MAPLE SUGARING ON STATE LANDS
Vermont Department of Forests, Parks and Recreation
October 2019

Request for Applications

Background:
The Vermont Department of Forests, Parks and Recreation in coordination with the Vermont Maple Sugar Makers Association to launch a program in 2009 to make additional state land under the jurisdiction of the Department available under license agreement to sugar makers for maple sugaring.

Application Process:
The Department is currently soliciting applications from sugar makers interested in sugaring on a site in Darling State Park. Included as an addendum to this RFP is a copy of the application form to be completed and submitted for consideration. Applications for any sites other than those currently being offered will not be considered at this time. Applications must be received by the Department by November 15, 2019 in order to be considered for a sugaring license.

One completed copy of the application must be submitted to:

Rebecca Washburn, Director
Lands Administration & Recreation
VT Dept of Forests, Parks and Recreation
1 National Life Drive, Davis 2
Montpelier, VT  05620
(802) 793-3432
Becca.washburn@vermont.gov

Applications can be emailed or sent via traditional mail, but in either case, must be received by the Department by 4:00 p.m. on November 15, 2019. Applications received after this date may not be considered by the Department.

The Department will review the applications, with the goal of selecting the best applicant for each site by December 2, 2019. Awarding of sugaring licenses will be based on how the applicant addresses the following criteria within the application:

1. Sugarbush Management and Operations: Compliance with Department approved tapping guidelines and current sugarbush management and operations standards. Demonstrated commitment to sound resource stewardship and management as articulated in the application.
2. **Expertise, Ability, and Capacity of Applicant:** Prior sugaring experience, ability to move forward in timely manner, demonstrated financial capacity to undertake the proposed work, etc.

3. **Miscellaneous:** Location of applicant to licensed area, level of necessary supporting infrastructure (power, storage building(s), road and trail network), completeness and quality of application, educational values of proposal, applicants’ financial/legal standing with the State, etc.

In the event that more than one applicant for a sugaring parcel is qualified, submits their application on time, meets all necessary requirements, and if the Department believes there is no obvious benefit to the State in awarding the sugaring license to a particular party, then the successful applicant will be determined by lottery.

**Tapping Guidelines and Licensing Requirements:**
All new sugaring licenses for Department lands issued under this program will require compliance with the provisions contained within the “Guidelines and Licensing Requirements for Tapping and Collecting Sap from Maple Trees on Department of Forests, Parks and Recreation Lands”. *It is extremely important that sugar makers interested in submitting an application to the Department under this program carefully review this document beforehand!* This document is included as an addendum to this RFP. In addition to identifying what trees can be tapped and should not be tapped, this document addresses tree and forest health issues, use of vehicles to access the sugarbush, practices to protect soil and water resources, requirements for access trails, and guidelines for buildings and equipment. Applicants should make sure their applications specifically address how their proposal will comply with these tapping guidelines.

This document also outlines the role of the Maple Advisory Board, describes the criteria and process for awarding sugaring licenses, summarizes how license fees will be assessed, and outlines other key license provisions. Generally, license terms will be for a period of five years, with the option to renew for an additional two terms (for a maximum license period of 15 years). License fees will include a one-time $50 administrative fee as well as an annual per tap fee set by the FPR Commissioner with guidance from the Maple Advisory Board.

**Site Information:**
The Department has one site at Darling State Park (Town of Kirby). A site map is included as part of this RFP.

It is the applicants’ responsibility to be familiar with the sugaring site(s) they are interested in and to address any site-specific concerns within their application. Applicants are strongly encouraged to conduct a site visit and visually inspect the site(s) they are interested in before submitting their application(s) to the Department. **Note:** The most practical means of accessing sites may be across adjacent or nearby private lands. Applicants must obtain landowner
permission to cross any private lands to access these sites. Department staff will not be available to accompany applicants on site visits.

Also, applicants should realize that the site is generally depicted on the map, but it has not been flagged or otherwise marked on the ground. Precise boundaries of this sugaring area will be established by the Department prior to executing any sugaring license.

Please note: While other state park or state forest lands may eventually become available for sugar making, the Department is only soliciting applications on these two sites at this time. Applications or requests for sugaring other sites on Department lands will not be considered at this time. State lands under the jurisdiction of the Department of Fish and Wildlife and the Department of Environmental Conservation are not available for maple sugaring.

