require that any subcontractors hired, carry insurance with the same limits and provisions as provided herein.

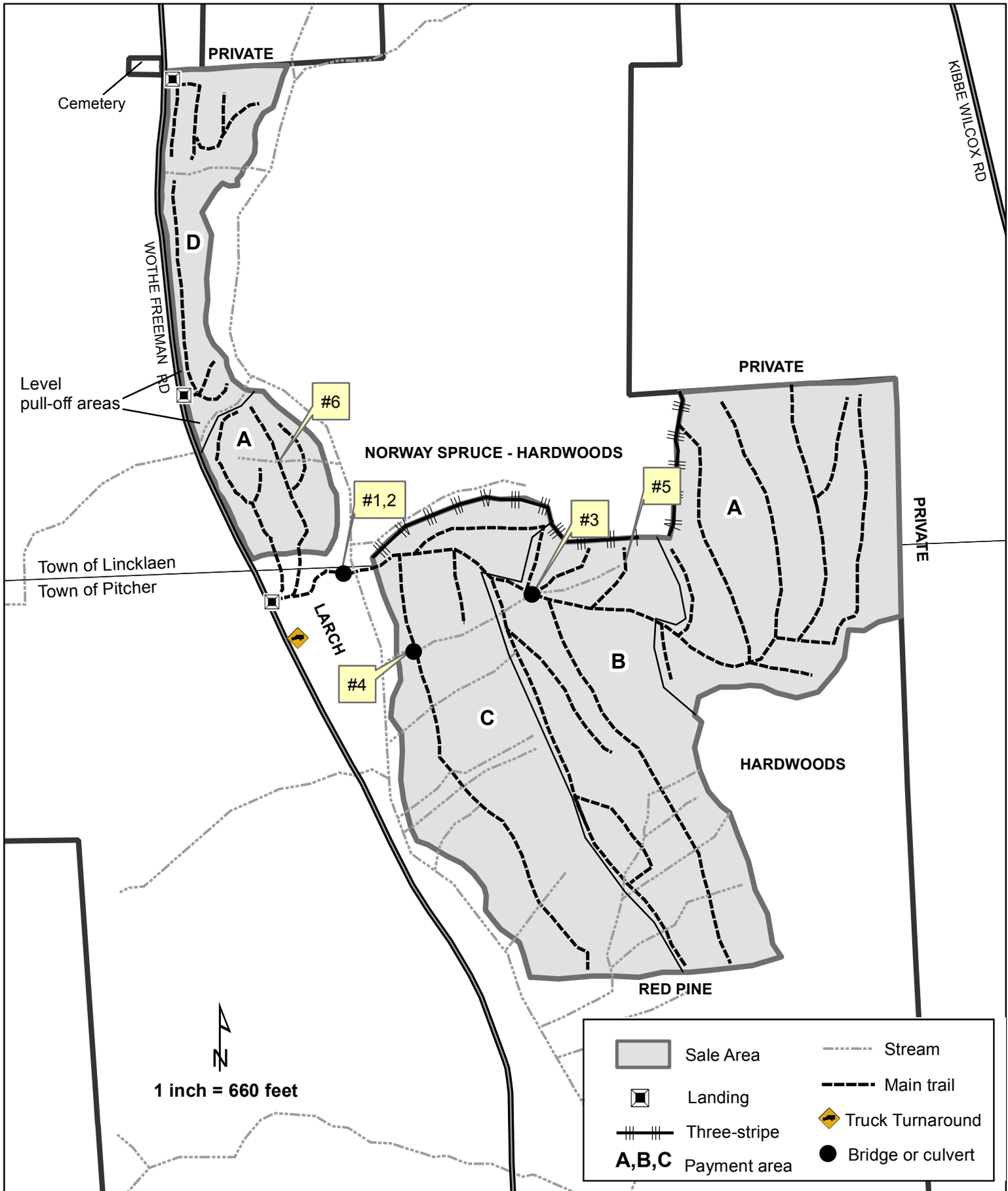
Basil Seggos
Commissioner

LOCATION MAP



Lazy Porcupine Hill Spruce Sale

Chenango RA #23, stand B-12 & 19
Town of Lincklaen, Chenango Co., NY





STATE OF NEW YORK
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
**SALE OF FOREST PRODUCTS
PROPOSAL**

Dear Sir:

I have examined the forest products offered for Public sale by the State of New York located on

Chenango Reforestation Area # 23, Lincklaen State Forest; Stands B-12 and B-19

and hereby bid the following price in accordance with the terms of the advertisement, Notice of Sale and Contract:

_____ dollars and
_____ cents
\$ _____

(Minimum Acceptable Net Bid **\$120,837.00** U.S.)

