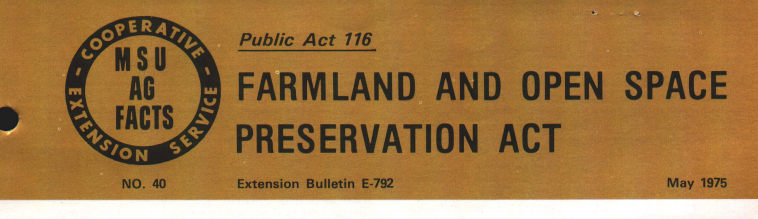
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Farmland and Open Space Preservation Act Michigan State University Cooperative Extension Service Ralph E. Hepp, and Stephen L. Ott May 1975 6 pages

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BY RALPH E. HEPP and STEPHEN L. OTT*

FARMLANDS AND WILDLIFE AREAS of Michigan can now be preserved from nonfarm uses through property tax relief.

In May 1974, Public Act 116, the "Farmland and Open Space Preservation Act," was passed into state law to provide this form of protection. It covers both farmland and open space, and provides tax relief to an owner of farmland as long as the owner agrees to keep it in substantially undeveloped condition. Any owner of farmland may apply for a "farmland development rights agreement."

This bulletin discusses only the parts of Public Act 116 that pertain to agriculture.

ELIGIBLE FARMLAND

Farmland is defined as land in agricultural use for the production of plants and animals useful to man. It must be substantially undeveloped and actively farmed. "Substantially undeveloped" means any parcel or area of land essentially unimproved except for a dwelling, building, structure, road and other improvements incidental to agricultural use.

To qualify, the farm must also meet one of three requirements: 1) 40 acres or more in size, 2) 5 acres or more but less than 40 acres with at least \$200 annual gross income per acre of cleared and tillable land from agricultural production, 3) a specialty farm producing an annual gross income of \$2,000 or more from agricultural use.

The land does not have to be one contiguous area. Noncontiguous parcels which are a part of the farm operation may be included. A farm with nonagricultural operations can qualify provided the application for the agreement includes a legal description of only the undeveloped portion of the farm. Only the undeveloped part will come under the agreement. The owner of more than one parcel of farmland may include all the parcels under the agreement or exclude one or more parcels.

WHAT THE ACT DOES

The agreement lasts for a term of not less than 10 years and can be renewed again for 10 years or longer periods. The agreement stays with the land and will affect subsequent owners with no penalty as long as the new owners comply with the provisions of the agreement.

*Associate Professor and Extension Specialist, and undergraduate student, Department of Agricultural Economics, Michigan State University. The owner pays property taxes as before, but any amount by which the tax on the farmland under agreement exceeds 7% of the owner's household income becomes a tax credit applied to the state income tax. If the credit is larger than income tax owed, the excess is refunded to the owner by direct payment.

HOUSEHOLD INCOME

Household income is the same as computed for homestead property tax relief. Begin with your income base for federal income tax purposes, and then add other income such as:

- excluded portion of capital gains

- social security
- retirement benefits, pensions, annuities, interest
- gifts in cash or kind in excess of \$300
- virtually all other income.

PARTNERSHIP OR CORPORATION

If a partnership owns the land, the property taxes are allocated to the individual partners in the same proportion as the ownership in the partnership. Each partner applies his property tax share to his household income and obtains the tax credit on his state income tax.

In the case of farmland owned by two or more persons not in partnership, property taxes are allocated to the respective owners in the same manner as a partnership.

A corporate landowner is eligible for a farmland development rights agreement. Two methods of taxing income of farm corporations are available. Since the regular method taxes corporate income to the corporation, household income is not involved. In this case, the basis for computing the tax credit is 7% of the corporation's taxable income.

An alternate method permits shareholders of a closely held corporation to choose to have corporate income taxed to them. With such a choice, the corporation becomes a "tax-option corporation" or a "Subchapter S corporation." In these cases, property taxes paid by the corporation are allocated to the shareholders in the same proportion as the stock ownership. Each shareholder applies his property tax share to his household income and obtains the tax credit on his state income tax.



