

Michigan Department of Natural Resources **NON-EVENT APPLICATION FOR**

DNR Use Only

Management Unit

USE OF DEPARTMENT MANAGED LAND

This information is required under authority of Part 5 of Act 451 of 1994, as amended, MCL 324.501- 511 and the Rules for the Regulation of State Lands, R299.921 – R299.932.

Permit Number

APPLICANT: Please read instructions and all attachments before completing application. Submit completed application to local DNR office where permit is being sought. Application must be submitted at least sixty (60) days prior to proposed use. Attach additional information as needed to fully describe proposed use activity. Checks or money orders should be made payable to *"State of Michigan."* For Application/Permit to Use Department Managed Land (DNR Managed Land) for an Event, use form DNR PR3051.

SECTION A									
Name of Applicant/Organization					Name of Contact Person				
Address					Address				
City, State, ZIP					City, State, ZIP				
Primary Telephone Federal EIN					Primary Telephone		Alternate Telephone		
E-mail Address					E-mail Address				
SECTION B									
Geocache Placem		ent Guiding		🗌 Oil/Gas	5	Road Construction or Maintenance			
Type of Use	Seismic Survey		atercraft	🗌 Resea	rch	Construction o	ruction or Maintenance of Utilities		
	Commercial Filming/photography			Accommodation for Accessibility					
Other (specify):									
Please list the proposed location(s) on state land (e.g., state game or wildlife area, park or recreation area, forest, trail, etc. and/or legal description). Attach a location map.									
Length of Use 🔲 1-2 Days 🗍 3-7 Days 🗍 3				8-31 Days 🗌 Seas		sonal/Periodic	Annual	Other:	
Date(s) of Proposed Use Num			Numbe	r of Participants/	Users		Number of Rec etc.)	creational Units (Camping, vehicles,	
SECTION C									
Will the activity require use of: Parking lot Campground Access site Gate No use required					If yes, attach a description of how it will be used and include a site map if requesting exclusive use				
Will structures or equipment be placed on or operated on Department Managed Land?				□No □Yes	If yes, attach a document that explains the methods and equipment that will be employed on DNR managed land (including how vegetation, soil, or facilities might be used or manipulated, and if items will be placed on the land).				
Will sound amplification equipment be used?				□No □Yes	If yes, attach a document describing how sound amplification will be used and with what type of equipment.				
Will the activity include the application of a pesticide?				□No □Yes	If yes, submit a Pesticide Application Plan for Non DNR Projects (PR3051-7)				
Will the activity use or disrupt utilities or soil (e.g., water, electric, sewer, excavation, etc.)?			ater,	□No □Yes	If yes, attach a document with explanation.				

APPLICANT: Read all pages and attachments before certification and signature.

APPLICATION CERTIFICATION

I certify that the information submitted herein, including all attachments, is accurate and complete. I understand that if I decide to withdraw my application it is my responsibility to notify the Department. I also understand that I am responsible for all Application and Review fees incurred prior to the withdrawal. Application and Review fees are charged at a rate of approx. \$50 per hour of staff time (If it is estimated the review charges exceed \$250, the applicant will be notified).

Applicant/Authorized Representative (Print or Type)

Signature

Date

APPLICATION STATUS

Hereinafter, the Michigan Department of Natural Resources shall be referred to as "Department" and the Permit Applicant shall be referred to as "Applicant".

- 1. <u>Section A:</u> Applicant should primarily provide the contact information for the individual or organization applying for the permit. If there is a primary contact that differs from this contact, please provide that information in the space provided. Organizations are asked to provide their Federal EIN Number.
- 2. <u>Section B:</u> Applicant shall clearly and concisely state the proposed use of the Department managed land and attach supplemental information, as needed. <u>Proposed use information should include:</u>
 - a. Identify the type of use being requested and describe purpose and methods.
 - b. Identify the state lands, trails or Department facility requested for the proposed use. Note: The Department does not have the authority to authorize access to lands it does not own or administer.
 - c. Attach location map(s).
 - d. Provide the proposed date for the proposed use.
 - e. Provide the estimated number of participants/users.
 - f. Provide the estimated number of recreational units (motor homes, camping trailers, shelters, or tents).
- 3. Section C: Applicant shall answer the questions and provide additional information, as necessary.

ITEMS THAT MAY BE REQUIRED AFTER REVIEW:

- 1. <u>Permit Fee:</u> There may be a fee associated for any approved use. The total permit fee is calculated based on staff review time, land use intensity, monitoring of the lands and timber consideration.
- Insurance: The Applicant shall provide a certificate of insurance as proof of liability coverage protecting from claims that arise out of, are alleged to arise out of, or otherwise result from Applicant's land use. The Applicant's insurance policy must provide coverage for not less than the term of Applicant's land use and include as an additional insured: "The State of Michigan, its departments, divisions, agencies, offices, commissions, officers, employees, and agents." The Applicant must notify the Department within five (5) business days if required coverage is cancelled or not renewed.
- 3. <u>Performance Bond:</u> A cash or surety bond, if requested by the Department, shall be provided by the applicant prior to issuance of the permit, as a guarantee of faithful performance of the conditions of the permit. As soon as security for the performance of the terms and conditions of the permit or the settlement of claims incident thereto is no longer necessary, deposits in lieu of surety or cash bond will be returned to the applicant/permittee.
- 4. <u>Environmental Assessment:</u> The Department will advise if an environmental assessment is needed to provide information necessary to complete your application.
- <u>Camping Outside a Designated Campground:</u> If camping involves five (5) or more sites (thirty-two or more individuals or five (5) or more recreational units), a Temporary Campground Permit must be obtained from the local county health department. Copies of the permit must be provided to the Department before use.
- 6. <u>Additional Permits:</u> The issuance of a permit from this application does not replace, or supersede, the need for other permits or licenses that may be required by law. A copy of all required permits must be in possession of permittee and their agents (employees, representatives, associates, volunteers, members) while using Department managed lands.