Enclosed is a 5% bid deposit of \$ _____

I understand that the forest products being offered for sale will be awarded to the highest responsible responsive bidder. If I am the successful bidder, I agree to abide by the terms of the Contract; to execute the Contract within 30 days of the notification of award, to pay the bid price in accordance with the payment schedule as specified in the advertisement, Notice of Sale and Contract, and to remove from State land by **September 30, 2019** all timber therein designated.

**** ALL ENTRIES MUST BE IN INK AND CLEARLY WRITTEN****

IMPORTANT NOTICE

The attached "Bidder's/Proposer's Certification" form must be completed, signed and returned along with your Bid Proposal. Failure to include this form will result in disapproval of the bid.

CERTIFICATION

If you, or your firm, have been certified for and principles of the Forest Stewardship Council or the Sustainable Forestry Initiative, Please enter your certificate number here.

Certification No.

Date

Phone

E-Mail Address

Legal Business Name

If you use a DBA, please list DBA here

By

Title

Address

Signature

Company / Owner Federal Identification No.
Social Security Numbers should be used **only** if you
do not have a Federal Identification Number

BIDDER'S/PROPOSER'S CERTIFICATION

NON-COLLUSIVE BIDDING
AND
NONDISCRIMINATION IN EMPLOYMENT IN NORTHERN IRELAND
MACBRIDE FAIR EMPLOYMENT PRINCIPLES
AND
STATE ETHICS LAW PROVISION

BY SUBMISSION OF THIS BID AND BY SIGNING HEREUNDER THE BIDDER/PROPOSER, AND EACH PERSON SIGNING ON BEHALF OF SUCH PARTY CERTIFIES, AND IN THE CASE OF A JOINT BID/PROPOSAL, EACH PARTY THERETO CERTIFIES AS TO ITS OWN ORGANIZATION, UNDER PENALTY OF PERJURY, THAT TO THE BEST OF HIS/HER KNOWLEDGE AND BELIEF:

A. NON-COLLUSION State Finance Law §139-d

- 1. The prices in this bid have been arrived at independently without collusion, consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;
- 2. Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the bidder and will not knowingly be disclosed by the bidder prior to opening, directly or indirectly, to any other bidder or to any competitor; and
- 3. No attempt has been made or will be made by the bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

B. MACBRIDE FAIR EMPLOYMENT PRINCIPLES State Finance Law §165(5)

- 1. it or any individual or legal entity in which the bidder/proposer holds a 10% or greater ownership interest, or any individual or legal entity that holds a 10% or greater ownership in the bidder/proposer, either: (answer yes or no to one or both of the following, as applicable).
- 2. has business operations in Northern Ireland;
Yes _____ or No _____ (check answer) **IF YES, COMPLETE #3**
- 3. shall take lawful steps in good faith to conduct any business operations that it has in Northern Ireland in accordance with the MacBride Fair Employment Principles relating to nondiscrimination in employment and freedom of workplace opportunity regarding such operations in Northern Ireland, and shall permit independent monitoring of their compliance with such Principles.
Yes _____ or No _____ (check answer)

C. STATE ETHICS LAW PROVISION

By submittal of this bid/proposal, the undersigned hereby certifies, for and on behalf of the bidder/proposer, that he is familiar with the following provisions of the State Ethics Law provisions applicable to post employment restrictions affecting former state employees: POL '73(8)(a)(i) the two year bar, and '73(8)(a)(ii), the life-time bar, and that submittal of this bid/proposal is not in violation of either provision, and that no violation will occur by entering into a contract or in performance of the contractual services, and further that the bidder/proposer recognizes that the Department may rely upon this certification.

Except as follows: (attach information if needed)

(Proposer is to make full disclosure of any circumstances which could affect its ability to perform in complete compliance with the cited laws. Any questions as to the applicability of these provisions should be addressed to the New York State Ethics Commission, 39 Columbia Street, Albany, N.Y. 12207: telephone #1-800-87-ETHICS.)

NOTE: All references to "bid" "bidder" shall be deemed to include "proposer" "proposal".

Date: _____

Print Name and Title

Signature