The calculations for a Subchapter S corporation and farmland owned by two or more persons, not in a partnership, are the same as the parnership examples. The amount of tax credit will vary, depending upon household income and property taxes.

OTHER EFFECTS

Under a tax credit agreement, no structures may be built on the land except those consistent with farm operations or with the approval of the local governing body or state land use agency. Structures include: silos, barns, machine sheds, grain storage and feedlots. Land improvements are also limited to those consistent with farming or by approval, such as drain tiles and ditches, fences, fertilizing, liming and similar activities.

Land may be sold for scenic, access or utility easements which do not substantially hinder farm operations. Also, one does not have to pay special assessments which are not related to agricultural use, such as sanitary sewers, water, lights or nonfarm drainage, levied during the agreement. But the landowner cannot use them unless he pays for them. If one signs up for the development right agreement, one can still take advantage of the state homestead property tax relief.

THE DEVELOPMENT RIGHT AGREEMENT

Application

Application forms are obtained from the township board, if the township has a zoning ordinance, or from the county board of commissioners. The clerk's office will have the forms in each case.

The application includes a map showing the significant natural features and all structures and physical improvements located on the land and the soil classification, if known. The map also includes the active agricultural areas of the farm and type of use. A copy of the most recent property tax assessment notice

must accompany the application, along with a statement of the County Register of Deeds certifying the names of the owners of record, the legal description of the property and all liens, covenants and other encumbrances affecting the title to the land.

Review

In the next 45 days after receiving an application, the local governing body circulates it to local and regional review bodies. The local governing body may approve or reject the application by a majority vote, and then notifies the applicant. An approved application is sent to the state land use agency for review, and approval, except in cases where the agency feels the land does not qualify as farmland. The state tax commission will then appraise the land for its current market value, and this appraisal becomes the basis for the tax assessment in the first year of the agreement. The local assessor must review the assessment each year after that and adjust the value to reflect the changing market situation.

Appeals

A rejected application must be returned to the applicant with a written statement regarding the reasons for rejection. The applicant then has 30 days to appeal to the state land use agency. The applicant can also file for an appeal if, after the set time period, the local governing body does not act either way on his application. If this fails, the applicant may reapply following a one-year waiting period.

Termination

Naturally Expiring – After 10 years or longer period, the agreement expires, and the development rights are returned to the owner without penalty or interest, unless renewed by the landowner. At this time a lien is put on the farm for the total amount of the tax credit received in the last 7 years. There is no interest payable on this lien. The lien is payable when any part of the

	Individual Landowner	Partne		Regular Tax Paying		
	grad dan sa	Partner A	Partner B	Corporation Landowner		
Household Income						
Net Farm Income Nonfarm Income Household Income	\$12,000 <u>3,000</u> \$15,000	\$10,000 <u>8,000</u> \$18,000	\$10,000 <u>3,000</u> \$13,000	\$ 4,000 (after owner' salary)		
Development Rights Agreemen	<u>t</u>					
Household Income Percent Multiplier Base For Tax Credit	\$15,000 <u>.07</u> \$ 1,050	\$18,000 .07 \$ 1,260	\$13,000 .07 \$ 910	\$ 4,000 <u>.07</u> \$ 280		
Property Taxes Base For Tax Credit Tax Credit	\$ 3,000 <u>-1,050</u> \$ 1,950	\$ 2,000 -1,260 \$ 740	\$ 2,000 -910 \$ 1,090	\$ 3,000 -280 \$ 2,620		

EXAMPLES SHOWING TAX CREDIT CALCULATIONS



land is sold or when the land is developed for purposes other than agriculture. If the owner renews the agreement, the lien is discharged; a subsequent lien cannot be less than the lien discharged.

Landowner Dies or Becomes Disabled — If the landowner dies or becomes totally and permanently disabled during the agreement, the land may be released from the agreement and be subject to the same provision as if the agreement had naturally expired. The deceased's heirs may continue the agreement.