Vehicles Types



HMMWV



Rzr



MATV



BOOT



4-Wheeler



Snowmobile



Non-Tactical Vehicles

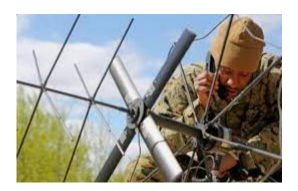
Spectrum Equipment













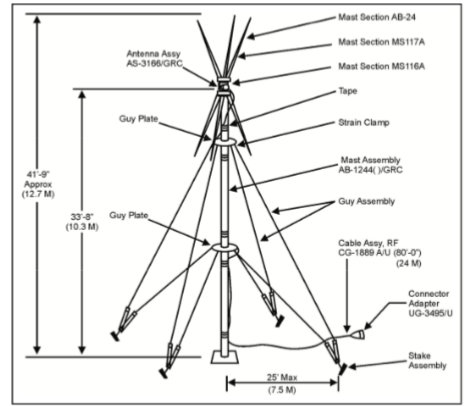


Figure 9-21. OE-254 broadband omnidirectional antenna system



MICHIGAN ARMY NATIONAL GUARD CAMP GRAYLING JOINT MANEUVER TRAINING CENTER HEADQUARTERS BUILDING 4 CAMP GRAYLING, MI 49739-0001

NGMI-JHQ-CGZ

9 April 2024

MEMORANDUM FOR MICHIGAN DEPARTMENT OF NATURAL RESOURSES

SUBJECT: Equipment Placed and Operated on Department Managed Land

- 1. In reference to the Camp Grayling Non-Event application for use of Department Managed Land, section C, question 2: Will structures or equipment be placed on or operated on Department Managed Land?
- 2. Camp Grayling answered yes; therefore, we provide this memorandum as a document that explains the methods and equipment that will be employed on DNR managed land (including how vegetation, soil, or facilities might be used or manipulated, and if items will be placed on the land).
- 3. The Soldiers will be using and temporarily placing equipment, to include radio receivers and other electronics that will passively sense the types of radio frequency and spectrum that is routinely and normally transmitted within the areas requested.
- 4. The equipment will be mounted to vehicle, tripod stands, and a temporary OE-254/GRC, a broadband, omni-directional antenna for ground-based communications produced to military specifications.
- 5. The point of contact for this memorandum is LTC Quin M. Rogers at 989-344-6100 or quin.m.rogers.mil@army.mil

SCOTT L. MEYERS COL, FA, MIARNG Camp Grayling Commander

MEMORANDUM OF UNDERSTANDING BETWEEN MICHIGAN DEPARTMENT OF NATURAL RESOURCES AND MICHIGAN DEPARTMENT OF MILITARY AND VETERANS AFFAIRS REGARDING STATE LAND USE PERMITS FOR MILITARY EXERCISES RELATED TO CAMP GRAYLING

I. PURPOSE

This Memorandum of Understanding (MOU) is entered into on this date of April 21, 2023, by the Michigan Department of Natural Resources (DNR) and the Michigan Department of Military and Veterans Affairs (DMVA) through their respective Directors. The purposes of the MOU are to:

- a. Establish terms by which DMVA and/or the Michigan National Guard will apply for state land use permits for the limited, narrowly tailored use of tax reverted State land by the Michigan National Guard for the purpose of conducting training exercises related to Camp Grayling.
- b. Provide for the protection of Michigan's natural resources and for the continued recreational or other legal use of State land by members of the public and citizens of Michigan's federally recognized Tribes, including during any State or Tribal hunting seasons.

II. BACKGROUND

- a. DMVA and the Michigan National Guard have requested access to additional State land for the purpose of conducting training exercises related to Camp Grayling.
- b. The purpose of these exercises is to conduct training focused on cyber and electronic warfare over distances with smaller, dispersed groups of National Guard members.
- c. This MOU outlines the process by which DMVA and/or the Michigan National Guard can obtain a limited use of State land that will serve the dual purposes of allowing training exercises to support military preparedness while protecting Michigan's natural resources and public and Tribal access to those resources.

III. AGREEMENT

a. For any Camp Grayling training events intended to be conducted on State land beyond the Camp Grayling borders, DMVA and/or the Michigan National Guard will apply to DNR for State land use permits. These applications will designate specific periods of time and locations for access to conduct training exercises. All land use permits will be processed and issued in accordance with DNR's authority under Part 5, Department of Natural Resources, of the Michigan Natural Resources and Environmental Protection Act, MCL 324.501 *et seq.* and its associated administrative rules, including Mich. Admin Code, R. 299.921–933, and also MCL 324.2101(1).

- b. The permits and military training exercises described in this MOU will be limited to a maximum of approximately 52,000 acres of tax-reverted State land designated in Exhibit A. The land use permit applications will be limited to the amount of acreage needed for the proposed military training exercise.
- c. All areas covered by any land use permit described in this MOU will remain open to legal public and Tribal use during the time periods covered by any such permit, including during any military training exercises conducted.
- d. The land use permits described in this MOU will not allow military training exercises to take place in any protected or sensitive habitat areas, or within 3,000 feet of any inland lakes or designated trout streams listed in Fisheries Order 210.23.
- e. DMVA and/or the Michigan National Guard will maintain the State land at issue, including any roads or trails, in the condition they existed in prior to the military training exercise.
- f. DMVA and/or the Michigan National Guard will continue public service announcements related to permitted activities through existing military protocols.
- g. The purpose of the land use permits described in this MOU will be to conduct the following activities:
 - 1. Small formation activity involving less than 500 National Guard members and up to 100 affiliated partner members;
 - 2. Controlled trials of cyber and electronic warfare technologies;
 - 3. Low impact or light maneuver training.
- h. The following activities will not be permitted:
 - 1. Live fire or any similar kinetic activity;
 - 2. Use of Aqueous Film-Forming Foam material or any similar or other material known to contain harmful pollutants, including PFAS.
 - 3. Activity within 3,000 feet of any inland lakes or designated trout streams listed in Fisheries Order 210.23;
 - 4. Use of tanks;
 - 5. Erection of fencing or any permanent structure;
 - 6. Violent, loud, or disorderly conduct;

- 7. Activity that results in significant damage to vegetation;
- 8. Storage of watercraft or other vehicles beyond designated permitted period;
- 9. Use of any loudspeaker, PA system, or similar equipment.
- i. DMVA and/or the Michigan National Guard will pay for their land use permit applications according to the same fee schedule that applies to the general public, and DNR will process the land use permit applications in the same manner that it processes all other land use permit applications.
- j. The land use permit applications will be governed by all applicable state and federal laws.

