



COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES
BUREAU OF FORESTRY

GUIDELINES FOR LEASED FOREST CAMPSITES

INTRODUCTION:

These conditions set forth procedures for leasing state forest land as authorized under Section 302 (b) (1) of Act 18 of 1995 known as the Conservation and Natural Resources Act. They are intended to guide both the person interested in obtaining an existing lease and the current LESSEE and their guests. The FOREST CAMP LEASE as executed is binding upon the LESSEE. These general rules explain the terms of the lease and are intended to be fair, realistic and consistent with the proper management of state forest land. Under no circumstances are new leases being granted.

- A. GENERAL INFORMATION
- B. TRANSFER OF LEASE
- C. BUILDING SPECIFICATIONS
- D. OTHER REQUIREMENTS AND SPECIFICATIONS
- E. BUILDING AND SITE MAINTENANCE
- F. DISTRICT OFFICES

A. GENERAL INFORMATION

1. DEFINITIONS: In these conditions, the area of Commonwealth-owned land being leased is referred to as the “leased premises” or “the campsite.” The word “improvements” includes all structures erected by the LESSEE including the cabin, latrine and additional outbuildings, such as garages, sheds, etc. The Department of Conservation and Natural Resources, Bureau of Forestry shall be referred to as “BUREAU” and the word “AGREEMENT” is referring to the Forest Camp Lease.
2. DESIGNATED REPRESENTATIVE: The management of state forest land in each State Forest District is the responsibility of the District Forester or designee. LESSEE and prospective LESSEES should contact the District Forester by letter or telephone for assistance with campsite matters. Because the District Forester and district staff work in the field much of the time, it is recommended that an appointment be made before visiting the office. District Offices are open from 8:00 A.M. to 4:00 P.M. Monday through Friday. (See section “F” for addresses and phone numbers.)
3. PENNSYLVANIA RESIDENCY REQUIRED: Forest Camp Leases may only be granted to Pennsylvania residents for health and recreation. A leased campsite address and/or a P.O. Box are not sufficient proof of PA residency. Therefore, the address provided to the BUREAU must be different than that of the leased campsite and if a P.O. Box is listed as the mailing address, the LESSEE must also provide the BUREAU with their residential (i.e. permanent) address, in order to satisfy the BUREAU’S residency criteria. The BUREAU also reserves the right to ask the LESSEE for other proof of Pennsylvania residency, if deemed necessary.
4. USE AS A PERMANENT RESIDENCE PROHIBITED: The cabin erected on the leased premises cannot be used as a permanent domicile or residence or for the conduct of any business. Any violation of this provision shall constitute a breach of the lease AGREEMENT and is sufficient grounds for termination of the AGREEMENT as set forth in the AGREEMENT.
5. TERM OF LEASE: Leases are granted for terms not exceeding ten (10) years. They may be renewed for additional terms at the discretion of the BUREAU.

