



Michigan Master Logger Certification Program

N9677 County Road 577, Stephenson, MI 49887

Ph: 906.753.6666 F: 906.753.6666

www.mimlc.com

Logger Timber Sale Contract

THIS CONTRACT IS BY AND BETWEEN

The Seller

The Master Logger:

Name

Name

Address

Address

The Seller agrees that the Logger can enter the lands described below with logging equipment in order to cut and remove the timber that is designated for removal under this contract. The land description is as follows:

County: _____

Town Name: _____

Town: _____ N	Range: _____	Section: _____	Legal Description: _____
Town: _____ N	Range: _____	Section: _____	Legal Description: _____

The Harvest Plan and Sale Map, attached to and made a part of this Contract gives a more complete description of the harvest site.

A. CONTRACT PERFORMANCE, PERIOD, EXTENSIONS AND TERMINATION

1. Harvesting shall be completed no later than _____ unless the Seller extends the date in writing.
2. Either party may suspend harvest operations if conditions of the contract are being violated upon notice to the other. Continued violation of contract terms can be considered grounds for termination of the contract.
3. If the contract is terminated, the Logger shall be given reasonable time to remove all cut wood products that have been paid for and all equipment from the Seller's property.

B. DAMAGES AND REMEDIES

1. The Seller shall notify the Logger in writing of the nature, extent, and amount of any damages that may have occurred as a result of the Logger's operations under this contract.
2. The Seller shall give the logger a reasonable amount of time to repair those damages.
3. The Seller shall provide the Logger with a written itemized bill for any damages that have monetary value and cannot be repaired.
4. If the Seller is not satisfied with compensation for damages, or if timber or other forest products are cut or removed by the Logger that were not designated in this contract, the Seller may pursue any and all remedies for those values, costs, or damages.
5. In case of dispute over the terms of this contract, the final decision shall rest with an arbitration board of three persons; one to be selected by each party to this contract and a third to be selected by agreement of both parties.
6. Other _____



Michigan Master Logger Certification Program

N9677 County Road 577, Stephenson, MI 49887

Ph: 906.753.666 F: 906.753.6666

www.mimlc.com

C. PRODUCTS TO BE REMOVED

1. Title to stumpage remains with the Seller until payment is received.
2. The Seller shall designate the timber to be sold.
3. The seller may designate timber that will not be cut(species etc.)
4. Details of the area of the harvest and the trees to be cut, and other conditions and stipulations affecting the operation are found in the Harvest Plan, which is attached to and made part of this contract.
 - Are trees to be cut designated? _____
 - Are trees to be marked? _____

D. SALE TYPE, SCALING, HAULING, AND PAYMENTS

1. This sale is the following type: (strike out those that do not apply)
 - a) Lump sum sale (estimated volume).....Full payment in advance, or in partial payments as the sale proceeds
 - b) Scaled products sale, flat rate..... price per unit at a flat rate based on scale at landing
 - c) Scaled products by grade.....Price per unit by volume and grade, scale at landing
 - d) Mill scale Payment based on products scaled by the mill at a mill yard
2. A standard pulpwood cord is a measure of roundwood that is carefully piled to minimize air space between logs, and that measures 4 feet high, 4 feet wide, and 96 to 100 inches long.
3. Payment shall be made according to the following schedule:

4. For scaled sales, The Master Logger agrees to provide scale slips to the Seller at the time of payment unless otherwise specified.
5. Prices shall remain unchanged during the term of the contract. Prices may be renegotiated for extensions agreed upon by the parties, and shall be stated in writing in the written extension.