IV. AUTHORIZED REPRESENTATIVES

The authorized representatives responsible for carrying out the provisions of this MOU are:

For DNR:

Tom Barnes, Unit Manager Grayling Forest Management Unit 989-348-6371 ext. 7440 BarnesT2@michigan.gov

For DMVA:

LTC Kathryn Prater, J3 Michigan Army National Guard 517-481-8169 Kathryn.a.prater.mil@army.mil

V. LIABILITY AND COMPLIANCE WITH LAWS

DNR and DMVA assume no liability for any actions or activities conducted under this MOU, except to the extent that recourse or remedies are provided by federal or state law. All activities will be conducted in accordance with all applicable federal, state, and local laws, rules, and regulations.

VI. TERM

This MOU will be in effect from the date of execution for five (5) years unless it is terminated as set forth below. It may be extended for five-year additional increments upon the mutual agreement of the Departments and upon the execution of written amendments to this MOU by DNR and DMVA.

VII. MODIFICATION

This MOU may be modified upon the mutual agreement of DNR and DMVA and upon execution of a written amendment signed by both Departments. Either DNR or DMVA may update their authorized representative under Section IV at any time upon written notice to the other Department.

VIII. TERMINATION

DNR or DMVA may terminate this MOU at any time upon prior written notice to the other Department.

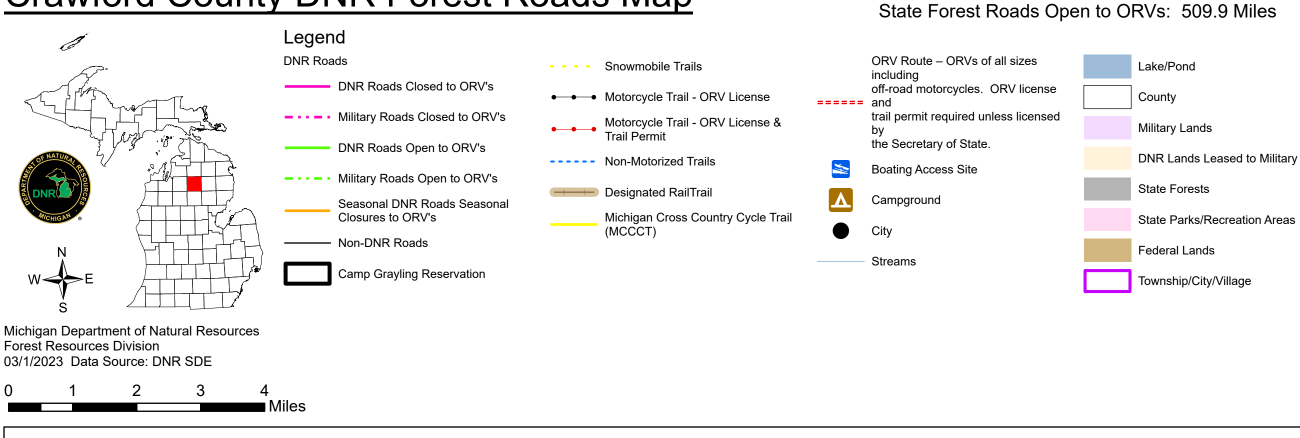
IX. SIGNATURE

This MOU is entered into upon signing by the duly authorized representatives of DNR and DMVA.

Shannon Lott, Acting Director Department of Natural Resources

MG Paul D. Rogers The Adjutant General and Director Department of Military and Veteran Affairs