Contact Information:
For general information, or for specific questions related to the application or state lands licensing requirements and procedures on this program contact:

Rebecca Washburn, Director
Lands Administration & Recreation
VT Dept of Forests, Parks and Recreation
1 National Life Drive, Davis 2
Montpelier, VT  05620
(802) 793-3432
Becca.washburn@vermont.gov
Name of Contact Person: _______________________________________________________

Organization or Business: ____________________________________________________

Mailing Address: ____________________________________________________________

_____________________________________________________

Telephone: __________________________________________________________________

FAX: _______________________________________________________________________

Email: _____________________________________________________________________

Site Location (Management Unit, Town, Site name and/or Map Number):

1. Description of Sugaring Proposal: Provide a detailed description of your maple sugaring proposal including:

a) Estimated maximum number of taps proposed for sugaring site.
b) Equipment to be used (tap type, tubing, buckets, vacuum pumps, etc.).
c) Vehicles to be used (trucks, farm tractors, ATV’s, etc.)
d) Site improvements proposed (structures proposed, electrical service needed, etc.).
e) Description of how you plan to access the sugarbush and the roads and trails (both existing and proposed) necessary for accessing the sugarbush). \textbf{Note: If access across private lands is necessary in order to get to the sugarbush, describe what arrangements have been or will be made with any private landowner(s) to provide such access.}
f) Compliance with and consideration of the document entitled “Guidelines and Licensing Requirements for Tapping and Collecting Sap from Maple Trees on Department of Forests, Parks and Recreation Lands” and other best management practices.
g) Description of site constraints such as slope, recreational trails, access issues, unplowed roads, etc. and how these constraints will be addressed.
h) Public educational values/benefits.

2. **Commitment to Sound Stewardship and Resource Management:** Description of the applicant’s demonstrated commitment to managing the sugar bush in a sound and responsible manner. Examples might include management of illegal or unauthorized use that may result from your motorized access to the sugaring site, insuring access roads would be maintained and repaired if damaged, response to a forest health threat, how your proposal would be compatible with or even enhance wildlife, timber, or recreation management goals, etc.

3. **Qualifications:** Brief description of the applicant’s expertise, knowledge, and prior experience in sugaring along with any other relevant qualifications or related information.

4. **Demonstrated Financial Capacity:** Provide a plan that demonstrates sufficient financial capacity to manage the proposed sugaring operation in a successful manner.

5. **Insurance Requirements:** Applicants must submit a statement certifying that they have or will obtain general liability insurance that meets or exceeds the minimum requirements of the State of Vermont which are outlined below. A copy of the Certificate of Insurance will be needed prior to executing any license agreement. Please be sure that the Certificate of Insurance includes the following: the Certificate Holder Block should read: “Vermont State Government, Vermont Agency of Natural Resources.” The Additional Insured endorsement should read: “Certificate Holder as Additional Insured.” Other provisions may be required, such as bonding or hold harmless clauses.

Most licenses will also require the state minimum liability insurance coverage and must include the following language:

“Licensee shall purchase and maintain with companies acceptable to the State the following insurance coverage:
Workers' Compensation: With respect to all operations performed, Licensee shall carry workers' compensation insurance in accordance with the laws of the State of Vermont. Minimum employers' liability limits are to be $100,000/$100,000/$500,000.

General Liability and Property Damage: With respect to all operations performed under the License, Licensee shall carry general liability insurance having all major divisions of coverage including, but not limited to:

- Premises - Operations
- Products and Completed Operations
- Personal Injury Liability
- Contractual Liability

The policy limits shall not be less than:

- $1,000,000 Per Occurrence
- $2,000,000 General Aggregate
- $1,000,000 Product/Completed Operations Aggregate
- $50,000 Fire Legal Liability

Licensee shall name the State of Vermont and its officers and employees as additional insureds for liability arising out of this License.

Automobile Liability: Licensee shall carry automobile liability covering all motor vehicles, including hired and non-owned coverage used in connection with this License. Limits of coverage shall not be less than $500,000 Combined Single Limit.

