## 2023 -- H 5784 SUBSTITUTE A

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## STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

### **JANUARY SESSION, A.D. 2023**

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### AN ACT

# RELATING TO AGRICULTURE AND FORESTRY -- FORESTRY AND FOREST PRODUCT OPERATIONS

Introduced By: Representatives Cotter, Edwards, Potter, Baginski, Speakman, Casimiro, Kazarian, McNamara, Kennedy, and Shallcross Smith

<u>Date Introduced:</u> February 22, 2023

SECTION 1. Title 2 of the General Laws entitled "AGRICULTURE AND FORESTRY"

Referred To: House Municipal Government & Housing

It is enacted by the General Assembly as follows:

2	is hereby amended by adding thereto the following chapter:
3	<u>CHAPTER 28</u>
4	FORESTRY AND FOREST PRODUCT OPERATIONS
5	<b>2-28-1.</b> Short title.
6	This chapter shall be known and may be cited as the "Forestry Parity Act."
7	2-28-2. Legislative findings.
8	The general assembly finds and declares:
9	(1) That maintaining forests is vital to maintain both biodiversity, and ecosystem services,
10	including carbon sequestration in the state;
11	(2) That forests are more likely to be maintained if they provide economic value;
12	(3) That providing for the economic viability of the forest products industry is an interest
13	of the state;
14	(4) That forest conservation is given the same status as farm and open space conservation
15	under the chapter 27 of title 44 ("taxation of farm, forest, and open space land"), but that elsewhere
16	in the general laws forestry, and the production of forest products, are not given the same benefits,
17	and protections as agriculture; and
18	(5) That it is in the interest of the state, in order to protect economic viability of forests and

1	to provide for their conservation for the future benefit and enjoyment of the people of the state.
2	<b>2-28-3.</b> Purpose.
3	It is purpose of this chapter to provide parity of treatment, under the law, with farming and
4	agriculture operations to forestry and forest product operations.
5	<b>2-28-4.</b> Definitions.
6	When used in this chapter, the following words and phrases are construed as follows:
7	(1) "Forest-based business" shall have the same meaning as defined in § 2-27-2.
8	(2) "Forest land" shall have the same meaning as defined in § 2-27-2.
9	(3) "Forest management" shall have the same meaning as defined in § 2-27-2.
10	(4) "Forest product operations" means any and all trade occupations involving the
11	harvesting, production, maintaining, and sale of forest products originating in the state, including,
12	but not limited to:
13	(i) Arboriculture, logging, land clearing; and
14	(ii) Kiln drying, operations of firewood, saw milling, lumber, pallets, biochar, mulch,
15	compost, biomass, wood chips, saw dust, timbers, posts, beams, shingles, and artisan tree carvings,
16	seasonal greens and berries.
17	(5) "Forest property owner" means a person who owns "forest land" or leases "forest land"
18	for a period of five (5) years or more, which lease permits the conduct of some or all "forest product
19	operations" on the "forest land".
20	(6) "Person" shall have the same meaning as defined in § 43-3-6.
21	2-28-5. Declaration of policies.
22	The general assembly finds and declares that it is the policy of the state to promote an
23	environment in which forest operations and forest-based businesses are safeguarded against
24	nuisance actions arising out of conflicts between forestry operations and urban and suburban land
25	uses, in a manner consistent with the provisions of chapter 23 of title 2 ("right to farm act"), and to
26	protect forest landowners with forest management plans from state administrative actions and
27	regulations above and beyond the restrictions on farms and agricultural operations on the same
28	subject, provided, that nothing herein shall be construed to authorize forestry activity in freshwater
29	wetlands except in accordance with all regulatory requirements imposed by the department of
30	environmental management.
31	2-28-6. Intentional and negligent actions.
32	The provisions of § 2-28-5 do not apply to forestry operations conducted in a malicious or
33	negligent manner, or to forestry operations conducted in violation of federal or state law.
34	SECTION 2 Chanter 31-1 of the General Laws entitled "Definitions and General Code