Crawford County DNR Forest Roads Map



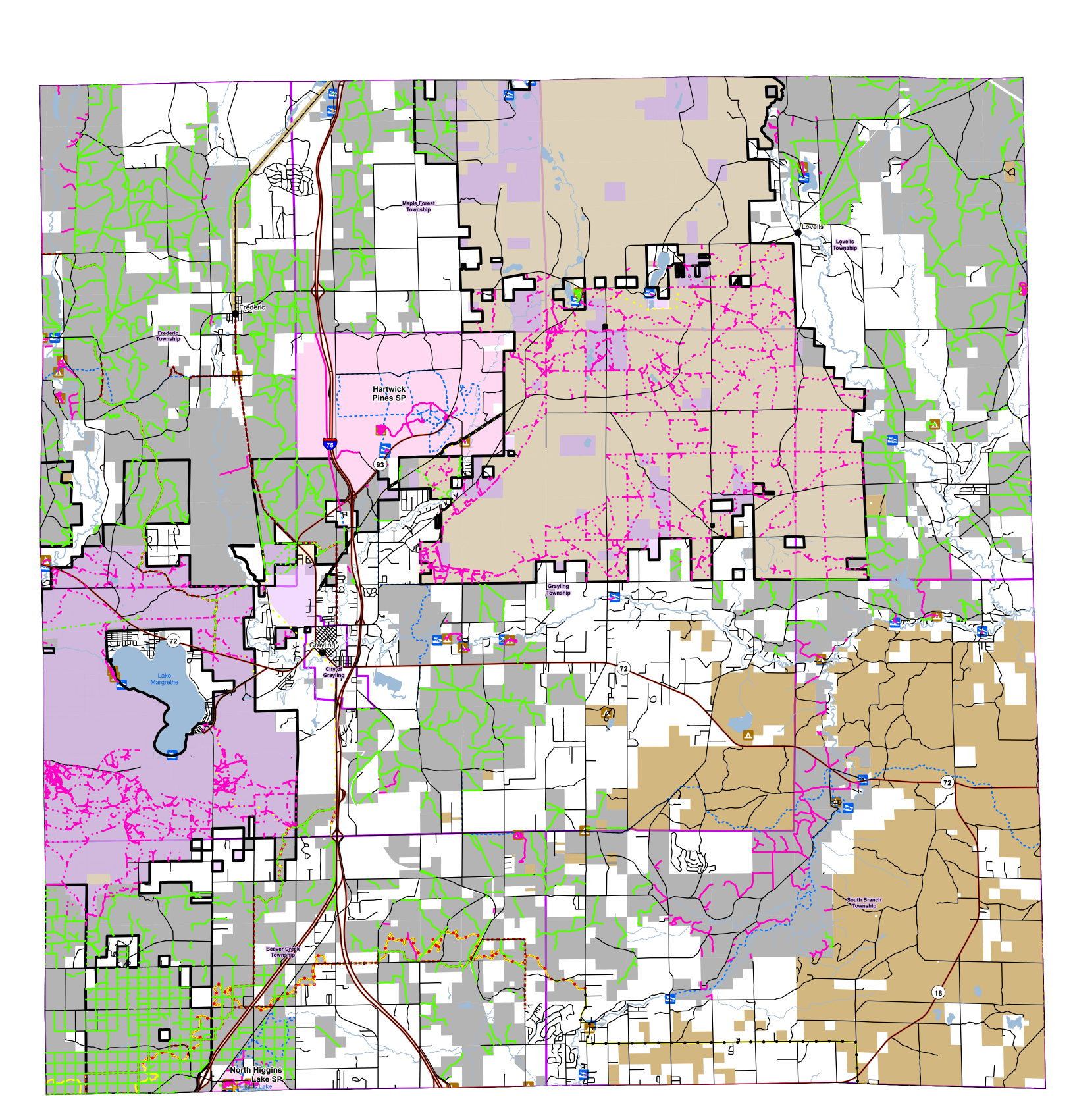
Crawford County

State Forest Roads: 970.3 Miles

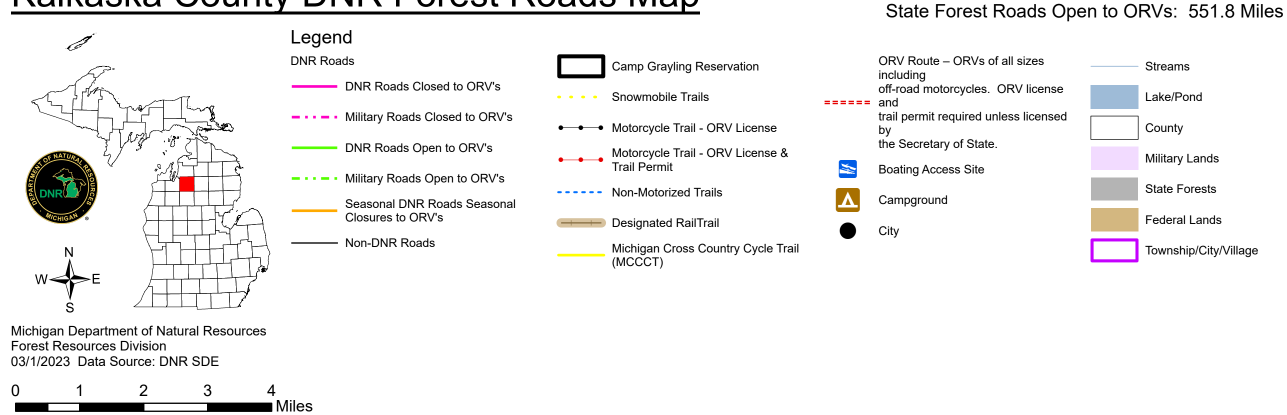
Per Public Act 288 of 2016; Forest Road Inventory in the Northern Lower Peninsula Land Use Order of the Director Amendment No. 5 of 2017; and the Natural Resources and Environmental Protection Act 1994 PA 451, as amended, which authorizes the Director to issue orders to implement land use rules, an individual shall not operate a motorized vehicle, other than a snowmobile, in this county unless the motorized vehicle is operated on a forest road, designated route, designated trail, or designated area illustrated as open on this map.

The DNR Forest Roads Maps are only published once per year on April 1. Please be aware that the State of Michigan routinely buys, sells, and exchanges state-owned land throughout the year. As a result, please reference the "Interactive Map Current Road Status" at Michigan.gov/forestroads to see the most up-to-date and accurate DNR ownership. Referencing the interactive map will help to prevent unintended trespass onto privately-owned land.

The normal and continuing use of state forest roads is to provide the general public with access to state forest lands for a variety of recreational purposes and to provide the DNR with road access for management and land protection purposes. These state forest roads may also provide on an incidental, nonexclusive, permissive-use basis, access to private lands. The public may use state forest roads as long as the DNR allows the road to remain open to general public use. As members of the public, adjacent landowners may also utilize state forest roads. However, unless an easement has been granted by the DNR, state forest roads do not provide legal access to private property from a public road, nor is there any guarantee that state forest roads will remain open to the public or be passable at all times of the year.