Evidence of compliance with these minimums, shown by completion of a certificate of insurance showing policies and carriers reasonably acceptable to the State, must be received prior to the License effective date. The State requires a thirty-day prior notice of any cancellation or revision to the described policies.

No warranty is made that the coverages and limits listed herein are adequate to cover and protect the interests of the Licensee for the Licensee's operations. These are solely minimums that have been developed and must be met to protect the interest of the State.

6. Applicant’s Signature: Sign and date the application in the space provided below.

I CERTIFY THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF THE INFORMATION SUBMITTED ABOVE IS TRUE, ACCURATE AND COMPLETE.
PROVIDE ONE (1) COMPLETED COPY OF THIS APPLICATION TO:

Rebecca Washburn, Director
Lands Administration & Recreation
VT Dept of Forests, Parks and Recreation
1 National Life Drive, Davis 2
Montpelier, VT  05620
(802) 793-3432
Becca.washburn@vermont.gov

APPLICATIONS MUST BE RECEIVED BY NOVEMBER 15, 2019.
Guidelines and Licensing Requirements for Tapping and Collecting Sap from Maple Trees on Department of Forests, Parks and Recreation Lands

The purpose of this document is to provide guidelines for the production of maple sap as part of a long-term sustainable forest management practice on lands owned by the Department of Forests, Parks and Recreation (“Department” or “FPR”).

It is recognized that monocultures can increase susceptibility to insect and/or disease damage and should be discouraged. It is also recognized that the risk of infrastructure damage by squirrels increases with the percentage of conifers in a stand and that an ideal stand for maple sap production is a mix of hardwood species with maple as the dominant component.

Site specific guidelines will be developed on a case-by-case basis for each license area to identify trees that the Department wishes to have reserved from tapping or otherwise protected for reasons including, but not limited to, protection of potential veneer quality trees1or for tree health protection. These trees will be marked by or under the direction of a Department forester as determined by the Department on a case-by-case basis by painting or any other non-removable method indicated by the State.

Tapping Guidelines

Sugar or hard maple (Acer saccharum) and red maple (Acer rubrum) shall both be considered tappable species. The Department may review and approve all trees to be tapped prior to tapping in any year.

The health of individual tappable trees must be assessed and the allowable taps reduced or deferred where a tree shows signs of stress.

Tappable trees shall have a healthy crown and show minimal sign of dieback. Tree health may be evaluated by the Department, and at risk trees may be reserved from tapping at the Department’s discretion. Indicators of tree risk include, but are not limited to, poor crown condition, slow tap hole closure, predicted or prior defoliation, weather damage, visible damage due to disease, fungus, insect infestation, drought or physical trauma. Trees that are not at risk may be tapped according to the following standards:

12-20” DBH 1 Tap
20”+ Larger DBH 2 Taps

Diameter at breast height (DBH) means tree diameter measured outside the bark at a level 54 inches above the ground on the highest side of the tree when the tree is on a slope, and

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1 For these purposes, “potential veneer quality tree” shall mean a sugar maple that has no visible defect on any side for the first 12 feet of log height and no visible rot at the stump.
measured from between any root buttresses. DBH shall be measured with a diameter tape as used in the forestry profession and not with calipers, a Biltmore stick or its equivalent, or any other means than a diameter tape. Where a swell, abnormality, deformity or other protuberance occurs at the prescribed height of measurement, the measurement shall be taken immediately above the swell, abnormality, deformity or other protuberance. All doubts as to whether a tree is of sufficient DBH to qualify for tapping shall be resolved in favor of not tapping.

No tree shall contain more than two taps and tap holes should be placed as far apart as possible. In an ideal situation, tap holes should not be placed closer than three inches horizontally and twelve inches vertically from an open tap hole. Holes should not be placed closer than three inches horizontally from a visible dead seam if possible. Tap holes shall not exceed 5/16” in diameter and shall be drilled no deeper than 1.5” total depth into the tree’s white wood. Trees shall be tapped only once per year. Taps must be removed from each tree at the end of each sugaring season.

For multi-stem trees that separate within 4.5 feet from the ground each stem shall be considered one tree, for trees that fork higher than 4.5 feet from the ground, the stems shall be collectively considered a single tree.

