## HOUSE BILL 1423

State of Washington 68th Legislature 2023 Regular Session

**By** Representatives Hackney and Waters; by request of Department of Natural Resources

AN ACT Relating to authorizing the department of natural resources to create and manage a trust land transfer program; amending RCW 79.17.020, 79.17.210, 79.22.060, 43.30.385, 79.19.020, 79.19.030, and 79.11.340; reenacting and amending RCW 79.64.110; adding new sections to chapter 79.17 RCW; and creating a new section.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 <u>NEW SECTION.</u> Sec. 1. (1) The legislature finds that some state 8 lands and state forestlands have a low potential for natural resource 9 management or low income-generating potential or are inefficient for 10 the department of natural resources to manage due to geographic 11 location or other factors.

12 (2) The legislature further finds that some of these lands have 13 high ecological values and public benefits and should be maintained 14 in public ownership as a park, open space, nature preserve, or 15 similar designation to benefit the people of Washington.

16 (3) The legislature further finds that the department of natural 17 resources needs an effective program to transfer these lands out of 18 trust status to the natural areas program, other public agencies, or 19 tribes, and simultaneously acquire legislative funding to acquire 20 productive replacement lands to improve the revenue-generating 21 performance of the state lands and state forestlands it manages. 1 (4) The legislature further finds that the trust land transfer 2 program should be established within the department of natural 3 resources with adequate funds to cover the department's expenses for 4 administering the program and completing trust land transfers.

(5) The legislature further finds that there exists an interest 5 by the public and trust beneficiaries that the program be well-6 7 documented and transparent, that each potential transfer be examined by the department of natural resources to ensure it is in the best 8 interests of the trust beneficiaries, that an external advisory 9 committee place proposed transfers into a prioritized order using 10 11 standardized criteria, that the board of natural resources approve 12 submission of the list to the legislature, and that parcels be transferred in order of priority. 13

NEW SECTION. Sec. 2. (1) The department is authorized to create 14 15 and manage a trust land transfer program. Real property available for 16 the trust land transfer program is economically under-performing 17 state land and state forestland with high ecological or public 18 benefit and deemed appropriate for state parks, fish and wildlife 19 habitats, natural area preserves, natural resources conservation 20 areas, community forests, recreation, or other public purposes. The 21 department may use the real property transfer authorities under this 22 chapter and chapter 79.22 RCW, as appropriate, to complete transfers under the trust land transfer program. 23

24 The department shall use legislative appropriations for (2) 25 approved trust land transfers to acquire replacement real property that will provide long-term, sustainable revenue to the trust 26 27 beneficiaries or is otherwise desirable to be added to the affected trust and to pay for the department's administrative expenses to 28 complete the transfer, including the cost of department staff time, 29 30 appraisals, surveys, environmental reviews, and other similar costs 31 of the program.

32 <u>NEW SECTION.</u> Sec. 3. The department shall administer the trust 33 land transfer program as follows:

(1) Any citizen, state and federal agencies, counties, cities, towns, tribes, nonprofit organizations, special purpose districts, public development authorities, and other political subdivisions of the state, may nominate a parcel of state land or state forestland for the trust land transfer program. The nomination must be made to 1 the department on forms provided by the department and accompanied by 2 the fee provided under RCW 79.02.250.

(2) The department shall perform an initial review to determine 3 whether the transfer of a nominated parcel is in the best interest of 4 the trust for which the land is held and whether a public agency, as 5 6 defined in RCW 79.17.200, is willing to take ownership of the parcel and is capable of managing the land for the public benefit. The 7 department may require prenomination review of parcels over 9,000 8 acres or parcels over an estimated appraised market value of 9 \$30,000,000, including the value of the land, valuable materials, and 10 11 improvements, if any.

12 (3) If the department determines through its initial review that 13 transfer would be in the best interest of the trust for which the 14 land is held and a public agency is willing and able to take 15 ownership and manage the land, the department shall consult with 16 potentially affected tribes to identify and address cultural resource 17 issues.