1	Provisions" is hereby amended by adding thereto the following section:
2	31-1-8.1. Forestry vehicle.
3	"Forestry vehicle" means every vehicle which is designed for and used for forest product
4	operations purposes, as defined in § 2-28-4, and used by the owner of the vehicle or family
5	member(s) or employee(s) or designees of the owner, in the conduct of the owner's forestry product
6	operations, which use shall include the delivery of forest products produced by the forester but shall
7	not include commercial hire for non-forestry product operation uses, including, but not limited to,
8	hauling of sand and gravel, snow plowing, other than directly on the vehicle owner's forest land.
9	For an owner to qualify as having forestry purposes, the owner shall provide evidence that he or
10	she meets the requirements of § 44-18-30.
11	SECTION 3. Chapter 31-3 of the General Laws entitled "Registration of Vehicles" is
12	hereby amended by adding thereto the following section:
13	31-3-31.4. Registration of forestry vehicles.
14	(a) Forestry vehicles, as defined in § 31-1-8.1, equipped with rubber tires while being used
15	in forestry and operated on highways shall be registered on a form furnished by the administrator
16	of the division of motor vehicles and shall be assigned a special number plate with a suitable symbol
17	or letter indicating the usage of the forestry vehicle.
18	(b) The administrator of the division of motor vehicles shall promulgate rules and
19	regulations for the inspection of forestry vehicles.
20	(c) Forestry plates may be displayed on vehicles used in the delivery of forestry products
21	produced by the forester/forest product operator; however, forestry plates shall not be displayed on
22	vehicles used for delivery of products not produced from forest product operations.
23	(d) Any forestry vehicle, as defined in § 31-1-8.1, that is not required to be registered other
24	than pursuant to the provisions of § 31-1-8.1, and that is covered by a liability insurance policy
25	applicable to forest land and/or forest product operations, shall be deemed to satisfy the liability
26	insurance as required by § 31-3-3(c) if the liability policy provides liability coverage for operation
27	of the vehicle, in limits meeting or exceeding, the provisions of § 31-32-24. Documentation of such
28	insurance, including the name of the carrier, policy, number, and effective date, may be required
29	by the division of motor vehicles for the registration of said vehicle and for the renewal of such
30	registration.
31	SECTION 4. Section 42-64-5 of the General Laws in Chapter 42-64 entitled "Rhode Island
32	Commerce Corporation" is hereby amended to read as follows:
33	42-64-5. Purposes.
34	The Rhode Island commerce corporation is authorized, created, and established to be an

agency under the jurisdiction of the state's lead agency for economic development, the executive office of commerce, and to be the operating agency of the state to carry out the policies and procedure as established by the secretary, governor and the board of directors for the following purposes:

- (1) To promote and encourage the preservation, expansion, and sound development of new and existing industry, business, commerce, agriculture, <u>forestry</u>, tourism, and recreational facilities in the state, which will promote the economic development of the state and the general welfare of its citizens; and
- (2) With respect to real property other than federal land or land related to federal land, to undertake any project, except a residential facility; and
- (3) With respect to federal land or land related to federal land, to undertake any project, except as those responsibilities are assigned to the Quonset Development Corporation; and
- (4) To create an organization that is responsive to the needs and interests of businesses of all sizes within the state of Rhode Island and to be structured to be customer centric to enhance commerce in the state utilizing all available resources.
- SECTION 5. Section 44-5-12.1 of the General Laws in Chapter 44-5 entitled "Levy and Assessment of Local Taxes" is hereby amended to read as follows:

## 44-5-12.1. Assessment of tangible personal property.

- (a) All tangible personal property subject to taxation shall be assessed for taxation based on the original purchase price (new or used) including all costs such as freight and installation.

  Assets will be classified and depreciated as defined in this section.
- (b) The following classification and depreciation table shall be used in determining the assessed value of tangible personal property.

### **State of Rhode Island Tangible Property Classification**

25		Class I	Class II	Class III
26	Class of Assets	Short Life	Mid-Life	Long Life
27	Age	1-5 yrs	6-12 yrs	13+ yrs
28	1	95	95	95
29	2	80	90	90
30	3	60	80	85
31	4	30	70	80
32	5	20	60	75
33	6	20	50	70
34	7	20	40	65

1	8	20	30	60	
2	9	20	30	55	
3	10	20	30	50	
4	11	20	30	45	
5	12	20	30	40	
6	13	20	30	35	
7	14	20	30	30	
8	15+	20	30	30	
9	Assets Shall Not be T	Trended			
10	(c) Assets shall be	classified on an ani	nual basis by the	Rhode Island	Association of
11	Assessing Officers' Personal	Property Committee	based on the foll	lowing table:	
12	INDUSTRY GRO	UP IN YEARS			CLASS
13	Agriculture and fo	restry machinery and	d equipment		II
14	Aircraft and all he	licopters			II
15	Amusement and the	neme parks			II
16	Apparel and fabric	cated textile manufac	eturing		II
17	Automobile repair	shops			II
18	Bakeries and confe	ectionery production	ı		II
19	Barber and beauty	shops			II
20	Billboards				III
21	Brewery equipmen	nt not used directly i	n manufacturing		II
22	Cable television, h	neadend facilities:			II
23	Microwave	systems			II
24	Program ori	gination			II
25	Service and	test			II
26	Subscriber c	connection and distri	bution		II
27	Canneries and froz	zen food production			II
28	Cement processing	9			III
29	Chemical and allie	ed production			II
30	Clay products products	cessing			III
31	Cold storage and i	ce-making equipmen	nt		III
32	Cold storage ware	house equipment			II
33	Computers, persor	nal computers (PC),	laptops, tablets, co	ellphones,	
34	mainframe/servers	s, peripherals, keybo	ard, mouse		I