Tree and Forest Health Issues

As stated above, no tree shall have more than two taps, and no tree less than 12” DBH will be tapped. No sanitizing materials may be used in tap holes. The Licensee must take precautions to avoid tree wounding such as vehicle and other mechanical damage during operations and maintenance activities. Soil compaction by vehicles must be minimized.

Any proposed vegetation management must be approved in writing in advance by the Department in a document setting forth the approved activity and any requirements and/or limitations associated therewith. This includes, but is not limited to fertilization, thinning, treatment of invasive or native species, and any use of a pesticide. The Licensee will encourage regeneration of appropriate species in the understory. Chainsaws may be used to remove downed limbs that are in the way of or have damaged tubing systems. Felling of trees of any size (live or dead) without prior approval of the Department is prohibited.

Sap may be collected using either buckets or tubing. All tubing systems shall be installed and managed according to best management practices as outlined in “North American Maple Syrup Producers Manual 2nd Edition” or approved successor document(s). Tubing systems may be left in place during the off-season if they do not interfere with trail-related activities as determined by the Department and as specified in individual license agreements. Vacuum pumps may be used for sap collection and the noise from these vacuum pumps kept to a minimum.
The end of mainlines may be anchored into trees using lag bolts or sleeved wires. The use of nails to support tubing, either main lines or laterals is prohibited. Where wires or cables come into contact with a tree, either blocking or sleeves shall be used to prevent the wire or cable from becoming imbedded into the tree.

The use of an ATV or snowmobile may be allowed for the installation and maintenance of tapping systems. The use of these vehicles shall be restricted to the areas specifically identified for each licensed site and shall be restricted to the Licensee or those working for the Licensee for the installation and maintenance of tapping systems only. The Licensee will report any unauthorized use of motorized vehicles that occurs on the site in any season to Department staff.

The Department may, on a case-by-case basis for extensive tapping installations, authorize the seasonal use of larger equipment to transport main lines for installation and removal. The Department must approve the use of larger motor vehicles in advance, in writing in the license agreement or in a separate document. Such written approval or license shall contain conditions and limitations on use including, but not limited to the following: 1) the equipment shall be used only under dry or frozen conditions and may be further limited by the Department based on the season and on-site conditions; 2) identification of authorized vehicle access route(s); 3) entry shall be as minimal as possible; 4) requirements to install and replace or repair any gates, barricades or berms as soon as the work using the vehicles is completed; 5) all access roads must be built and maintained according to guidelines provided by the Department. Any road, ditch or crossing device that is installed for maple production must be maintained and repaired at the sole expense of the Licensee to a condition satisfactory to the Department.

All access trails and/or roads shall be routinely maintained by the Licensee and all culverts, crossings, and/or water bars must be kept in good working condition. Where a motorized vehicle must cross a permanent stream, a temporary bridge shall be constructed and utilized and the Department notified. Licensees must comply with applicable guidelines contained within the “Acceptable Management Practices For Maintaining Water Quality On Logging Jobs In Vermont” and all specific requirements in their license agreements related to the use of all existing or constructed roads. The Acceptable Management Practices (or AMP’s) will also be used to guide design and spacing for drainage devices, protective strips or other water protection items not specifically detailed here or spelled out in the license agreement. If snow plowing of a forest highway is required for operations and approved by the Department, the Licensee shall be responsible for such plowing and any associated costs and shall be responsible for any damage to the roadway or ditches resulting from this activity. Designated snowmobile trails may not be blocked or plowed by Licensees without prior written permission of the Department.

Practices to Be Applied During Maple Sugaring Operations to Protect Soil and Water Resources
The Licensee is responsible for installing and maintaining all erosion control and water quality protection measures during and after the sugaring season. Licensees shall submit plans and maps that show the expected road and access trail usage and construction as well as main lines and the approximate number of taps that will be served by them.

Licensees may make arrangements for the use of private access points and existing graveled forest highways to access sugar license areas and sap collection stations. Any road construction on state land is limited to short spurs or landings to access sap collection stations. Licensee will be required to repair any damage to forest highways and other roads on state land that their use may cause, as well as to maintain such roads as may be associated with normal wear and tear related to their use of them.

