## ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2005 ASSEMBLY BILL 254

April 25, 2005 – Offered by Representatives FRISKE and MURSAU.

1	AN ACT <i>to amend</i> 28.04 (2) (a), 28.04 (2) (b), 28.04 (2) (c), 28.04 (3) (a), 28.04 (3)
2	(b) and 93.07 (12); and <i>to create</i> 23.114, 23.135, 28.025, 28.04 (1) (br), 28.04 (1)
3	(ds) and 28.05 (3) of the statutes; <b>relating to:</b> managing state forest lands,
4	harvesting of timber from certain forested properties, emergencies on state
5	forest lands, providing an exemption from emergency rule procedures, and
6	requiring the exercise of rule–making authority.
	The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
7	<b>SECTION 1.</b> 23.114 of the statutes is created to read:
8	<b>23.114 Duties of the chief state forester. (1)</b> (a) In this section, "state forest
9	land" means all forested lands owned by this state and under the jurisdiction of the
10	department.
11	(b) Except as provided in par. (c), the chief state forester may declare, and shall
12	manage, emergencies that threaten state forest lands. The department shall

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1 promulgate rules specifying those emergencies over which the chief state forester 2 shall have management responsibility. The emergencies specified in the rules shall 3 include invasive species or pest infestation, disease, and damage to timber from fire, 4 snow, hail, ice, or wind. 5 (c) Paragraph (b) does not apply to a state of emergency declared by the 6 governor under s. 166.03 and does not supersede the authority of the department of 7 agriculture, trade and consumer protection under ch. 94. The chief state forester shall report directly to the secretary of the 8 (2) 9 department. 10 **SECTION 2.** 23.135 of the statutes is created to read: 11 **23.135 Forest land inventory and report. (1)** In this section, "state forest 12 land" means any parcel of 10 or more contiguous acres of forested land owned by this 13 state and under the jurisdiction of the department. 14 (2) The department shall undertake and maintain a current inventory of state 15 forest lands. The inventory shall specify the condition of the forest resources in state 16 forest lands. 17 (3) If the department prohibits the use of timber harvesting on any state forest 18 land, the department shall prepare a report that contains a projection of the 19 long-term forest health effects, a projection of the economic effects, and a projection 20 of the public benefits that result from that prohibition. 21 (4) (a) Except as provided in par. (b), if the department is required to prepare 22 a report under sub. (3) for any state forest land, the department shall prepare that 23 report by January 1, 2010, and every 15 years thereafter.

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1 (b) If the department is required to prepare a report under sub. (3) for any state 2 forest land for which a master plan has not been approved, the department shall 3 prepare that report upon approval of the master plan and every 15 years thereafter. 4 (5) The department shall submit the report required under sub. (3) to the 5 council on forestry and to the appropriate standing committee in each house of the 6 legislature under s. 13.172 (3). 7 **SECTION 3.** 28.025 of the statutes is created to read: 8 **28.025** Annual allowable timber harvests. (1) In this section, "forested 9 property" means forested property owned by this state and and under the 10 jurisdiction of the department from which timber is harvested. 11 (2) The department shall establish annual allowable timber harvests for each 12 forested property. The department may establish a single annual allowable timber 13 harvest that applies to 2 or more forested properties in a particular region of this 14 state, as determined by the department, if each one of those forested properties is 15 smaller than 5,000 forested acres and if all of the proceeds from the sale of timber 16 harvested on those combined forested properties are credited to appropriations 17 under s. 20.370 that provide funding for the same purpose, as determined by the 18 department.

(3) (a) 1. By January 1, 2007, and biennially thereafter, the department shall
submit a report to the council on forestry specifying the total timber harvest on each
forested property for the previous biennium, except as provided under par. (b).

22 2. Notwithstanding subd. 1, the department shall submit its report to the 23 council on forestry as required under subd. 1. by January 1, 2009, and biennially 24 thereafter, if the forested property that is the subject of the report has not been 25 inventoried by the department under s. 23.135.

- (b) If, under sub. (2), the department establishes an annual allowable timber
   harvest for combined forest properties, the department may submit a report that
   specifies the total timber harvest for these combined properties.
- 4 (c) If the department submits a report under this section that states that the 5 timber harvest for forested property in any biennium is less than 90 percent, or more 6 than 110 percent, of the allowable timber harvest established under sub. (2), the 7 council on forestry shall prepare a report containing the reasons for noncompliance 8 and recommendations on methods of ensuring that the timber harvest is consistent 9 with the annual allowable timber harvest established by the department under sub. 10 (2). The council on forestry shall submit the report to the governor, to the 11 department, and to the appropriate standing committees of the legislature under s. 12 13.172 (3).

**SECTION 4.** 28.04 (1) (br) of the statutes is created to read:

14 **28.04 (1)** (br) "Division" means the division of forestry in the department.