6. **ONLY ONE LEASE PERMITTED:** No person may hold more than one lease.
7. **SIZE OF LEASE:** Leased premises are approximately 100 feet by 100 feet (one-quarter acre).
8. **ANNUAL RENTAL:** The annual rental is set by the BUREAU. The BUREAU has the right to increase the rent at the end of any annual term by providing the LESSEE with 60 days advance written notice.
9. **TAXES AND RESPONSIBILITIES:** Buildings erected under a lease of state forest land are considered as real estate for taxation purposes. It is the LESSEE'S responsibility to notify the County Tax Assessor when LESSEE acquires a building on state forest land and notify them of any changes of address. The County Tax Claim Bureau can sell the buildings on leased premises for non-payment of local taxes, and this is sufficient cause for the BUREAU to terminate the lease.
10. **TERMINATION OF LEASE:** Leases may be terminated by the BUREAU with six months' notice if the location is needed for higher public use.
11. **ASSIGNMENT OF LEASE:** The LESSEE may not assign the lease without prior written consent of the BUREAU. See Section B.
12. **ACCESS AND SECURITY:** The BUREAU assumes no responsibility for providing or maintaining roads for access to campsites, or for providing security for property.
13. **CONDUCT OF GUESTS:** The LESSEE is responsible for the conduct and action of their guests. A copy of the RULES AND REGULATIONS FOR STATE FORESTS and these GENERAL RULES FOR LEASED FOREST CAMPSITES should be posted in every cabin. Violation of the RULES AND REGULATIONS FOR STATE FORESTS, the GENERAL RULES FOR LEASED FOREST CAMPSITES as well as other laws of the Commonwealth can result in termination of the FOREST CAMP LEASE.
14. **CHANGE OF ADDRESS:** The LESSEE or agent must notify the BUREAU, preferably the District Forester, within 14 days of any change in their address.
15. **GROUP LEASE:** Before a lease will be granted to a group (more than one person, not husband and wife) an organization must be formed and by-laws prepared and submitted to the BUREAU. These by-laws should provide for changes in membership, both additions and deletions. Notification of changes in camp officers must be accompanied by a copy of the resolution passed by the group. One dependable person must be selected by the group to act as agent for the group and to act as LESSEE. The agent will be responsible for getting all documents and rental payments returned on time.
16. **JOINT OWNERSHIP:** If the lease is to be held by a married person, it is recommended that it be placed in the names of the husband and wife jointly.
17. **TERMINATION OF A LEASE:** If the lease is terminated, the improvements must be removed within ninety (90) days of the date of termination.
18. **LEASE RENEWAL:** Several months prior to the expiration date of the lease, the BUREAU will send the LESSEE a new lease for signature. The signed original must be returned to the Operations Section in Central Office for execution. Renewal of the lease is not automatic. In determining whether or not a lease will be renewed, the BUREAU must consider the performance of the LESSEE in adhering to the terms of the lease as well as the conduct of the LESSEE during the previous term of the lease.

19. SUBLETTING FOR A FEE:

- a. For purposes of these guidelines, subletting is defined as granting non-commercial use of the cabin to others for a fee and is limited to a maximum of four times during a calendar year, for no more than seven days each time.
- b. Prior permission is needed to sublet. REQUEST FOR PERMISSION TO SUBLET is used for this purpose and is available from the District Forester or the Harrisburg office of the Bureau of Forestry. It should be submitted to the District Forester.
- c. Individuals subletting a cabin must comply with all rules and regulations that the campsite LESSEE is subject to.

20. MULTIPLE USE CONCEPTS: All state forest lands are managed under the multiple use concepts. Therefore, timber sales may be conducted on state forest lands surrounding campsites. However, living healthy trees adjoining campsites or other areas with high recreational or aesthetic values will be marked for cutting with discretion. The size of the area to be treated in a manner to preserve aesthetic values will vary according to location, topography, timber type, condition of timber, and other factors.

B. ASSIGNMENT OF LEASE:

1. WHEN SELLING IMPROVEMENTS: The cabin and all other improvements located on the leased premises are the private property of the LESSEE or the group he or she represents. Therefore, the LESSEE, either acting as the individual cabin owner or as the agent for a group, may sell the cabin and the improvements at any time provided the purchaser intends to remove the cabin and the improvements from state forest land.* However, if the purchaser is to be granted a lease by the BUREAU for the continued use of state forest lands, the following procedure must be used:
 - a. The BUREAU will send the LESSEE the form ASSIGNMENT OF FOREST CAMP LEASE to be completed and returned to the forest district which is required to effect the change in LESSEE.
 - b. Before making final settlement, the present LESSEE and the purchaser shall complete the ASSIGNMENT OF FOREST CAMP LEASE form and submit it to the District Forester.
 - c. If the assignment form is in order, a new lease will be prepared and sent to the purchaser for signature. The purchaser, after signing properly, must return the original for execution by the BUREAU, following which a fully executed copy will be returned to the purchaser as the new LESSEE.
2. WHEN CHANGING AGENT FOR A GROUP: If a lease is held by a group (more than one person, not husband and wife), one person, 18 years of age or older, is to act as LESSEE or Agent for the group. It is required that one person act as Agent for the group for the term of the lease. The BUREAU suggests that the LESSEE or Agent provide an alternative contact person. This person should be affiliated with the group, and must be a Pennsylvania resident. The alternative contact is important to the BUREAU in case the LESSEE or Agent cannot be successfully contacted.
 - a. If the Agent for the group must be changed for any reason, CHANGE OF AGENT, FOREST CAMPSITE LEASE form must be submitted to the District Forester. The reason for requesting the assignment must be given.
 - b. The Agent may be changed to any member of the group provided the previous Agent's signature is on the Change of Agent form.