Snowplowing of forest highways to access sugaring operations will be of the shortest distance possible and on gravel surfaces for sap collection and related purposes only. The state lands forester in charge will be notified before snowplowing operations are to begin.

All temporary access construction will be done to standards and approved by the state lands forester in charge.

Roads will be gated or blocked at the Licensee’s expense when not in active use for sugaring or line maintenance as per the direction of the state lands forester in charge. Licensee will be provided with any necessary gate keys or lock combinations to state-owned gates so that they can access the licensed sugarbush.

Road surfaces will be adequately drained. Ditches will be constructed to divert water from road surfaces if needed. Culverts will be placed if needed to the specifications of the state lands forester. Ditches and culverts will be kept free of debris in all seasons. Silt fencing, diversions, hay bales and other erosion check devices may be required during construction or during use in the spring sap collection. These shall follow the standards outlined in the AMP’s.

Weight limits will be established on state forest highways by the state lands forester in charge if necessary during sap hauling. To minimize road damage, Licensee will make every attempt to haul large sap loads out during early morning hours or at other times when the road bed is frozen.

Maintenance of roads will be as needed. Prompt attention will be made to ruts or other surface issues related to spring usage. Grading, graveling and ditch maintenance will be done annually when the road dries out following sugaring.

Vehicles will not ford streams or wet areas. Temporary bridges designed for the weight of the vehicle will be required. The State does not design temporary bridges or recommend load weights and does not accept liability for any bridge failure or problem.

**Access Trails**
Constructed trails will be allowed for use by tractor or ATV for spring sap collection activities or for work on lines in frozen conditions or dry weather. Vehicle size or tire type may be restricted during spring collection.

Access trail construction will be of the shortest length possible and will be approved by the state lands forester. Trail construction and maintenance will take place in dry weather prior to spring sap run.

Pitches of 20% grade on trails will not exceed 300 feet. Trails will not be built that exceed 20% grade.

Trails will not ford streams or wetlands. Temporary bridges will be required if needed. No brushing in of streams will be allowed. Culverts for trail crossings will be discouraged in favor of bridges. No slash or other debris shall be allowed in streams.

Buffer strips along access trails and roads will be in place along streams and wetlands in accord with the AMP’s.

Trails will not be built on existing hiking, skiing, biking or snowmobile trails without Department approval. Crossing of these trails shall be avoided.

Licensee will be required to fill and smooth trails that develop ruts and may be required to armor some stretches with gravel or rocks. Water bars will be installed at the direction of the state lands forester in charge.

Roads, trails and turnoffs will be required to be seeded and mulched after construction.

Trails may need to be blocked or gated to prevent inappropriate recreational vehicle passage when not in active use for management activities.

**Guidelines for Buildings and Equipment Needed for Tapping and Sap Collection on Public Lands**

Temporary buildings, power lines or other structures needed for pumps, reverse osmosis systems (R/O’s), storage tanks and/or generators associated with a tapping operation may be authorized by the Department in a license agreement. Structures such as sugar houses and gift shops are considered permanent structures and are not allowed. The Licensee shall be responsible for obtaining and complying with any and all permits that may be required. Any structures so authorized shall be considered property of the Licensee and all property taxes associated with these structures shall be paid to the town by the Licensee. Structures may be built on either a concrete slab or wooden floor with prior written approval. At the termination of the license agreement the Licensee must remove all equipment, utility lines and structures
including concrete slabs or wooden floors unless otherwise authorized in writing by the Department. The ground must be smoothed, grass seed spread and mulched. Fuel tanks for generators and/or pumps are allowed but must be installed and maintained under all local, state and federal regulations, including but not limited to the Environmental Protection Agency’s “Spill Prevention, Control and Countermeasure Rule” and Licensee is responsible for obtaining all requisite permits. Tanks must be sited with Department consultation and approval. Tanks must be inspected no less than every five years and prior to any license renewal request. Licensee shall immediately report any fuel spills or leaks shall to the State’s Emergency Hazardous Spills Hotline (1-800-641-5005).

A Security Bond or letter of credit in the amount of $3.00 (three dollars) per tap must be issued for the benefit of the Department by Licensee authorizing the Department to call in the security bond or letter of credit to restore any and all damages to the license area and/or removal of materials Licensee may leave behind at the termination of a license. The security bond or letter of credit must be issued for the term of the license plus an additional 3 months.