18 Following the department's initial review and tribal (4) consultation, the department may submit parcels to an advisory 19 committee that shall evaluate and prioritize nominated parcels 20 21 according to criteria approved by the board, including social, 22 ecological, economic, and other values. The advisory committee may include representatives of trust beneficiaries, public agencies, 23 24 tribes, overburdened communities, and vulnerable populations as 25 defined in chapter 70A.02 RCW, and other stakeholders as determined 26 by the department.

(5) The department, with approval of the board, shall determine the final, prioritized list of trust land transfer parcels to submit to the legislature for funding. If a legislative appropriation includes a trust land transfer parcel, and the board determines that the transfer is in the best interest of the trust for which the land is held, the department shall complete the transfer.

33 Sec. 4. RCW 79.17.020 and 2013 2nd sp.s. c 19 s 7035 are each 34 amended to read as follows:

35 (1) The board of county commissioners of any county and/or the 36 mayor and city council or city commission of any city or town and/or 37 the board shall have authority to exchange, each with the other, or 38 with the federal forest service, the federal government or any proper 39 agency thereof and/or with any private landowner, county land of any

character, land owned by municipalities of any character, and state 1 forestland owned by the state under the jurisdiction of the 2 department, for real property of equal value for the purpose of 3 consolidating and blocking up the respective landholdings of any 4 county, municipality, the federal government, or the state of 5 6 Washington or for the purpose of obtaining lands having commercial 7 recreational leasing potential. The board shall also have the authority to exchange state forestland for the purpose of obtaining 8 land with greater natural resource or income-producing potential, 9 10 when in the best interest of the state or affected trust. State 11 forestland exchanged under this section may not be used to reduce the publicly owned forestland base. 12

13 (2) ((<del>(a) During the biennium ending June 30, 2013, for the</del> 14 purposes of maintaining working farm and forest landscapes or acquiring natural resource lands at risk of development, the 15 department, with approval of the board of natural resources, may 16 17 exchange any state land and any timber thereon for any land and proceeds of equal value, when it can be demonstrated that the trust 18 fiduciary obligations can be better fulfilled after an exchange is 19 20 completed. Proceeds may be in the form of cash or services in order 21 to achieve the purposes established in this section. Any cash 22 received as part of an exchange transaction shall be deposited in the forest development account to pay for administrative expenses 23 incurred in carrying out an exchange transaction. These 24 25 administrative expenses include road maintenance and abandonment 26 expenses. The amount of proceeds received from the exchange partner may not exceed five percent of the total value of the exchange. The 27 28 receipt of proceeds shall not change the character of the transaction 29 from an exchange to a sale.

30 (b) During the biennium ending June 30, 2015, for the purposes of 31 maintaining working farm and forest landscapes or acquiring natural 32 resource lands at risk of development, the department, with approval 33 of the board of natural resources, may exchange any state land and any timber thereon for any land and proceeds of equal value, when it 34 35 can be demonstrated that the trust fiduciary obligations can be better fulfilled after an exchange is completed. Proceeds may be in 36 the form of cash or services in order to achieve the purposes 37 38 established in this section. Any cash received as part of an exchange 39 transaction shall be deposited in the forest development account to 40 pay for administrative expenses incurred in carrying out an exchange 1 transaction. These administrative expenses include road maintenance 2 and abandonment expenses. The amount of proceeds received from the 3 exchange partner may not exceed five percent of the total value of 4 the exchange. The receipt of proceeds shall not change the character 5 of the transaction from an exchange to a sale.

6 (3)) Prior to executing an exchange under this section, and in 7 addition to the public notice requirements set forth in RCW 79.17.050, the department shall consult with legislative members, 8 other state and federal agencies, local governments, tribes, local 9 stakeholders, conservation groups, and any other interested parties 10 11 to identify and address cultural resource issues, and the potential 12 of the state lands proposed for exchange to be used for open space, park, school, or critical habitat purposes. 13

14 Sec. 5. RCW 79.17.210 and 2018 c 298 s 7005 are each amended to 15 read as follows:

16 (1) The legislature finds that the department has a need to 17 maintain the real property asset base it manages and needs an 18 accounting mechanism to complete transactions without reducing the 19 real property asset base.