* Assignments of leases will not be approved if campsites do not have a habitable cabin constructed on them.

- c. Upon submission of the completed CHANGE OF AGENT, FOREST CAMPSITE LEASE, the existing lease will be assigned to the new Agent for the group for the remaining period of the lease.

C. BUILDING SPECIFICATIONS

1. PLANS REQUIRED: Plans for cabins to be rebuilt or additions to existing structures, must be submitted to the BUREAU for approval. The building plans must be prepared or approved and sealed by a registered architect or engineer. Plans prepared by a commercial plan service will also be accepted. In lieu of the seal of a registered architect or engineer the BUREAU will accept an original zoning permit obtained from the municipality, which contains the seal of the "Building Official" who is certified as a "Certified Code Official" by the Pennsylvania Department of Labor & Industry and a UCC Recreational Cabin Affidavit is filed with the local municipality which exempts the proposed construction from the requirements of the UCC. The building plans, zoning permit and recreational cabin affidavit shall all be submitted to the BUREAU for final approval. The BUREAU reserves the right to reject any building design submitted which is deemed inappropriate for use on state forest land. The LESSEE or Agent will be responsible for obtaining any required local building permits and must comply with local building ordinances and/or the most recent Pennsylvania Uniform Construction Code (Pa UCC).
2. BUILDING DIMENSIONS: The building dimensions must be in proper relation to each other so that the cabin has an attractive appearance.
 - a. The minimum width is 20 feet.
 - b. The minimum area, excluding porches, is 480 sq. ft.
 - c. The maximum area, excluding porches, is 1,000 sq. ft.♦
 - d. Porches will be permitted on only two sides of the cabin, cannot exceed a width of eight feet, and cannot exceed 800 square feet in total size.
 - e. The eave height shall not be more than 9 ft. and two story buildings will not be approved.
 - f. The maximum height of the cabin shall not be more than 18 ft. from the top of the foundation to the apex of the roof.
 - g. Additions or alterations which would cause a cabin to exceed the above-mentioned limitations will not be approved.
 - h. Any plans/designs submitted that imply and/or show features that give the appearance of an additional or half story (ex. Gambrel roofs, dormers, etc.) cannot be approved.
 - i. Approval will be given only to structures with single story living space. (Small lofts are acceptable.)
3. ROOFS: All roofs, including those on the cabins, latrine, and any other outbuildings, must have a minimum pitch of 5 inches vertical for each 12 inches horizontal distance (5/12). The pitch of porch roofs may be different than that on the cabin provided the pitch is no less than 3 inches vertical for each 12 inches horizontal distance (3/12). Porch roofs that have less than a 5/12 pitch may not be enclosed.
4. FOUNDATIONS:
 - a. The cabin foundation must be masonry or concrete, either piers or walls, placed to a depth below frost level. Loose stones, loose concrete blocks, wooden posts and similar materials or construction cannot be used for cabin foundations.
 - b. The use of termite barriers on cabin foundations is recommended.
 - c. All buildings, including outbuildings, must be so constructed that all wooden portions of the structure are at least eight (8) inches above the ground, except in cases where treated lumber is used.

