GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1997

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HOUSE BILL 457 Committee Substitute Favorable 4/2/97 Senate Finance Committee Substitute Adopted 7/10/97

Short Title: Amend Forest Development Act/AB.

(Public)

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Sponsors:

Referred to:

March 10, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO ALLOW RECOVERY OF FUNDS PAID AS FOREST DEVELOPMENT
3	COST-SHARING PAYMENTS WHEN TREES ARE NOT MAINTAINED AT
4	LEAST TEN YEARS AND TO CONVERT THE FOREST DEVELOPMENT FUND
5	TO ONE THAT ACCRUES INTEREST.
6	The General Assembly of North Carolina enacts:
7	Section 1. G.S. 113A-178 reads as rewritten:
8	"§ 113A-178. Definitions.
9	As used in this Article:
10	(1) 'Approved forest management plan' shall mean means the forest
11	management plan submitted by the eligible landowner and approved by
12	the Secretary. Such plan shall include forest management practices to
13	insure both maximum forest productivity and environmental protection
14	of the lands to be treated under the management plan.
15	(2) 'Approved practices' shall mean mean those silvicultural practices
16	approved by the Secretary for the purpose of commercially growing
17	timber through the establishment of forest stands, or of insuring the
18	proper regeneration of forest stands to commercial production levels

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1		following the harvest of mature timber. Such practices shall include	
2		those required to accomplish site preparation, natural and artificial	
3		forestation, noncommercial removal of residual stands for silvicultural	
4		purposes, and cultivation of established young growth of desirable trees.	
5		In each case, approved practices will be determined by the needs of the	
6		individual forest stand. These practices shall include existing practices	
7		and such practices as are developed in the future to insure both	
8		maximum forest productivity and environmental protection.	
9	(3)	'Department' shall mean-means the Department of Environment, Health,	
10	(-)	and Natural Resources.	
11	(4)	'Eligible landowner' shall mean means a private individual, group,	
12		association or corporation owning land suitable for forestry purposes.	
13		Where forest land is owned jointly by more than one individual, group,	
14		association or corporation, as tenants in common, tenants by the	
15		entirety, or otherwise, the joint owners shall be considered, for the	
16		purpose of this Article, as one eligible landowner and entitled to receive	
17		cost-sharing payments as provided herein only once during each fiscal	
18		year.	
19	(5)	'Eligible lands' shall mean land' means land owned by an eligible	
20		landowner.	
21	(6)	'Forest development assessment' shall mean-means an assessment on	
22		primary forest products from timber severed in North Carolina for the	
23		funding of the provisions of this Article, as authorized by the General	
24		Assembly.	
25	(7)	'Forest development cost sharing cost-sharing payment' shall mean means	
26		financial assistance to partially cover the costs of implementing	
27		approved practices in such amounts as the Secretary shall determine,	
28		subject to the limitations of this Article.	
29	(8)	'Forest development fund' shall mean means the special nonlapsing	
30		fund established in the Department of Environment, Health, and Natural	
31		Resources, designated as the Forest Development Fund, Fund created	
32	(2)	by G.S. 113A-183.	
33	(9)	'Secretary' shall mean means the Secretary of Environment, Health, and	
34		Natural Resources.	
35	<u>(10)</u>	<u>'Maintain' means to retain the reforested area as forestland for a 10-year</u>	
36		period and to comply with the provisions in the approved forest	
37	a	management plan."	
38		on 2. Article 11 of Chapter 113A of the General Statutes is amended by	
39 40	adding a new se		
40		Cost-share agreements.	
41 42		der to receive forest development cost-share payments, an eligible	
42 43		l enter into a written agreement with the Department describing the tting forth the approved practices implemented for the area and covered	
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1	by the approved forest management plan, and agreeing to maintain those practices for a
2	<u>10-year period.</u>
3	(b) <u>A landowner who fails to maintain the practice or practices for a 10-year</u>
4	period in accordance with the agreement set forth in subsection (a) of this section shall
5	repay to the Fund all cost-sharing funds received for that area.
6	(c) If the landowner voluntarily relinquishes control or title to the land on which
7	the approved practices have been established, the landowner shall:
8	(1) Obtain a written statement, or a form approved by the Department, from
9	the new owner or transferee in which the new owner or transferee
10	agrees to maintain the approved practices for the remainder of the 10-
11	year period; or
12	(2) <u>Repay to the Fund all cost-sharing funds received for implementing the</u>
13	approved practices on the land.
14	If a written statement is obtained from the new owner or transferee, the original
15	landowner will no longer be responsible for maintaining the approved practices or
16	repaying the cost-sharing funds. The responsibility for maintaining those practices for
17	the remainder of the 10 years shall devolve to the new owner or transferee."
18	Section 3. G.S. 113A-183 reads as rewritten:
19	"§ 113A-183. Forest Development Fund.
20	(a) There is hereby The Forest Development Fund is created in the Department of
21	Environment, Health, and Natural Resources as a fund to be designated the Forest
22	Development Fund, for which fiscal management and responsibility are hereby vested in
23	the Secretary. special fund. Revenue in the Fund does not revert at the end of a fiscal
24	year, and interest and other investment income earned by the Fund accrues to it. The
25	Fund is created to provide revenue to implement this Article. The Fund consists of the
26	following revenue:
27	(1) Assessments on primary forest products collected under Article 12 of
28	Chapter 113A of the General Statutes.
29	(2) <u>General Fund appropriations.</u>
30	(3) Gifts and grants made to the Fund.
31	(b) This fund shall be the depository for all revenue derived from the forest
32	development assessment on primary forest product processors as authorized by the
33	General Assembly, and for any funds appropriated specifically for the forest development
34	program from the general fund. Those funds appropriated from the general fund
35	remaining in the Forest Development Fund at the end of any fiscal year shall revert to the
36	general fund, but revenues derived from the forest development assessment shall not
37	revert but shall remain in the Forest Development Fund until expended under the
38	provisions of this Article.
39	(c) In any fiscal year, expenditures from the Forest Development Fund shall be
40	limited to four times the amount of the general fund appropriation for that year.
41	(d) In any fiscal year, no more than five percent (5%) of the available funds
42	generated by the Primary Forest Product Processor Assessment Act shall-may be used for
43	program support under the provisions of G.S. 113A-179(c).

Funds used for the purchase of equipment under the provisions of G.S. 113A-1 (e) 2 179(d) shall be limited to appropriations from the general fund General Fund to the Forest Development Fund designated specifically for equipment purchase." 3 4

Section 4. This act is effective when it becomes law.