Advisory Board:

An Advisory Board will be established. It will consist of a total of eight members; three representatives from the Vermont Department of Forests, Parks and Recreation, three sugar makers, at least one of which is an independent sugar maker unaffiliated with an association, one representative from UVM Extension, and one representative from the Vermont Forests Products Industry.

The mission of this group is to advise the Department on this program. The Advisory Board will recommend program guidelines and advise the Commissioner of the Department in the selection of candidates for certain parcels of land whenever needed. The Advisory Board shall meet at least once each year during the month of May to advise the Department, and on an as needed basis as may be requested by the Commissioner.

The Department will coordinate closely with the Advisory Board but assumes ultimate responsibility for administration of this program.

Guidelines, Criteria, and Process for Awarding Sugaring Licenses

Periodically, interested parties will be invited to submit an application to the Department for a sugaring license. The applications will include a detailed description of the proposal including approximate number of taps proposed, equipment to be used, access to be used, roads to be built, structures/power lines to be erected/installed, identification of site-specific constraints and how these will be addressed by the applicant, financial business plan and other elements of their proposal as well as a description of the applicant’s sugaring expertise, knowledge, experience, and commitment to sound resource management and stewardship. Sugaring licenses will not be bid out to the highest bidder as license fees will be pre-determined (see below). Instead, awarding of sugaring licenses will be based on the following criteria:
Sugarbush Management and Operations: Compliance with current sugarbush management and operations standards, guidelines, and recommendations as contained within the “North American Maple Syrup Producers Manual 2nd Edition”, or other sources approved by the Commissioner. (In instances where such sources contain standards or guidelines that differ from those outlined within this document, then the guidelines contained within this document shall be followed). Demonstrated commitment to sound resource stewardship and management as articulated in the application.

Expertise, Ability, and Capacity of Applicant: Prior sugaring experience, ability to move forward in a timely manner, demonstrated financial capacity to undertake the proposed work, etc.

Miscellaneous: Location of applicant to licensed area, level of necessary supporting infrastructure (power, storage building(s), road and trail network), completeness/quality of application, educational values of proposal, applicants’ financial/legal standing with the State, etc.

In the event that more than one applicant for a sugaring parcel is qualified, submits their application on time, meets all necessary requirements, and if the Commissioner believes there is no obvious benefit to the State in awarding the sugaring license to a particular party, then the successful applicant will be determined by lottery. In no event shall a current member of the Advisory Board apply for or be awarded a sugaring license.

License Fee and Payment Process

The standard base administrative fee for all ANR licenses of $50 will be assessed. In addition, the Advisory Board will annually evaluate market conditions and estimate the average per tap fee and, if appropriate, recommend changes in the Department’s per tap fee to the Commissioner. Per statute, the Commissioner of the Department of Forests, Parks & Recreation may adjust the annual per tap fee for sugaring licenses. The Department will provide this information to each Licensee on or before December 1 of each year along with an invoice for the coming year’s license fee which must be paid by January 1. The first year’s per tap fee will be based on the Licensee’s estimated number of taps. Subsequent annual license fees may be adjusted to reflect the actual number of taps.

License agreement terms will be for five years with the potential for two additional renewable five year terms. Each new renewal will be signed by the Licensee and the Department two-years prior to end of the current five year term. The Department will not approve a renewal unless the Licensee has actively sugared the site for at least two years during the preceding five year term. If the Licensee has complied with all license terms and condition and has demonstrated responsible stewardship and care of the licensed parcel, the succeeding five year renewal period cannot be unreasonably withheld. This represents a possible total of up to 15-years (three consecutive five year terms) under a single license agreement. Two years prior to the end of the maximum 15-year term, the Licensee may indicate their intent to apply for a
new license which may be approved at the discretion of the Department. Upon the written approval of the Department, license agreements may be assigned to another member of the Licensee’s immediate family.

At each five year renewal, the license may be revised to align with current research and accepted practices regarding tapping technology. At the end of the license period and upon the termination of a sugaring license, the State reserves the right to delay or deny the issuance of a new sugaring license for forest management or other resource management purposes.