♦ If a porch is enclosed, the area will be added towards the total square footage.

- d. Basements are prohibited and will not be approved. Any excavation beneath the cabin, except for footers, piers, foundations and foundation drains is prohibited.
- 5. CHIMNEYS: Chimneys shall be fireproof and have an approved spark arrestor with a ¾ inch maximum spark arrestor opening. Chimneys shall be constructed of stone, brick or concrete block on a concrete foundation below frost level and have a proper size flue liner. If used exclusively to vent a gas, oil heater, or a wood burner (i.e. pellet stove) the chimney/vent pipe may be made of components with an outer metal jacket and inner refractory wall manufactured according to specifications and standards on file with the Underwriters' Laboratory and subject to their inspection and approval.
- 6. WIRING: All electrical work installed shall comply with all laws, ordinances, rules and regulations of all local government authorities and the rules of the National Board of Fire Underwriters as interpreted by the enforcing authority having jurisdiction and the public utility. Electrical work shall be approved by the Middle Department Association of Fire Underwriters or any other approved inspector.
- 7. MATERIALS:
 - a. SIDING MATERIALS must be durable and neat in appearance. Aluminum or vinyl siding of an appropriate color can be used. Newly developed types of siding can be approved, but samples and/or descriptive literature must be submitted to obtain approval. The use of roofing materials such as asphalt shingles and roll roofing for siding will not be allowed. Metal siding of an approved color may be approved.
 - b. ROOFING MATERIALS, such as composite asphalt or fiberglass shingles, must have a Class A fire rating or higher and be of an approved color. The LESSEE will be responsible to provide the District Forester with the type and color of material that will be installed prior to installation. If a cabin is being rebuilt, the roofing material and color will need to be indicated on the plans. Any roofing material that has been installed that would not have been approved by the BUREAU will have to be removed at the LESSEE'S expense. Rolled or Ondura roofing are examples of a roofing material that will not be approved for cabin roofs. However, rolled roofing can be approved on porch roofs with a pitch less than 5/12 and must have a Class A fire rating. The rolled roofing material must also match the color of the shingles on the rest of the cabin roof.
 - c. METAL ROOFS of an approved color and material, acceptable for residential construction, are acceptable, provided the LESSEE gets written approval from the District Forester.
- 8. COLORS: Colors approved for exterior surfaces (siding, trim, roofing, etc.) are forest green, brown, white, gray, black or natural stain. LESSEES should verify that the color they are planning on using is acceptable. Any unacceptable colors may need to be removed or painted at the LESSEE'S expense. (Redwood paint is an example of an unapproved color.)

D. OTHER REQUIREMENTS AND SPECIFICATIONS

- 1. SANITATION:
 - a. In accordance with the Pennsylvania Sewage Facilities Act, the LESSEE shall obtain a permit or written permission from the local sewage enforcement officer for the installation or modification of the sewage disposal system. A copy of the permit or permission must be sent to the District Forester before work begins. This includes outside latrines, or any structure in which a sewage disposal system is to be installed. All systems must be constructed within the surveyed boundaries of the leased campsite. Work on any structure or system shall not begin until written approval is obtained. Septic systems with drain fields will not be approved or permitted.

Sewage Enforcement Officers (SEO) work for the local agency and are responsible for enforcing the Pennsylvania Sewage Facilities Act (Act 537) and the regulations promulgated there under with regards to sewage disposal systems (this includes gray water disposal systems). If a pressurized or piped water system is found connected to a cabin that does not have an acceptable means to dispose of gray water and or sewage, then the LESSEE will be required to remove the pressurized or piped water system at their expense.

