MAINE STATE LEGISLATURE

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132nd MAINE LEGISLATURE

FIRST REGULAR SESSION-2025

Legislative Document

No. 39

H.P. 3

House of Representatives, January 8, 2025

An Act to Require Forest Landowners to Report the Registration or Sale of Their Forest Carbon Credits

Submitted by the Department of Agriculture, Conservation and Forestry pursuant to Joint Rule 204.

Received by the Clerk of the House on January 6, 2025. Referred to the Committee on Agriculture, Conservation and Forestry pursuant to Joint Rule 308.2 and ordered printed pursuant to Joint Rule 401.

ROBERT B. HUNT

R(+ B. Hunt

Clerk

Presented by Representative PLUECKER of Warren.

1	Be it enacted by the People of the State of Maine as follows:
2	Sec. 1. 12 MRSA §8881, sub-§2-A is enacted to read:
3 4 5 6	2-A. Forest carbon credit. "Forest carbon credit" means a unit that is equivalent to one metric ton of carbon dioxide emissions that are avoided, removed or absorbed as a result of forest management activities that are either undertaken or deferred to increase forest carbon storage or sequestration.
7	Sec. 2. 12 MRSA §8881, sub-§2-B is enacted to read:
8 9 10 11	2-B. Forest carbon project. "Forest carbon project" means a planned set of forest management activities for a defined area of forest land that is designed to provide forest carbon credits and that is registered with a voluntary or regulatory forest carbon protocol or registry.
12	Sec. 3. 12 MRSA §8881, sub-§2-C is enacted to read:
13 14 15 16 17	2-C. Forest carbon project developer. "Forest carbon project developer" means a nonprofit or for-profit entity that acts on behalf of a forest landowner to establish forest carbon credits to meet the requirements of a voluntary or regulatory forest carbon protocol or registry. "Forest carbon project developer" also means a forest landowner that acts as the forest landowner's own developer to register or sell forest carbon credits.
18	Sec. 4. 12 MRSA §8885, sub-§2-B is enacted to read:
19 20 21 22	2-B. Report of forest carbon projects. A forest landowner, or a forest carbon project developer acting on behalf of the forest landowner, shall submit a report to the director for a forest carbon project involving forest land in the State whenever forest carbon credits are registered. The report must include the following information:
23	A. The name of the forest carbon project and the forest carbon project developer;
24 25	B. The name of the original forest landowner that registered or sold the forest carbon credits;
26 27	C. The name of the current forest landowner or forest landowners as of the date of filing, if applicable;
28	D. The date or dates when the forest carbon credits were registered;
29 30	E. The expected duration of the enrollment of the affected forest land in the forest carbon project;
31 32	F. The total forest acreage enrolled in the forest carbon project by town, township or plantation;
33 34 35	G. The total forest acreage enrolled in the forest carbon project that is subject to current use tax treatment under the Maine Tree Growth Tax Law or the Farm and Open Space Tax Law;
36	H. The total forest acreage enrolled in the forest carbon project that is subject to a

I. The book and page number at the registry of deeds for the ownership of forest land in each county in which the forest carbon project occurs;

conservation easement and the name of the easement holder;

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- J. The date of the recording along with the book and page number at the registry of deeds of any changes to terms or agreements of the forest carbon project;
- 3 <u>K. The date of the most recent forest carbon project monitoring visit;</u>
- 4 <u>L. The number of forest carbon credits registered;</u>

- M. The method of accounting used to determine the number of forest carbon credits.

 The method of accounting may be identified by reference to the method used by the forest carbon protocol or registry that lists the forest carbon credits;
 - N. Whether the forest carbon project includes agreements or requirements to limit or prohibit timber harvesting on some or all of the affected forest land and, if so, how; and
 - O. If forest carbon credits are sold, whether the purchaser of the credits will apply the credits to offset emissions from other activities occurring within or outside the State.
- The report must be filed within 60 days of the registration of forest carbon credits.

Sec. 5. 12 MRSA §8885, sub-§2-C is enacted to read:

2-C. Updated report on forest carbon projects. A forest landowner, or a forest carbon project developer acting on behalf of the forest landowner, shall update the report required under subsection 2-B whenever forest carbon credits are sold or retired, cancelled, lost or reversed. The report must include any changes to the information required under subsection 2-B and the status of the credits previously registered or sold. The report must be filed within 60 days of the sale or retirement, cancellation, loss or reversal of the forest carbon credits.

Sec. 6. 12 MRSA §8885, sub-§2-D is enacted to read:

- 2-D. Report deadline; other information; fees. A forest landowner or a forest carbon project developer that registered or sold a forest carbon credit prior to the effective date of this subsection has until July 1, 2026 to file the report required pursuant to subsection 2-B or 2-C.
- The director may require other information the director determines necessary to fulfill the purposes of this subchapter. The reports must be filed on forms established by the Department of Agriculture, Conservation and Forestry. The initial report filed pursuant to subsection 2-B must be accompanied by a fee of \$200 for forest carbon projects over 1,000 acres in size. Subsequent reports as required pursuant to subsection 2-C for sales or retirements, cancellations, losses or reversals of forest carbon credits do not require a fee.
- The director shall maintain a permanent record of the registration or sale of forest carbon credits and report to the Attorney General any failure of an entity subject to the requirements of subsection 2-B or 2-C, as disclosed by the report or otherwise known to the director, to comply with the requirements of this subchapter. The fees established under this subsection must be held by the Department of Agriculture, Conservation and Forestry in a nonlapsing, special account to defray the costs of maintaining the record and carrying out the department's duties under this section.
- **Sec. 7. 12 MRSA §8885, sub-§3,** as amended by PL 2003, c. 452, Pt. F, §47 and affected by Pt. X, §2 and amended by PL 2011, c. 657, Pt. W, §7 and PL 2013, c. 405, Pt. A, §23, is further amended to read:

3. Reports. Reports required under subsections 1 and, 2 and 2-A are due during the month of January. If the period of cutting under subsection 1 of, 2 or 2-A extends beyond December 31st of any calendar year, a report must be submitted during the month of January for the preceding year. A person filing a harvest notification form pursuant to section 8883-B must complete and return to the bureau a harvest report whether or not the forest landowner has harvested that year.

SUMMARY

This bill requires a forest landowner or forest carbon project developer to report the registration or sale of a forest carbon credit to the Department of Agriculture, Conservation and Forestry, Bureau of Forestry.