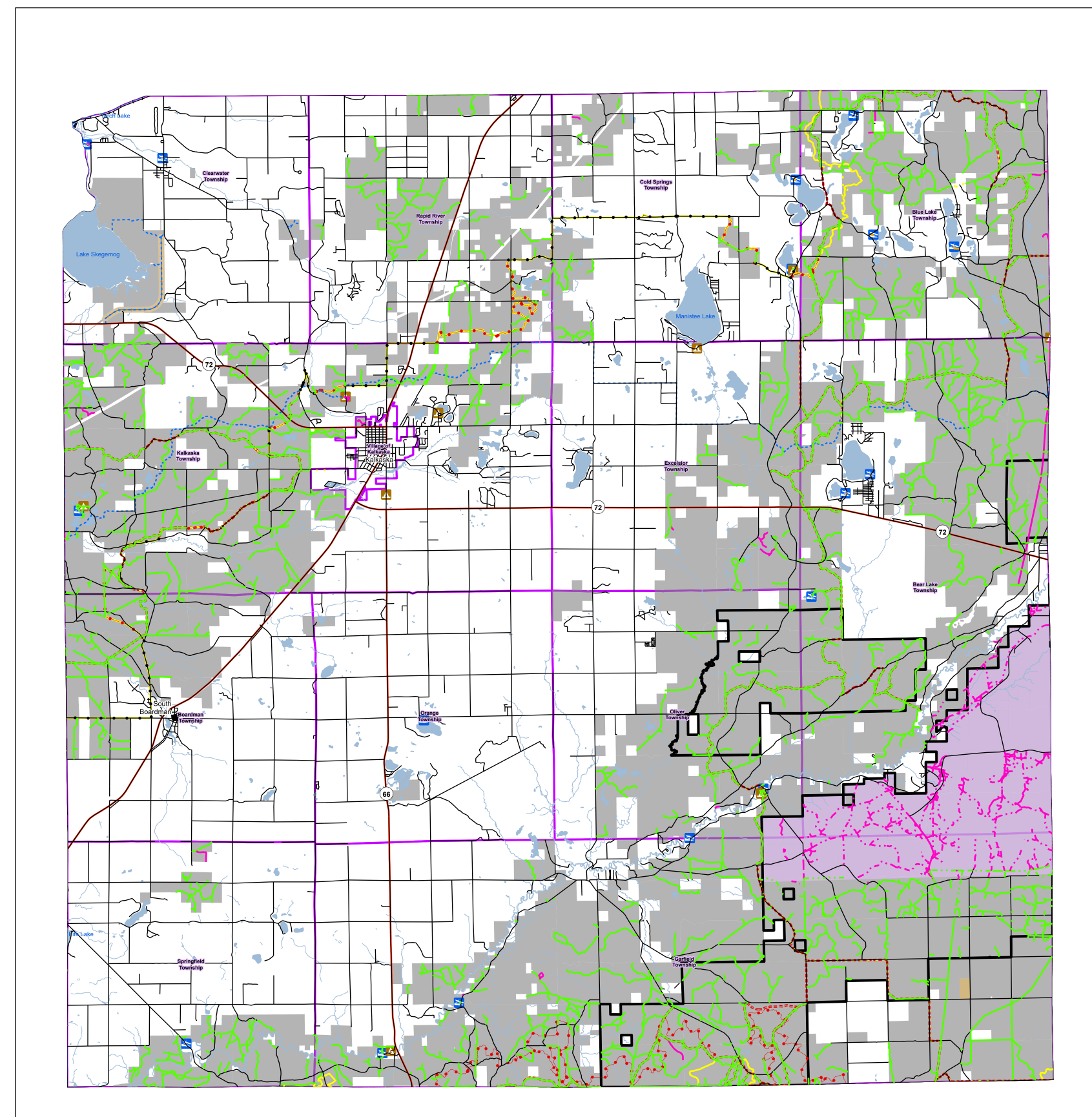
Kalkaska County DNR Forest Roads Map



Per Public Act 288 of 2016; Forest Road Inventory in the Northern Lower Peninsula Land Use Order of the Director Amendment No. 5 of 2017; and the Natural Resources and Environmental Protection Act 1994 PA 451, as amended, which authorizes the Director to issue orders to implement land use rules, an individual shall not operate a motorized vehicle, other than a snowmobile, in this county unless the motorized vehicle is operated on a forest road, designated route, designated trail, or designated area illustrated as open on this map.

The DNR Forest Roads Maps are only published once per year on April 1. Please be aware that the State of Michigan routinely buys, sells, and exchanges state-owned land throughout the year. As a result, please reference the "Interactive Map Current Road Status" at Michigan.gov/forestroads to see the most up-to-date and accurate DNR ownership. Referencing the interactive map will help to prevent unintended trespass onto privately-owned land.

The normal and continuing use of state forest roads is to provide the general public with access to state forest lands for a variety of recreational purposes and to provide the DNR with road access for management and land protection purposes. These state forest roads may also provide on an incidental, nonexclusive, permissive-use basis, access to private lands. The public may use state forest roads as long as the DNR allows the road to remain open to general public use. As members of the public, adjacent landowners may also utilize state forest roads. However, unless an easement has been granted by the DNR, state forest roads do not provide legal access to private property from a public road, nor is there any guarantee that state forest roads will remain open to the public or be passable at all times of the year.