- b. LESSEE shall have any holding tank (as defined in 25 Pa. Code 73.1 (9)) pumped out promptly whenever the contents reach 75 percent of the tank capacity. When requested to do so by the BUREAU, the LESSEE shall have the contents removed within thirty (30) days of such request. LESSEE shall furnish proof satisfactory to the BUREAU that the contents were disposed of at an approved disposal site. In the event the LESSEE fails to have the holding tank pumped out as required above, the BUREAU may, instead of exercising its right to terminate the lease: (1) restrict all use of the cabin until the LESSEE is in compliance, or (2) have the tank pumped out with the LESSEE assessed for the cost, in the event that failure to comply results in a nuisance hazardous to public health,. Failure by the LESSEE to pay these costs within thirty (30) days of presentment shall be sufficient cause to terminate the lease.
- c. The Pennsylvania Solid Waste Management Act prohibits the use of on-site garbage pits for garbage disposal. Consequently all garbage, trash or other solid waste generated at the leased site must either be taken home or disposed of locally. All local disposal must be at a permitted solid waste disposal site, and/or in conformity with the local solid waste ordinance. Trash and garbage from campsites must not be deposited in a State Park, State Forest Picnic Area or Department of Transportation refuse container. Burning of trash or garbage on a leased campsite and on other state forest land is prohibited.

2. OUTBUILDINGS, GARAGE, SHEDS:

- a. In addition to the outdoor latrine, one storage building (that must be detached from the cabin) may be constructed. It is not to exceed 120 square feet in area and must, if practical, be similar to the cabin in construction and design. Siding, roofing materials and colors should match the cabin.
- b. The location of and plans for such buildings must be approved in advance by the District Forester.
- c. LESSEE will be required to remove any outbuildings not being properly maintained.
- d. Pavilions are considered to be an additional outbuilding and may be constructed provided the LESSEE does not already have an additional outbuilding, and provided that its design does not exceed the 120 square feet restriction. The pavilion must be placed within the boundaries of the leased campsite. The location of and plans for pavilions must be approved in advance by the District Forester.

3. WATER SUPPLIES:

- a. SPRINGS: Springs or streams may be used for water supply but no exclusive use can be granted. Improvements of springs must have the advance written approval of the BUREAU. Any waterlines that extend off of the leased campsite will require a Leased Campsite Water Use Agreement. These can be obtained by contacting the District Forester and requesting an APPLICATION FOR RIGHT OF WAY (WATER USE). If a waterline is found connected to the cabin and if there is no acceptable means to dispose of the gray water present, the waterline will have to be disconnected (see section D. 1a. SANITATION). If an acceptable means to dispose of gray water exists, the waterline may remain, provided any required Water Use Agreement is obtained.

- b. **DRILLING OF WELLS:** Written approval must be obtained before wells are drilled on the leased premises. Approval is not guaranteed and each situation is reviewed on a case by case basis. All well drilling must be done in accordance with current regulations and standards of Pennsylvania Department of Environmental Protection. Upon completion, a **WATER WELL COMPLETION REPORT**, prepared by the well driller, shall be furnished to the District Forester.
- 4. **GATES:** No chain or cable gates are permitted. Permanent gates may, under some circumstances, be permitted with written approval from the District Forester. Gates that are permitted must be constructed and installed in accordance with the **BUREAU'S** standards and specifications (available through the District Office).
- 5. **PLATFORMS, RAFTS, OR FLOATS:** No off-shore devices such as platforms, rafts or floats, whether free-floating or anchored, are allowed.
- 6. **BOAT DOCKS:** Construction of new docks or the replacement and/or major renovations to existing docks is prohibited. A dock permit must be renewed annually. Non-permitted docks are subject to removal by the Bureau of Forestry. Boat docks are non-transferable and will have to be removed before the completion of sale of a leased campsite cabin.
- 7. **BOAT MOORING:** Only state forest cabin **LESSEES** of the Delaware State Forest District are permitted to moor boats on state forest lakes and ponds. A mooring permit is required to moor a boat overnight and is available through the District Office. Boats may be moored from April 1 to November 14. Overnight mooring of watercraft from November 15 through March 31 is prohibited. Mooring is limited to a maximum of two watercrafts at the permitted boat dock and one watercraft per mooring post.

