WEST VIRGINIA LEGISLATURE

2024 REGULAR SESSION

AB 5013

ENROLLED

DELICE OF WEST VIRGINIA

Committee Substitute

for

House Bill 5013

BY DELEGATES HILLENBRAND, THORNE, MILLER, HORST,

HORNBY, ADKINS, MAZZOCCHI, DITTMAN,

WARD, LUCAS, AND HOTT

[Passed March 7, 2024; in effect ninety days from

passage.]

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Enr CS for HB 5013

AN ACT to amend and reenact §11-1C-2 of the Code of West Virginia, 1931, as amended, relating
 to amending the definition of managed timberland to be more inclusive of certain real
 estate by removing an exception to the program concerning subdivisions and planning
 ordnances; clarifying the definition an exception to the program concerning property
 precluded from development; and allowing land subject to, or that may become subject,
 to a conservation or preservation easement to enter into a timberland management
 agreement.

Be it enacted by the Legislature of West Virginia:

ARTICLE 1C. FAIR AND EQUITABLE PROPERTY VALUATION.

§11-1C-2. Definitions.

For the purposes of this article, the following words shall have the meanings hereafter
 ascribed to them unless the context clearly indicates otherwise:

3 (a) "Timberland" means any surface real property except farm woodlots of not less than
4 ten contiguous acres which is primarily in forest and which, in consideration of their size, has
5 sufficient numbers of commercially valuable species of trees to constitute at least forty percent
6 normal stocking of forest trees which are well distributed over the growing site.

7 (b) "Managed timberland" means surface real property, except farm woodlots, of not less 8 than ten contiguous acres which is devoted primarily to forest use and which, in consideration of 9 their size, has sufficient numbers of commercially valuable species of trees to constitute at least 10 forty percent normal stocking of forest trees which are well distributed over the growing site and 11 that is managed pursuant to a plan provided for in section ten of this article: Provided, That any 12 tract or parcel of real estate, regardless of its size, which is subject to contract, agreement, a deed 13 restriction, deed covenant, or zoning regulation which limits the use of that real estate in a way 14 that precludes the commercial production and harvesting of timber upon it may not be considered as managed timberland within the meaning of this article: Provided, however, That a landowner 15 whose land is subject to, or may become subject to, a conservation or preservation easement 16

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may not be prevented from entering into a timberland management plan with the West VirginiaDivision of Forestry.

(c) "Tax Commissioner," "commissioner" or "tax department" means the State Tax
 Commissioner or a designee of the State Tax Commissioner.

(d) "Valuation commission" or "commission" means the commission created in section
 three of this article.

(e) "County board of education" or "board" means the duly elected board of education ofeach county.

(f) "Farm woodlot" means that portion of a farm in timber but may not include land used primarily for the growing of timber for commercial purposes except that Christmas trees, or nursery stock and woodland products, such as nuts or fruits harvested for human consumption, shall be considered farm products and not timber products.

(g) "Owner" means the person who is possessed of the freehold, whether in fee or for life.
A person seized or entitled in fee subject to a mortgage or deed of trust securing a debt or liability
is deemed the owner until the mortgagee or trust takes possession, after which such mortgagee
or trustee shall be deemed the owner. A person who has an equitable estate of freehold or is a
purchaser of a freehold estate who is in possession before transfer of legal title is also deemed
the owner.

(h) "Electronic" means relating to technology having electrical, digital, magnetic, wireless,
 optical, electromagnetic or similar capabilities.

37 (i) "Paper" means a tax map or document that is not electronic.

The definitions in subdivisions (f) and (g) of this section shall apply to tax years beginningon or after January 1, 2001.

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The Clerk of the House of Delegates and the Clerk of the Senate hereby certify that the foregoing bill is correctly enrolled.

TIE 1024 MAR 27 Clerk of the House of Delegates Clerk of the Senate A II: 08

Originated in the House of Delegates.

In effect ninety days from passage.

ITC/18 Speaker of the House of Delegates

dent of the Senate

ZTH The within is approved this the Day of March 2024. Governor

MAR **21** 2024

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