1	Condiments, processing	II
2	Construction equipment, general construction, backhoes,	
3	forklifts, loaders, cranes, unregistered vehicles	II
4	Dairy products processing	Ι
5	Data handling equipment, except computers	I
6	printers, copiers, bridges, routers and gateways	II
7	Distilling	II
8	Electrical equipment not used in manufacturing	II
9	Electronic equipment	II
10	Fabricated metal products/special tools	I
11	Fishing equipment, excluding boats and barges, lines, nets	I
12	Food and beverage production	II
13	Fur processing	II
14	Gas distribution, total distribution equipment	III
15	Glass and glass products/special tools	II
16	Grain and grain mill products processing	III
17	Gypsum products	III
18	Hand tools	II
19	Hospital furnishings and equipment	II
20	Hotel and motel furnishings and equipment	II
21	Jewelry products and pens	II
22	Knitwear and knit products, ex, work uniforms	I
23	Laundry equipment	II
24	Leather and leather products	II
25	Logging, timber cutting	II
26	Marine construction	II
27	Meatpacking	II
28	Medical and dental supply production	II
29	Metalworking machinery processing	II
30	Mining and quarrying	II
31	Motion picture and television production	II
32	Motor vehicle and parts/special tools	II
33	Office furniture and equipment	II
34	Optical lenses and instrument processing	II

1	Paints and varnishes	I
2	Petroleum refining	III
3	pipeline transportation	III
4	Plastics manufacturing	I/II
5	Plastic products processing/special tools	II
6	Primary metals production, nonferrous and foundry products	III
7	special tools	III
8	Primary steel mill products	III
9	Printing and publishing	II
10	Professional and scientific instruments	II
11	Radio and television, broadcasting	II
12	Railroad transportation equipment	II
13	locomotive	II
14	Recreation and amusement	II
15	Retail trades, fixtures and equipment	II
16	Residential furniture	II
17	Restaurant and bar equipment	II
18	Restaurant equipment, fast foods	II
19	Rubber products processing/special tools	II
20	Sawmills, permanent/portable	II
21	Service establishments	II
22	Ship and boat building equipment/special tools	II
23	Soft drink processing and bottling	II
24	Stone products processing	III
25	Telecommunications, local and interstate	II
26	analog switching	II
27	circuit, digital, analog, optic	II
28	information/origination equipment	I/II
29	smart phones	I
30	metallic cable	III
31	fiber cable, poles, conduit	III
32	all other equipment	II
33	Telecommunications, cellular	
34	analog/digital switching	II

1	radio frequency channel and control	II
2	power equipment	II
3	antennae	II
4	towers	III
5	transmission equipment	II
6	cellular phones	I
7	Textile products, including finishing and dyeing	II
8	yarn, thread and woven fabrics	II
9	Theater equipment	II
10	Utilities/power production	III
11	generation, transmission, or distribution equipment	III
12	Waste reduction and resource recovery	II
13	Water transportation	III
14	vessels, barges and tugs	III
15	Water utilities	III
16	Wharves, docks and piers	III
17	Wholesale trade fixtures and equipment	II
18	Wood products and furniture manufacturing	II
19	(d) Any industry, group, or asset not enumerated in subsection (c) of the	nis section, shall be
20	categorized as class II.	
21	SECTION 6. Chapter 44-5 of the General Laws entitled "Levy and As	ssessment of Local
22	Taxes" is hereby amended by adding thereto the following section:	
23	44-5-42.2. Taxation of forestry product operations buildings.	
24	Cities and towns may tax forestry product operations buildings at a ra	nte that reflects the
25	actual costs incurred by the city or town in providing services to those buildings	<u>s.</u>
26	SECTION 7. Section 44-27-1 of the General Laws in Chapter 44-27 en	ntitled "Taxation of
27	Farm, Forest, and Open Space Land" is hereby amended to read as follows:	
28	44-27-1. Legislative declaration.	
29	It is declared:	
30	(1) That it is in the public interest to encourage the preservation of farm	n, forest, and open
31	space land in order to maintain a readily available source of food, and farm a	and forest products
32	close to the metropolitan areas of the state, to conserve the state's natural resour	rces, and to provide
33	for the welfare and happiness of the inhabitants of the state.	
34	(2) That it is in the public interest to prevent the forced conversion of far	m, forest, and open