20 (2) The natural resources real property replacement account is 21 created in the state treasury. This account shall consist of funds, 22 including the value of land, timber, other valuable materials, and improvements owned by the state, transferred or paid for the disposal 23 24 or transfer of real property by the department under RCW 79.17.200 and the transfer of state lands or state forestlands into community 25 forest trust lands under RCW 79.155.040. The funds in this account 26 27 shall be used solely for the acquisition of replacement real property 28 and may be spent only when, and as, authorized by legislative appropriation. ((During the 2013-2015 fiscal biennium, funds in the 29 30 account may also be appropriated for the land purchase in section 31 3245, chapter 19, Laws of 2013 2nd sp. sess. under the provisions of section 3245, chapter 19, Laws of 2013 2nd sp. sess. and chapter 11, 32 Laws of 2013 2nd sp. sess. During the 2017-2019 fiscal biennium, 33 34 moneys in the account may also be appropriated for developing and constructing the pipeline in section 3061, chapter 298, Laws of 2018 35 under the provisions of section 7004, chapter 298, Laws of 2018.)) 36

37 Sec. 6. RCW 79.22.060 and 2012 c 166 s 7 are each amended to 38 read as follows: 1 (1) With the approval of the board, the department may directly 2 transfer or dispose of state forestlands without public auction, if 3 the ((lands)) transfers are:

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(a) ((<del>Consist of ten contiguous acres or less;</del>

5 (b) Have a value of twenty-five thousand dollars or less; or

6 (c) Are located in a county with a population of twenty-five
7 thousand or less and are encumbered with timber harvest deferrals,
8 associated with wildlife species listed under the federal endangered
9 species act, greater than thirty years in length.

10 (2) Disposal under this section may only occur in the following
11 circumstances:

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(a) Transfers in lieu of condemnation;

13 (b) Transfers to resolve trespass and property ownership 14 disputes; or

15 (c) In counties with a population of twenty-five thousand or 16 less, transfers to public agencies.

17 (3)) In lieu of condemnation or to resolve trespass and property 18 ownership disputes and the lands consist of 10 contiguous acres or 19 less or have a value of \$25,000 or less; or

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(b) To public agencies as defined in RCW 79.17.200.

(2) Real property to be transferred or disposed of under this 21 section shall be transferred or disposed of only after appraisal and 22 for at least fair market value, and only if the transaction is in the 23 best interest of the state or affected trust. Valuable materials 24 25 attached to lands ((transferred to public agencies under subsection (2) (c) of this section)) to be transferred under subsection (1) (b) of 26 27 this section must be appraised at the fair market value without 28 consideration of management or regulatory encumbrances associated with wildlife species listed under the federal endangered species 29 30 act, if any.

31 (((-4))) (3) (a) Except as provided in ((-b) - of)) this subsection, 32 the proceeds from real property transferred or disposed of under this section shall be deposited into the parkland trust revolving fund and 33 be solely used to buy replacement ((land within the same county as 34 the property transferred or disposed)) forestland for the benefit of 35 the county from which the property was transferred or disposed and 36 37 the department's administrative expenses to complete the transfer, including the cost of department staff time, appraisals, surveys, 38 39 environmental reviews, and other similar costs of the transfer. The 40 legislative authority of the county from which the real property was 1 transferred or disposed under subsection (1) (b) of this section may 2 request in writing that the department distribute a percentage of the 3 proceeds associated with valuable materials. Upon such a request, and 4 subject to prior approval by the board, the department shall 5 distribute the requested percentage of proceeds associated with 6 valuable materials as provided in RCW 79.64.110.