The moored watercraft may be used for non-commercial and personal recreational purposes only. Mooring to trees is prohibited. Boat mooring will only be allowed at approved permitted boat docks and at approved mooring posts. Unauthorized boats are subject to removal by the Bureau of Forestry. Mooring posts are non-transferable and will have to be removed before the completion of sale of a leased campsite cabin. More specific information on the boat dock and mooring guidelines are available from the Delaware State Forest District Office.

E. BUILDING AND SITE MAINTENANCE

- 1. **MAINTENANCE OF LEASED PREMISES:** The improvements and the leased premises must be maintained in a clean and presentable manner at all times, and leases are granted subject to these requirements. The **BUREAU** will inspect all campsites every two to four years. Districts may elect to inspect camps more frequently; however, inspections are required every two to four years. Any unsatisfactory conditions called to the attention of a **LESSEE** must be corrected.
- 2. **REPLACEMENT OF MATERIALS TO CURRENT SPECIFICATIONS:** Some of the older cabins do not meet current specifications with regard to materials used for siding and/or roofing. It is suggested that these unapproved types of roofing and siding be replaced as rapidly as possible. Such replacements will be required when the unapproved materials have outlived their usefulness or present an unattractive appearance.
- 3. **MAJOR REPAIRS:** All repairs, renovations or additions must have prior written approval of the **BUREAU**. **LESSEE** must submit plans for the proposed work to the District Forester and work may not begin until written approval is obtained. The work to be performed may not deviate from the original plans without prior written consent from the District Forester.

No addition will be approved that results in a cabin with more than 1,000 square feet of living space, excluding non-enclosed porches. If porches are enclosed, they will be added to the cabin's total square footage of living space. Porches that have a roof pitch of less than 5/12 may not be enclosed.

4. **BOUNDARY ALTERATIONS PROHIBITED:** Boundary corners, as described in the lease, must not be altered or destroyed. No improvements may be placed outside of the leased premises without the written approval of the District Forester.
5. **REMOVAL OF PLANTS OR TREES:** The **RULES AND REGULATIONS FOR STATE FORESTS** prohibits the damaging or removing of any plants. Therefore, the following rules must be observed.
 - a. Dead or downed trees on the leased premises may be used for firewood. A permit authorizing the removal of live trees on the leased premises and of dead or live trees off the leased premises must be obtained from the District Forester or designee.
 - b. No living trees may be cut without advance written permission from the District Forester.
 - c. Living trees on or off the leased premises shall not be damaged in any manner. No nails, spikes or similar objects shall be driven into a living tree nor shall any wires, chains or steel cable be attached to or wrapped around a living tree. Live trees shall not be used as a target or backstop for target shooting.
 - d. Other plants, living or dead, on the leased premises should be removed if their presence, in the opinion of the District Forester, constitutes a hazard such as the spread or invasion of fire.
 - e. The BUREAU is not responsible for the removal of any hazardous trees on or around the leased campsite. If the leased campsite has a tree that poses as a threat to the cabin or other improvements, the LESSEE must contact the District Forester to get written approval to have it removed. Once approval is obtained, it will be up to the LESSEE to remove the tree(s) at their own expense, which may include any invoices received from the District Forester for the value of the timber to be cut.
6. **OPEN BURNING:** No open burning is permitted during the period of March 1 through May 25, nor during any other period specified by the District Forester. Open burning of trash and garbage is not permitted at leased campsites.
7. **CAMPSITE NUMBER TAG:** The campsite number tag placed on the cabin by the BUREAU must not be removed or obscured and must be accessible and visible from outside the building.
8. **DIRECTIONAL SIGNS:** Camp directional signs not exceeding 120 square inches are permitted if placed on posts. Directional signs and signs on cabins should be neat and preferably rustic in appearance.
9. **GARDENING AND FENCES PROHIBITED:** No fences, lawn ornaments, livestock or vegetable gardening are permitted on or off the leased premises. The planting of non-native plant material is prohibited.
10. **FIRE EXTINGUISHERS:** At least one fire extinguisher is required in each leased premises. Annual maintenance is required.
11. **SMOKE DETECTORS:** At least one smoke detector is required and must be in working order.
12. **TARGET SHOOTING:** Target shooting with firearms, bows and arrows or devices capable of launching projectiles and causing injury to persons or property is prohibited except where authorized by the District Forester.