1 space land to more intensive uses as the result of economic pressures caused by the assessment for 2 purposes of property taxation at values incompatible with their preservation as farm, forest, and 3 open space land. 4 (3) That the necessity in the public interest of the enactment of the provisions of this chapter 5 is a matter of legislative determination. 6 SECTION 8. Section 45-24-37 of the General Laws in Chapter 45-24 entitled "Zoning 7 Ordinances" is hereby amended to read as follows: 8 45-24-37. General provisions — Permitted uses. 9 (a) The zoning ordinance shall provide a listing of all land uses and/or performance 10 standards for uses that are permitted within the zoning use districts of the municipality. The 11 ordinance may provide for a procedure under which a proposed land use that is not specifically 12 listed may be presented by the property owner to the zoning board of review or to a local official 13 or agency charged with administration and enforcement of the ordinance for an evaluation and 14 determination of whether the proposed use is of a similar type, character, and intensity as a listed 15 permitted use. Upon such determination, the proposed use may be considered to be a permitted use. 16 (b) Notwithstanding any other provision of this chapter, the following uses are permitted 17 uses within all residential zoning use districts of a municipality and all industrial and commercial 18 zoning use districts except where residential use is prohibited for public health or safety reasons: 19 (1) Households; 20 (2) Community residences; and 21 (3) Family daycare homes. 22 (c) Any time a building or other structure used for residential purposes, or a portion of a 23 building containing residential units, is rendered uninhabitable by virtue of a casualty such as fire 24 or flood, the owner of the property is allowed to park, temporarily, mobile and manufactured home, 25 or homes, as the need may be, elsewhere upon the land, for use and occupancy of the former 26 occupants for a period of up to twelve (12) months, or until the building or structure is rehabilitated 27 and otherwise made fit for occupancy. The property owner, or a properly designated agent of the 28 owner, is only allowed to cause the mobile and manufactured home, or homes, to remain 29 temporarily upon the land by making timely application to the local building official for the 30 purposes of obtaining the necessary permits to repair or rebuild the structure. 31 (d) Notwithstanding any other provision of this chapter, appropriate access for people with 32 disabilities to residential structures is allowed as a reasonable accommodation for any person(s) 33 residing, or intending to reside, in the residential structure.

(e) Notwithstanding any other provision of this chapter, an accessory dwelling unit in an

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1	owner-occupied residence that complies with §§ 45-24-31 and 45-24-73 shall be permitted as a
2	reasonable accommodation for family members with disabilities or who are sixty-two (62) years or
3	age or older, or to accommodate other family members.
4	(f) When used in this section the terms "people with disabilities" or "member, or members
5	with disabilities" means a person(s) who has a physical or mental impairment that substantially
6	limits one or more major life activities, as defined in § 42-87-1(7).
7	(g) Notwithstanding any other provisions of this chapter, plant agriculture is a permittee
8	use and forest product operations, as defined in § 2-28-4 are permitted uses within all zoning
9	districts of a municipality, including all industrial and commercial zoning districts, except where
10	prohibited for public health or safety reasons or the protection of wildlife habitat.
11	SECTION 9. Construction. This act, being necessary for the welfare of the state and its
12	inhabitants, shall be construed liberally so as to effectuate its purposes.
13	SECTION 10. Severability. If any clause, sentence, paragraph, section, or part of this ac
14	shall be adjudged by any court of competent jurisdiction to be invalid, that judgment shall no
15	affect, impair, or invalidate the remainder of this act but shall be confined in its operation to the
16	clause, sentence, paragraph, section, or part directly involved in the controversy in which that
17	judgment shall have been rendered.
18	SECTION 11. This act shall take effect upon passage.

LC001650/SUB A/2

### **EXPLANATION**

#### BY THE LEGISLATIVE COUNCIL

OF

## AN ACT

# RELATING TO AGRICULTURE AND FORESTRY -- FORESTRY AND FOREST PRODUCT OPERATIONS

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This act would create a new motor vehicle registration for "forestry vehicles" and would provide that forest product operations are permitted uses within all zoning districts of a municipality except where prohibited for public health or safety reasons or the protection of wildlife habitat.

This act would take effect upon passage.

LC001650/SUB A/2