Kalkaska County

State Forest Roads: 639.8 Miles

Missaukee County DNR Forest Roads Map

2

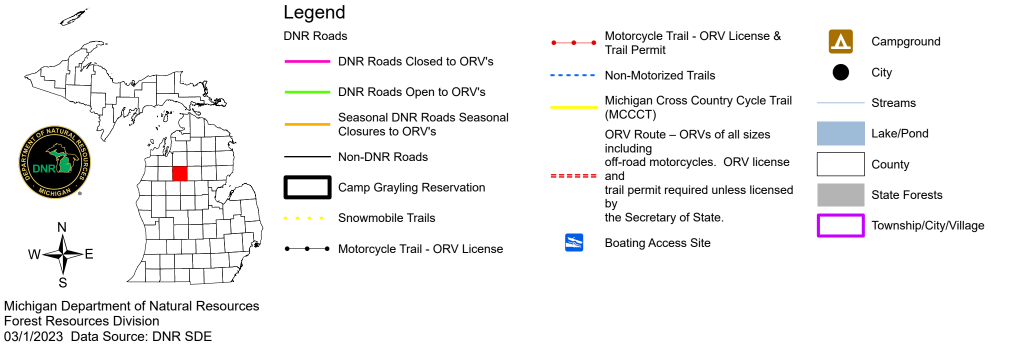
Ω

1

3

4

Miles

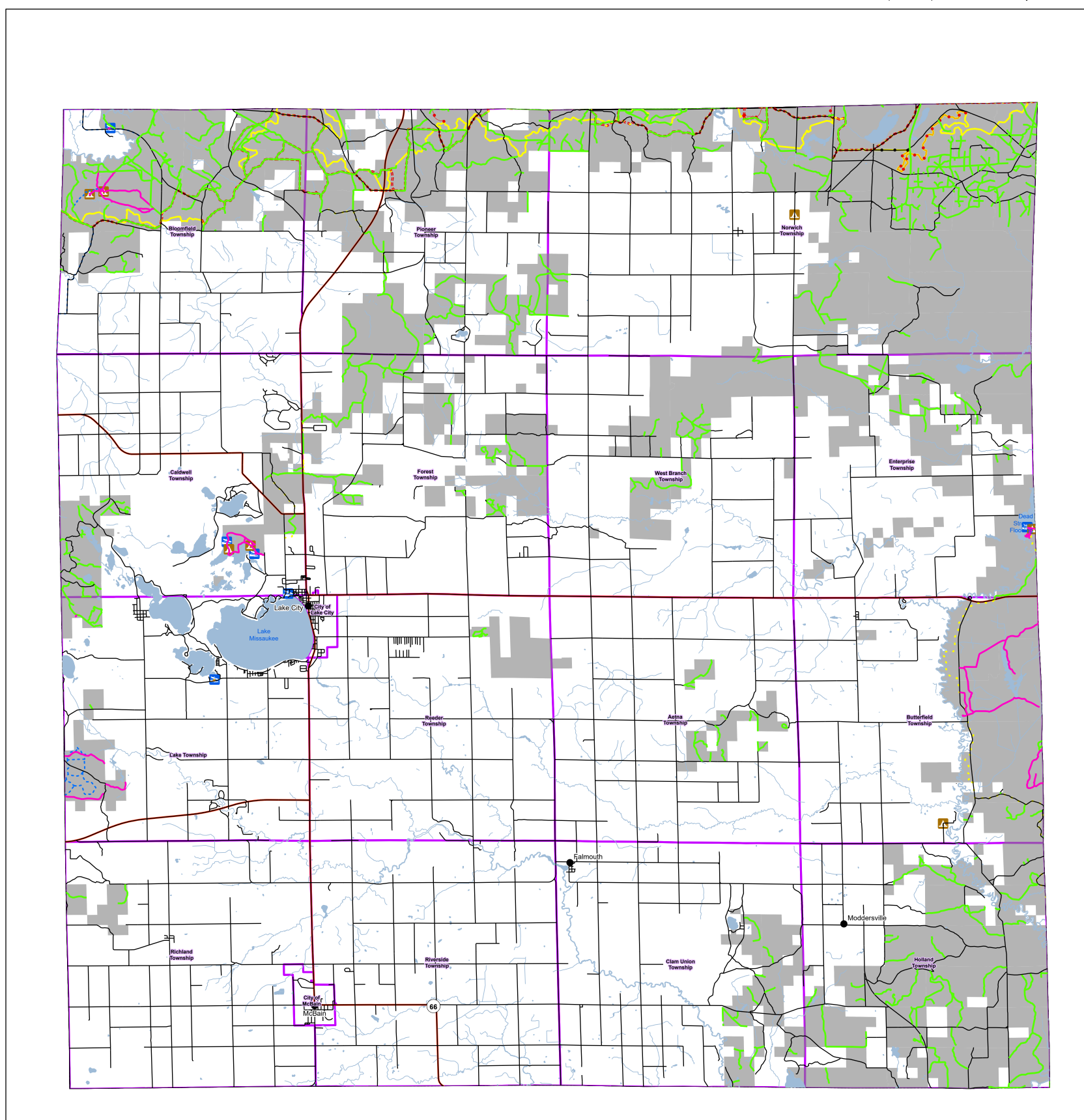


Missaukee County

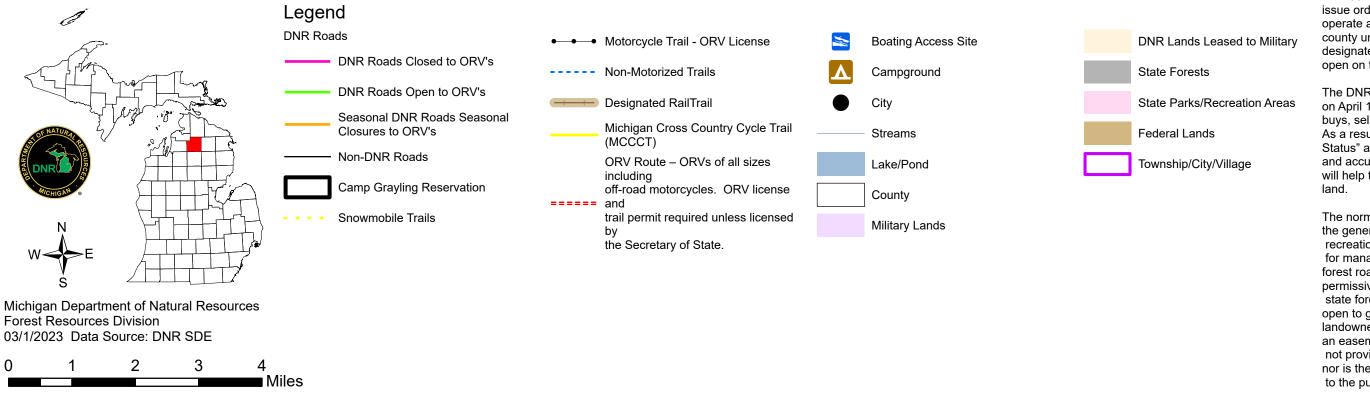
State Forest Roads: 276.1 Miles State Forest Roads Open to ORVs: 255.1 Miles Per Public Act 288 of 2016; Forest Road Inventory in the Northern Lower Peninsula Land Use Order of the Director Amendment No. 5 of 2017; and the Natural Resources and Environmental Protection Act 1994 PA 451, as amended, which authorizes the Director to issue orders to implement land use rules, an individual shall not operate a motorized vehicle, other than a snowmobile, in this county unless the motorized vehicle is operated on a forest road, designated route, designated trail, or designated area illustrated as open on this map.

The DNR Forest Roads Maps are only published once per year on April 1. Please be aware that the State of Michigan routinely buys, sells, and exchanges state-owned land throughout the year. As a result, please reference the "Interactive Map Current Road Status" at Michigan.gov/forestroads to see the most up-to-date and accurate DNR ownership. Referencing the interactive map will help to prevent unintended trespass onto privately-owned land.

The normal and continuing use of state forest roads is to provide the general public with access to state forest lands for a variety of recreational purposes and to provide the DNR with road access for management and land protection purposes. These state forest roads may also provide on an incidental, nonexclusive, permissive-use basis, access to private lands. The public may use state forest roads as long as the DNR allows the road to remain open to general public use. As members of the public, adjacent landowners may also utilize state forest roads. However, unless an easement has been granted by the DNR, state forest roads do not provide legal access to private property from a public road, nor is there any guarantee that state forest roads will remain open to the public or be passable at all times of the year.



