

# Notice of Timber Cutting

**Notice will expire on December 31<sup>st</sup> in the year of filing.**

Date: \_\_\_\_\_

Submit to: Outagamie County Clerk's Office  
410 South Walnut St.  
Appleton, WI 54911

To: Outagamie County Clerk

Notice is hereby given, pursuant to Section 26.03 of the Wisconsin Statutes, of intent to harvest raw forest products from the following described land(s):

Town of Hortonia:

Description	Section	Township	Range	Parcel Number
		Hortonia / T22N		120-

Indicate Approximate Area of Cutting

On Section Map: (also include nearest road)

\*each square = 40 acres

NWNW	NENW	NWNE	NENE
SWNW	SEnw	SWNW	SENE
NWSW	NESW	NWSE	NESE
SWSW	SESW	SWSE	SESE

Type of Cutting:

- Logs
- Pulp
- Firewood for sale
- Christmas Trees
- Other: \_\_\_\_\_

Submitted by:

- Logger / Cutting Agent
- Land Owner
- Other: \_\_\_\_\_

Remarks: \_\_\_\_\_

**Land Owner:**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

**Logger / Cutting Agent:**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Signature of Filing Party: \_\_\_\_\_

Date: \_\_\_\_\_

County Clerk: \_\_\_\_\_

Date: \_\_\_\_\_

Taxes Checked by Treasurer: \_\_\_\_\_

Date: \_\_\_\_\_

Tax Status:  Current  Delinquent

Tax Assessment:  Woodland  MFL  FCL

Copy to Town Official: Andrew Hogan, Clerk

Copy to DNR Forester: \_\_\_\_\_

Harvest of Raw Forest Products  
State Statute 26.03:

**26.03 Harvest of raw forest products.**

**(1b) Definitions.** In this section:

- (a) “Harvest” means to cut, remove or transport.
- (b) “Harvesting” means cutting, removing or transporting.
- (c) “Raw forest products” has the meaning given in s. 26.05 (1)

**(1g) Prohibition; delinquent taxes.** No person may harvest any raw forest products, or direct the harvest of any raw forest products, from any land for which taxes are delinquent.

**(1m) Harvesting upon notification.** (a) 1. Unless otherwise authorized to do so by the county, no person may harvest any raw forest products, or direct the harvesting of any raw forest products, from any land until 14 days after the clerk of the county in which the land is located is notified of the person's proposal to harvest. The person shall notify the county clerk each year and may do so in any manner acceptable to the county. Each time the person notifies the county, the person shall describe the land upon which the harvesting will occur by quarter-quarter section, government lot or fractional lot, unless the county requires a different method for describing the land. Notification under this subdivision expires on the December 31 immediately following the notification, and no person may harvest, or direct the harvesting of, any additional raw forest products from the land until further notification that complies with this subdivision is provided to the county.

2. Upon receipt of notifications under subd. 1., the county clerk shall provide notice to the town chairperson of each town in which the land from which raw forest products will be harvested is located and to the county treasurer. The county treasurer shall determine whether the county holds a tax certificate or tax deeds to any of the land involved. If the county holds a tax certificate, the county treasurer shall take action to collect the unpaid taxes represented by county-owned tax certificates or to prevent the harvesting of raw forest products from the land. If the county holds a tax deed, the county treasurer shall take action to prevent the harvesting of raw forest products from the land.

(b) Paragraph (a) 1. does not apply to a person harvesting raw forest products on public lands, as defined in s. 70.13 (7), to a person harvesting raw forest products for fuel wood for his or her home consumption, to a person harvesting for the purpose of clearing the land for agricultural use or to a person harvesting from the person’s own land, any of the following:

- 1. Boughs for his or her own use.
- 2. Up to 5 Christmas trees for his or her own use.

**(1r) Harvesting upon recording.** (a) No purchaser of Indian reservation land or land to be placed upon the tax roll for the first time may harvest any raw forest products, or direct the harvesting of any raw forest products, from the land without first recording the instrument by which title to the land was acquired in the office of the register of deeds for the county in which the land is located.

(b) Paragraph (a) does not apply to a person harvesting raw forest products for fuel wood for his or her home consumption.

**(2) Penalties.** (a) Whoever violates sub. (1g), or a rule promulgated under sub. (1g), shall forfeit not less than \$500 nor more than \$10,000.

(b) Whoever violates sub. (1m) (1r), or a rule promulgated sub. (1m) or (1r), shall forfeit not more than \$100.