Public Interest—If both the state and landowner agree that development of the land is in the public interest, such as for roads or schools, the agreement will end with no penalty to the landowner. The landowner will not have to pay back any credit received.

Early Termination—At any time the landowner decides he no longer wants the agreement, he may apply to have the agreement relinquished. The same application procedures are used as with signing up for the agreement. If the development right is relinquished, a lien is placed against the land for the total amount of tax credit received, plus an interest rate of 6% per annum compounded from the time the credit was received until it is paid.

CASE STUDIES

To perceive the future effects of this program, the authors looked back to the 10-year period (1965-1974) to see what would have happened if this law had been in effect in 1965. Eight farms were chosen (nonrandomly) on the basis of type and location with no attempt to compare their profitability.

The farms, located in predominantly rural areas in the lower peninsula, are operated full time by an owneroperator; some, however, did rent land. (It should be noted at this point that before signing up for the agreement, the owner should calculate his own tax savings and also decide how long the land will be in agricultural use.)

Table 1 shows the results of the 10-year period for a dairy farm with 180 acres and about 70 milk cows each year.

The dairy example shows no tax credits until 1971 when household income dropped below prior years. Farm reassessment in 1972 caused property taxes to increase greatly, and tax credits resulted even during relatively high household income years.

Table 2 summarizes the data from all eight farms during the 1965-1974 period.

Even though dairy farm B had comparatively low household income, property taxes were also low and the tax credit minor. Cash grain farm A was the only case farm that did not receive a tax credit. The farmer owned only 39 acres (most of the cropland was rented) until 1973. This case combined a large household income with low property taxes, resulting in no benefit under the Act.

This table shows that if the law had been in effect, these farms would have saved, as a group, almost half their property taxes. In money terms, the average saving per farm during the 10-year period was \$7,401.

Case Study Projection

Dairy farm A was used to project taxes and tax credit received into the future. The results are summarized in Figures 1-3 in the form of percent tax credit received of taxes paid. Three different percent increases (5, 10, 15%) compounded annually were used to project taxes into the future.

An example of how to calculate one's own tax increase follows. Put the percent increase (say 5%) in decimal form (.05) and add it to 1. Take the answer (1.05) and multiply it by the property tax of 1974 (\$2,926) to project 1975 taxes (\$3,072). Multiply the projected tax of 1975 by 1.05 to get projected 1976 tax (\$3,226). One can continue the process for as many years as desired; we stopped at 1984.

Even with a household income of \$30,000 by the year 1984, tax credit received would be over one-half (56%) of property taxes paid, based on a 5% increase per year, 71% at 10% increase and 82% with 15% increase per year. This shows that the faster property taxes increase, the greater the benefit by taking advantage of this law. The increase in property taxes for dairy farm A during the past 10 years was 15% per year.

Year	Household Income	Property Taxes Paid	Household Income X 7%	Tax Credit	
65	\$ 13,100	\$ 832	917	0	
66	17,738	867	1,241	0	
67	29,874	823	2,091	0	
68	24,840	780	1,738	0	
69	20,463	1,081	1,432	. 0	
70	19,148	1,165	1,340	0	
71	14,625	1,386	1,023	363	
72	29,302	2,390	2,051	339	
73	20,971	2,766	1,467	1,299	
74	19,380	2,926	1,356	1,570	
	\$209,441	\$15,016		\$3,571	

Table 1. Tax Credit Calculations On Dairy Farm A For 1965 Through 1974.



Type of Farm (No. of live- stock)	Acres Owned in 1974	Household Income (1965-1974)	Property Taxes Paid (1965-1974)	Tax Credit (1965-1974)	% Tax Credit of Taxes Paid	
Dairy A (70)	180	\$ 209,441	\$ 15,016	\$ 3,571	24	
Dairy B (30-50)	220	109,845	7,885	704	9	
Dairy C (46-145)	690	159,009	19,892	8,934	45	
Thumb-Cash Crop	325	244,653	26,755	9,780	37	
Fruit	168	102,383	13,980	6,949	50	
Cash Grain A	119	284,168	4,623	0	0	
Cash Grain B	210	81,138	14,190	9,940	70	
Beef (440-711)	407	7,050	23,266	19,385	83	
		\$1,180,983	\$125,607	\$59,213	47	

Table 2. Tax Credit Calculations on Eight Farm Cases for 1965 Through 1974.