Otsego County DNR Forest Roads Map



Otsego County

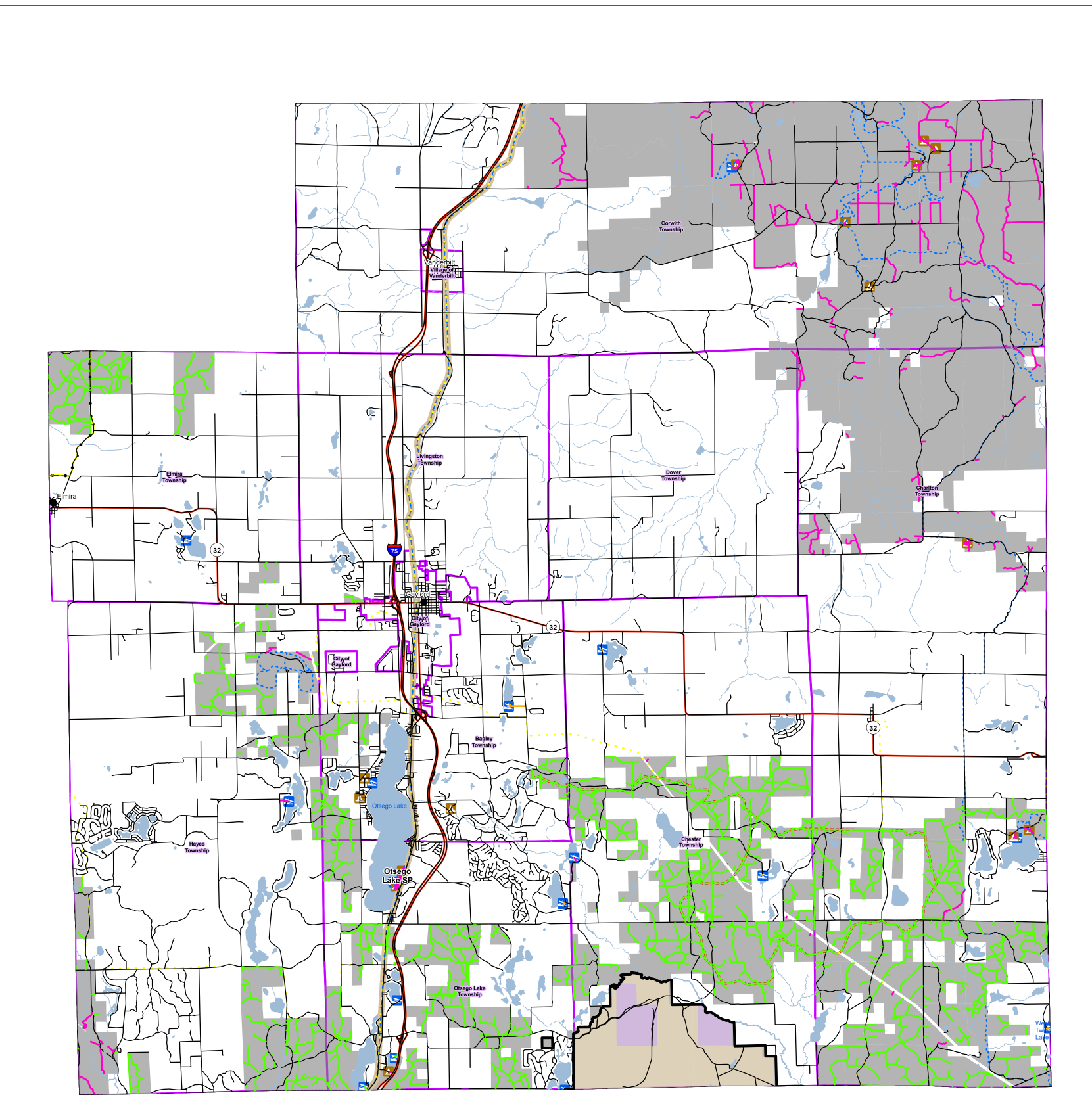
State Forest Roads: 413.9 Miles

State Forest Roads Open to ORVs: 325.1 Miles

Per Public Act 288 of 2016; Forest Road Inventory in the Northern Lower Peninsula Land Use Order of the Director Amendment No. 5 of 2017; and the Natural Resources and Environmental Protection Act 1994 PA 451, as amended, which authorizes the Director to issue orders to implement land use rules, an individual shall not operate a motorized vehicle, other than a snowmobile, in this county unless the motorized vehicle is operated on a forest road, designated route, designated trail, or designated area illustrated as open on this map.

The DNR Forest Roads Maps are only published once per year on April 1. Please be aware that the State of Michigan routinely buys, sells, and exchanges state-owned land throughout the year. As a result, please reference the "Interactive Map Current Road Status" at Michigan.gov/forestroads to see the most up-to-date and accurate DNR ownership. Referencing the interactive map will help to prevent unintended trespass onto privately-owned land.

The normal and continuing use of state forest roads is to provide the general public with access to state forest lands for a variety of recreational purposes and to provide the DNR with road access for management and land protection purposes. These state forest roads may also provide on an incidental, nonexclusive, permissive-use basis, access to private lands. The public may use state forest roads as long as the DNR allows the road to remain open to general public use. As members of the public, adjacent landowners may also utilize state forest roads. However, unless an easement has been granted by the DNR, state forest roads do not provide legal access to private property from a public road, nor is there any guarantee that state forest roads will remain open to the public or be passable at all times of the year.