E. UTILIZATION AND OPERATIONS

1. Stumps shall be cut as low as practical for the terrain and conditions. In general, stump heights shall not exceed stump diameter.
2. High stumps from cutting multiple-stemmed trees shall be re-cut to the specifications noted in E.1 (above).
3. Extreme care shall be taken to protect all trees that are not designated for cutting in order to prevent damage to them in felling and yarding the designated trees.
4. All harvested trees shall be utilized to the fullest extent for commercial products according to commonly accepted standards, unless specified otherwise, as follows:
 - a) Pulpwood: All trees that contain one or more 96 to 100-inch sticks to a minimum top diameter of four inches that conforms to current market conditions.
 - b) Sawlogs: All trees that contain one or more logs that are 8 feet-6 inches in length and are suitable for sawlog material. Minimum top diameter of sawlogs shall conform to the current market conditions.
 - c) Other specifications: _____
5. Slash shall not exceed 48 inches in height unless otherwise specified. Along public access roads and trails slash shall not exceed 24 inches in height unless otherwise specified.
6. The Master Logger agrees to comply with all State Laws regarding damage to survey monuments and landmarks, slash disposal, prevention of fires and liability for fire suppression costs, litter control, spillage of petroleum products and hazardous substances, and any other laws or regulations that apply.
7. The Logger shall comply with Michigan Best Management Practices for Water Quality.
8. Other pertinent details on harvest operations are found in the Harvest Plan and are binding.



Michigan Master Logger Certification Program

N9677 County Road 577, Stephenson, MI 49887

Ph: 906.753.666 F: 906.753.6666

www.mimlc.com

F. TITLE, BOUNDARY LINES, AND ACCESS

1. The Seller guarantees title to the timber and has the full right and power to dispose of the timber in the manner specified herein.
2. The Seller is responsible for establishing and clearly marking property lines unless otherwise agreed in writing.
3. Access for trucks and other harvesting equipment shall be arranged by the Seller across land owned by the Seller, or via land owned by a third party if necessary, as addressed in the Harvest Plan.

G. LIABILITY AND INSURANCE

1. The Logger agrees to protect, indemnify and save harmless the Seller, and the Seller's employees and agents from and against all causes of action, claims, demands, suits, liability or expense by reason of loss or damage to any property or bodily injury to any person, including death, as a direct or indirect result of timbering operations under this contract, or in connection with any action or omission of the Logger, who shall defend the Seller in any cause of action or claim.
2. Unless the Logger is exempted by the Seller from this coverage requirement as an independent contractor, as defined in Michigan State Statutes, and as determined by the Seller based on an affidavit submitted to it, the Logger agrees to elect to maintain worker's compensation insurance coverage for the cutting operation under this contract, and any and all employees engaged in cutting on the Seller's land during the period of this contract regardless of any exemptions from coverage under Michigan State Statutes. The Logger agrees to provide an original certificate of insurance naming the Seller as a certificate holder so the insurance carrier can notify the Seller should the insurance expire.
3. The Logger agrees to furnish the Seller with a certificate of public liability insurance covering the period of logging operations on the Seller's property for single limit liability, personal injury, bodily injury per person, and property damage.

H. GENERAL

1. The Logger is an independent contractor for all purposes, including Workers Compensation. The Logger is not an employee of the Seller and has sole control over the method, hours worked, time, and manner of any timber cutting to be performed hereunder.
2. The Seller reserves the right to inspect the job site solely to observe progress of cutting to determine if it is in compliance with the contract.
3. This contract or work under it may not be assigned or subcontracted in part or in whole without prior written approval from the Seller.
4. This contract, together with any referenced parts or attachments, shall constitute the entire agreement. Any amendments to this contract shall be in writing, signed and dated by both parties.
5. Neither party shall be liable for defaults or delays due to acts of God or the public enemy.
6. The Seller understands that he or she may be contacted by a representative of the Logger Certification program requesting access to this property so that certified audit teams from the MLC program can inspect and audit the performance of the Logger during active sale operations or within two years after the sale has been completed.



Michigan Master Logger Certification Program

N9677 County Road 577, Stephenson, MI 49887

Ph: 906.753.666 F: 906.753.6666

www.mimlc.com

We have read and understand this entire Contract, including the attached Harvest Plan that is attached to and made part of part of this contract.

The Seller

The Master Logger:

Signature

Signature

Date Signed

Date Signed