Source: MSU Telfarm reports.

SUMMARY

The biggest and most important advantage of a development right agreement is the tax credit received. All but one of the eight case farms benefitted from the Act. The maximum property tax payable under this Act is 7% of household income. This will tend to limit the effect of state appraisal.

Another advantage is that owners can receive full benefits of both the homestead property tax relief and the development rights agreement. By using both in a negative household income year, an owner could receive \$500, over and above property taxes paid, from the state. The average amount saved on property tax on the eight farms surveyed was 47% (Table 2).

The agreement helps farmers close to urban areas by providing tax relief in a form that does not require payment of special nonfarm type assessments levied during the agreement.

Probably the greatest disadvantage is that the state tax commission appraisal becomes the basis for the tax assessment. Where local appraisers have not kept up with the rise in land values, some farmers will find their property tax higher; this increase would affect the tax credit that would be subject to repayment if the program were not renewed.

Another disadvantage is the repayment of the tax credit at 6% interest, if approval is obtained to develop the land during the agreement. But, in times of high interest rates (such as now), this provision can be an advantage, as it would like borrowing money at 6%.

Use the worksheet to compute the tax credit for your farm during the last 10 years and/or project the tax credit for the future. Based on this analysis, you will have better information for deciding whether to apply for a development rights agreement.

GLOSSARY

Owner:—A person having a freehold estate in land coupled with possession and enjoyment. However, where land is subject to a land contract, it means the vendor (seller) in agreement with vendee (purchaser).

Person:—An individual corporation, business trust, estate, trust, partnership or association or two or more persons having a joint or common interest in the land.

Property taxes:—General *ad valorem* taxes levied after January 1, 1974, on lands and structures in this state, including collection fees, but not including special assessments, penalties, or interest. December tax bill must be used, so can't double up.

FURTHER INFORMATION

The Office of Land Use is preparing information packets for distribution to interested property owners. To receive one, write to:

Dennis J. Hall Office of Land Use Department of Natural Resources Stevens T. Mason Building Lansing, MI 48926

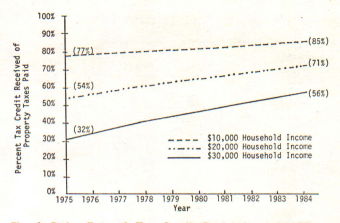
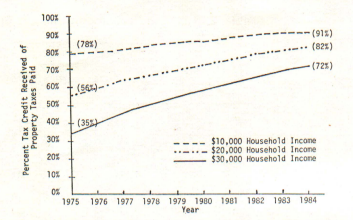
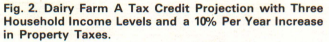
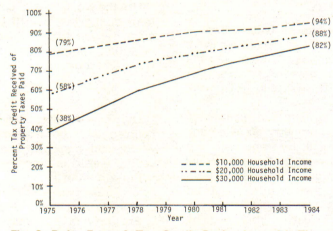
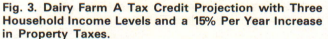


Fig. 1. Dairy Farm A Tax Credit Projection with Three Household Income Levels and a 5% Per Year Increase in Property Taxes.









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Issued in furtherance of cooperative extension work in agriculture and home economics, acts of May 8, and June 30, 1914, in cooperation with the U.S. Department of Agriculture. Gordon E. Guyer, Director, Cooperative Extension Service, Michigan State University, East Lansing, Michigan 48824.

= State = Tax Credit														
- Property Taxes														
= 7% of House- hold Income														
X 7%	.07	.07	.07	.07	.07	.07	.07	.07	.07	.07	.07	.07	.07	.07
= Household Income														
Wage, Social + Security Interest, Etc.										A				
+ Capital Gains Income														
Net Farm Income														
Year												. 6. c.		

WORKSHEET FOR COMPUTING STATE TAX CREDIT