Roscommon County DNR Forest Roads Map

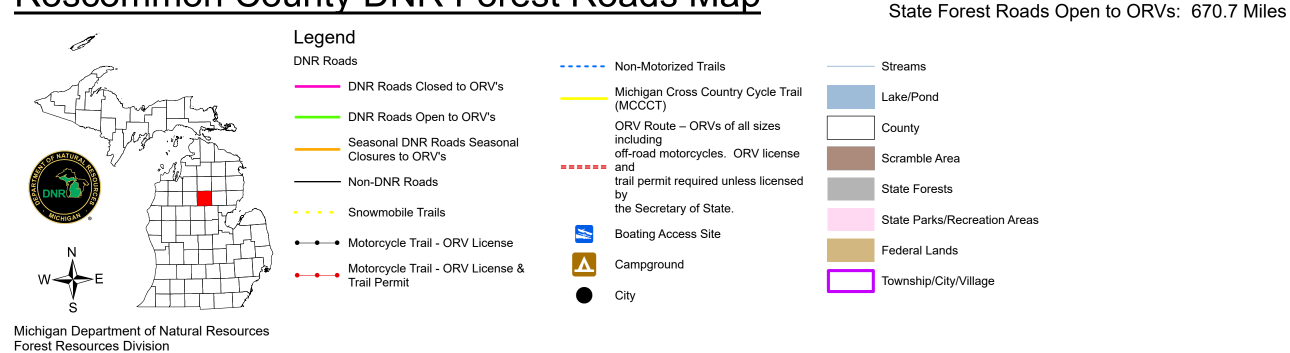
03/1/2023 Data Source: DNR SDE

1

2

3

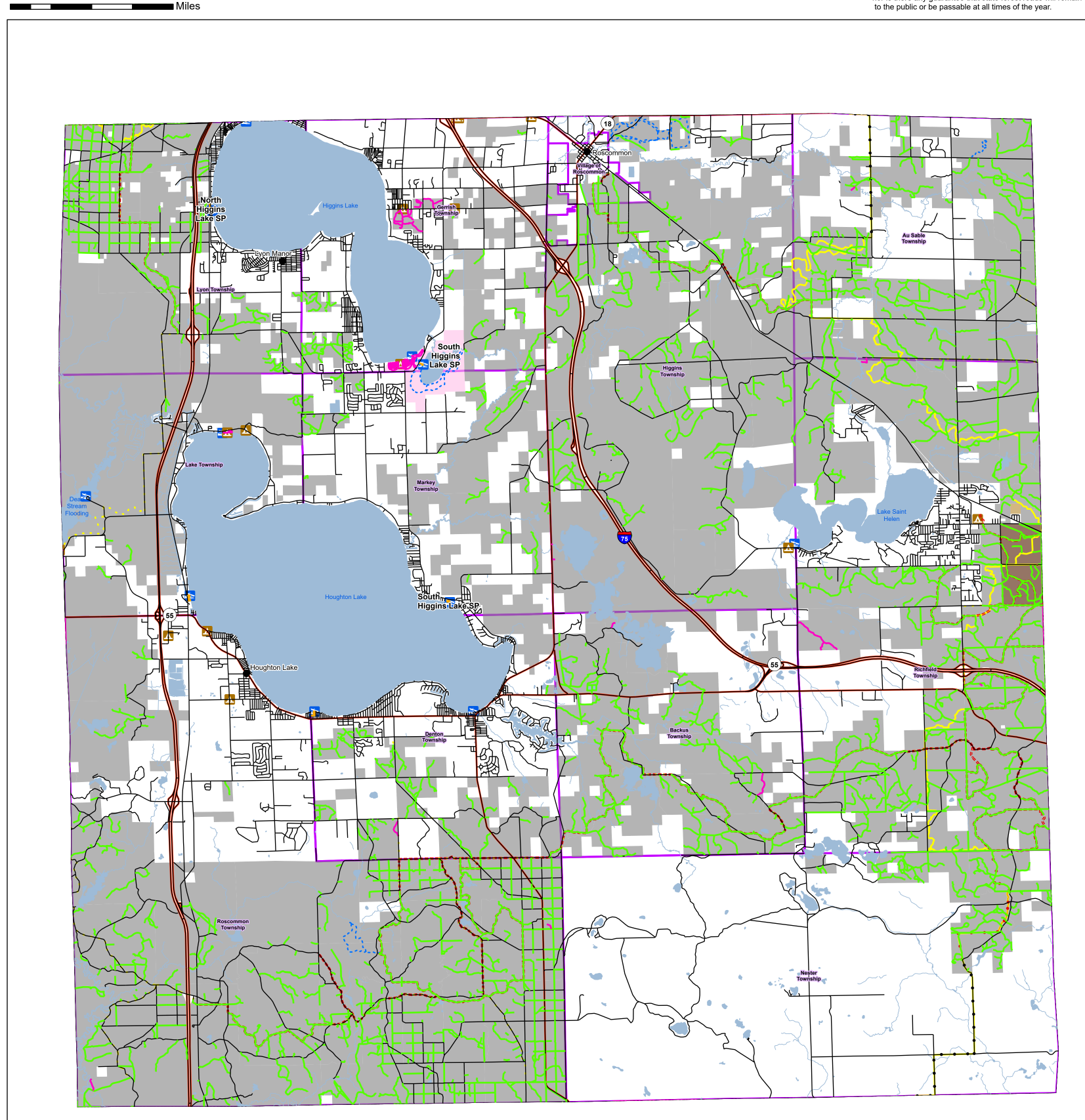
4



Per Public Act 288 of 2016; Forest Road Inventory in the Northern Lower Peninsula Land Use Order of the Director Amendment No. 5 of 2017; and the Natural Resources and Environmental Protection Act 1994 PA 451, as amended, which authorizes the Director to issue orders to implement land use rules, an individual shall not operate a motorized vehicle, other than a snowmobile, in this county unless the motorized vehicle is operated on a forest road, designated route, designated trail, or designated area illustrated as open on this map.

The DNR Forest Roads Maps are only published once per year on April 1. Please be aware that the State of Michigan routinely buys, sells, and exchanges state-owned land throughout the year. As a result, please reference the "Interactive Map Current Road Status" at Michigan.gov/forestroads to see the most up-to-date and accurate DNR ownership. Referencing the interactive map will help to prevent unintended trespass onto privately-owned land.

The normal and continuing use of state forest roads is to provide the general public with access to state forest lands for a variety of recreational purposes and to provide the DNR with road access for management and land protection purposes. These state forest roads may also provide on an incidental, nonexclusive, permissive-use basis, access to private lands. The public may use state forest roads as long as the DNR allows the road to remain open to general public use. As members of the public, adjacent landowners may also utilize state forest roads. However, unless an easement has been granted by the DNR, state forest roads do not provide legal access to private property from a public road, nor is there any guarantee that state forest roads will remain open to the public or be passable at all times of the year.



Roscommon County

State Forest Roads: 693 Miles