13. FEEDING OF WILDLIFE: Feeding of wildlife, except for elevated songbird feeders of less than one-half bushel capacity, or laying or placing food, fruit, hay, grain, chemical, salt or other minerals is prohibited without written permission of the Department.
14. SATELLITE DISHES: Satellite dishes, one per lease, and not exceeding 36” at the widest point, may only be installed if the LESSEE has obtained a permit from the District Forester. Any satellite dishes that are installed without a permit or incorrectly will need to be removed at the LESSEES expense. Information on the guidelines and/or policy regarding satellite dishes can be obtained through the Forest District Office.
15. COUNTY 911 ADDRESSES: When county 911 address numbers are required to be installed, the installation will be the responsibility of the LESSEE. The location and materials used to post the county 911 numbers must be approved by the District Forester. The County 911 address number may not be used to collect mail.
16. COMPLIANCE: The LESSEE is advised that failure to comply with the provisions set forth in this document as well as those promulgated under the lease AGREEMENT can be considered a breach of the lease AGREEMENT and can subsequently be grounds for termination of the lease AGREEMENT.
17. HEADINGS: The paragraph headings herein are for reference only and are intended to have no legal force or effect.

F. FOREST DISTRICT OFFICES

District Name	Number	Address	Phone
Michaux	01	10099 Lincoln Way East, Fayetteville, PA 17222	(717) 352-2211
Buchanan	02	440 Buchanan Trail, McConnellsburg, PA 17233	(717) 485-3148
Tuscarora	03	4455 Big Spring Road, Blain, PA 17006	(717) 536-3191
Forbes	04	P.O. Box 519, Laughlintown, PA 15655	(724) 238-1200
Rothrock	05	181 Rothrock Lane, Huntingdon, PA 16652	(814) 643-2340
Gallitzin	06	115 Hillcrest Drive, Ebensburg, PA 15931	(814) 472-1862
Bald Eagle	07	18865 Old Turnpike Rd, Millmont, PA 17845	(570) 922-3344
Clear Creek	08	158 South Second Avenue, Clarion, PA 16214	(814) 226-1901
Moshannon	09	3372 State Park Road, Penfield, PA 15849	(814) 765-0821
Sproul	10	15187 Renovo Road, Renovo, PA 17764	(570) 923-6011
Pinchot	11	1839 Abington Road, N. Abington Twp., PA 18414	(570) 945-7133
Tiadaghton	12	10 Lower Pine Bottom Road, Waterville, PA 17776	(570) 753-5409
Elk	13	258 Sizerville Road, Emporium, PA 15834	(814) 486-3353
Cornplanter	14	323 N. State Street, North Warren, PA 16365	(814) 723-0262
Susquehannock	15	P.O. Box 673, Coudersport, PA 16915	(814) 274-3600
Tioga	16	One Nessmuk Lane, Wellsboro, PA 16901	(570) 724-2868
William Penn	17	845 Park Road, Elverson, PA 19520	(610) 582-9660
Weiser	18	P.O. Box 315, Aristes, PA 17920	(570) 875-6450
Delaware	19	2174A Route 611, Swiftwater, PA 18370-9723	(570) 895-4000
Loyalsock	20	6735 Route 220, Dushore, PA 18614	(570) 946-4049