**SECTION 5.** 28.04 (1) (ds) of the statutes is created to read:

- 16 **28.04 (1)** (ds) "State forest land" has the meaning given in s. 23.135 (1).
- 17 **SECTION 6.** 28.04 (2) (a) of the statutes is amended to read:

18 28.04 (2) (a) The department division shall manage the state forests forest 19 lands to benefit the present and future generations of residents of this state, 20 recognizing that the state forests forest lands contribute to local and statewide 21 economies and to a healthy natural environment. The department division shall 22 assure the practice of sustainable forestry and use it to assure that state forests 23 forest lands can provide a full range of benefits for present and future generations. 24 The department division shall also assure that the management of state forests 25 forest lands is consistent with the ecological capability of the state forest land lands

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1 and with the long-term maintenance of sustainable forest communities and 2 ecosystems. These benefits include soil protection, public hunting, protection of 3 water quality, production of recurring forest products, outdoor recreation, native 4 biological diversity, aquatic and terrestrial wildlife, and aesthetics. The range of 5 benefits provided by the department division in each state forest land shall reflect 6 its unique character and position in the regional landscape. 7 **SECTION 7.** 28.04 (2) (b) of the statutes is amended to read: 8 28.04 (2) (b) In managing the state forests, the department division shall 9 recognize that not all benefits under par. (a) can or should be provided in every area 10 of a state forest land. 11 **SECTION 8.** 28.04 (2) (c) of the statutes is amended to read: 12 28.04 (2) (c) In managing the state forests forest land, the department division 13 shall recognize that management may consist of both active and passive techniques. 14 **SECTION 9.** 28.04 (3) (a) of the statutes is amended to read: 15 28.04 (3) (a) The department division shall prepare -a plan plans for each the 16 state forest lands that describes how the state forest lands will be managed. The department division shall work with the public to identify property goals and 17 18 objectives that are consistent with the purposes under sub. (2). The department 19 <u>division</u> shall identify in each plan the objectives of management for distinct areas 20 of the state forest land. 21 **SECTION 10.** 28.04 (3) (b) of the statutes is amended to read:

22 28.04 (3) (b) The department <u>division</u> shall establish procedures for the 23 preparation and modification of these plans, including procedures for public 24 participation. In preparing and modifying plans under this subsection, the 25 <u>department division</u> shall use the best available information regarding the purposes

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and benefits of the state forests forest land that the department division acquires
through inventories, evaluations, monitoring and research. In evaluating such
information, the department division shall consider both regional and local scales,
including the impact on local economies. As new information becomes available, the
department division shall adapt its management of the state forest land and, if
necessary, the plan plans for the state forest lands.

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**SECTION 11.** 28.05 (3) of the statutes is created to read:

8 **28.05 (3)** COOPERATING FORESTERS. (a) The department shall, by rule, establish 9 a program that allows private cooperating foresters to assist the state in the 10 harvesting and sale of timber from state forest lands to meet the annual allowable 11 timber harvest established under s. 28.025. The rule shall include provisions 12 authorizing the department to contract with cooperating foresters for the purpose of 13 harvesting and selling timber from state forest lands and authorizing cooperating 14 foresters to receive a portion of the proceeds from each timber sale. The department 15 shall establish in the rule a method for determining what portion of the proceeds 16 received from each timber sale shall be paid to the private cooperating foresters for 17 their services in assisting the division in the harvesting and sale of timber from state 18 forest lands. The division shall ask the council on forestry to recommend a method 19 for determining what portion of the proceeds received from each timber sale shall be 20 paid to private cooperating foresters under the rule.

(b) Each private cooperating forester with whom the department contracts
under par. (a) to harvest and sell timber from state forest lands shall be entitled to
receive a portion of the proceeds from the sale of such timber in the amount
determined by the department under par. (a).

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**SECTION 12.** 93.07 (12) of the statutes is amended to read:

1	93.07 (12) PLANT PESTS. To conduct surveys and inspections for the detection
2	and control of injurious pests injurious to plants, make, modify, and enforce
3	reasonable rules needed to prevent the dissemination of pests, <u>declare and manage</u>
4	emergencies relating to the detection and control of pests injurious to plants,
5	provided that such declaration does not supersede the authority of the chief state
6	forester under s. 23.114 or the department of natural resources under s. 26.30, and
7	suggest methods of control.

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## SECTION 13. Nonstatutory provisions.

9 (1) The department of natural resources shall submit in proposed form the 10 rules required under sections 23.114 (1) (b) and 28.05 (3) of the statutes, as created 11 by this act, to the legislative council staff under section 227.15 (1) of the statutes no 12 later than the first day of the 6th month beginning after the effective date of this 13 subsection, unless the secretary of administration requires the department of 14 natural resources to prepare an economic impact report under section 227.137 of the 15 statutes for the proposed rules.

16 (2) Using the procedure under section 227.24 of the statutes, the department 17 of natural resources shall promulgate rules required under sections 23.114 (1) (b) 18 and 28.05 (3) of the statutes, as created by this act, for the period before the effective 19 date of the permanent rules submitted under subsection (1). Notwithstanding 20 section 227.24 (1) (c) and (2) of the statutes, emergency rules promulgated under this 21 subsection remain in effect until the date on which permanent rules take effect. 22 Notwithstanding section 227.24 (1) (a) and (3) of the statutes, the department is not 23 required to provide a finding of emergency for a rule promulgated under this 24 subsection.

SECTION 14. Effective dates. This act takes effect on the day after publication,
 except as follows:

3 (1) The treatment of sections 23.135 and 28.025 of the statutes takes effect on
4 the first day of the 13th month beginning after publication.

5 (2) The treatment of sections 23.114 (1) (b) and 28.05 (3) of the statutes takes
6 effect on the first day of the 4th month beginning after publication.

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## (END)