7 (b) The proceeds from real property transferred or disposed of 8 under ((subsections (1)(c) and (2)(c) of)) this section for the 9 purpose of participating in the state forestland pool created under 10 RCW 79.22.140 must be deposited into the parkland trust revolving 11 fund and used to buy replacement forestland for the benefit of that 12 county as provided in RCW 79.64.110 and located within any county 13 participating in the land pool.

(c) Except as otherwise provided in this subsection, in counties 14 with a population of ((twenty-five thousand)) 25,000 or less, the 15 16 portion of the proceeds associated with valuable materials on state forestland transferred under ((subsections (1)(c) and (2)(c) of)) 17 this section must be distributed as provided in RCW 79.64.110. If 18 19 requested in writing by the legislative authority of a county participating in the state forestland pool created under RCW 20 21 79.22.140, the portion of the proceeds associated with valuable materials on state forestland transferred under ((subsections (1)(c)) 22 23 and (2)(c) of)) this section must be deposited in the parkland trust revolving fund and used to buy replacement forestland for the benefit 24 25 of that county as provided in RCW 79.64.110 and located within any 26 county participating in the land pool.

27 Sec. 7. RCW 43.30.385 and 2014 c 32 s 2 are each amended to read 28 as follows:

(1) The parkland trust revolving fund is to be utilized by the 29 30 department for the purpose of acquiring real property, including all 31 reasonable costs associated with these acquisitions, as a replacement 32 for the property transferred to the state parks and recreation commission, as directed by the legislature in order to maintain the 33 land base of the affected trusts or under RCW 79.22.060 and to 34 receive voluntary contributions for the purpose of operating and 35 maintaining public use and recreation facilities, including trails, 36 37 managed by the department.

38 (2)(a) Proceeds from transfers of real property to the state 39 parks and recreation commission or other proceeds identified from

1 transfers of real property as directed by the legislature shall be 2 deposited in the parkland trust revolving fund.

3 (b) ((Except as otherwise provided in this subsection, the)) Subject to RCW 79.22.060(3), proceeds from real property transferred 4 or disposed under RCW 79.22.060 must be used solely to purchase 5 6 replacement forestland, that must be actively managed as a working forest, ((within the same county as the property)) for the benefit of 7 the county from which the property was transferred or disposed. ((If 8 the real property was transferred under RCW 79.22.060 (1) (c) and 9 (2) (c) from within a county participating in the state forestland 10 pool created under RCW 79.22.140, replacement forestland may be 11 12 located within any county participating in the land pool.))

13 (c) Disbursement from the parkland trust revolving fund to 14 acquire replacement property and for operating and maintaining public 15 use and recreation facilities shall be on the authorization of the 16 department.

17 (d) The proceeds from the recreation access pass account created 18 in RCW 79A.80.090 must be solely used for the purpose of operating 19 and maintaining public use and recreation facilities, including 20 trails, managed by the department.

(3) In order to maintain an effective expenditure and revenue control, the parkland trust revolving fund is subject in all respects to chapter 43.88 RCW, but no appropriation is required to permit expenditures and payment of obligations from the fund.

25 (4) The department is authorized to solicit and receive voluntary contributions for the purpose of operating and maintaining public use 26 recreation facilities, including trails, managed by the 27 and 28 department. The department may seek voluntary contributions from 29 individuals and organizations for this purpose. Voluntary contributions will be deposited into the parkland trust revolving 30 fund and used solely for the purpose of public use and recreation 31 32 facilities operations and maintenance. Voluntary contributions are not considered a fee for use of these facilities. 33

34 Sec. 8. RCW 79.64.110 and 2021 c 334 s 995 and 2021 c 145 s 3 35 are each reenacted and amended to read as follows:

36 (1) Any moneys derived from the lease of state forestlands or 37 from the sale of valuable materials, oils, gases, coal, minerals, or 38 fossils from those lands, except as provided in RCW 79.64.130, or the 39 appraised value of these resources when transferred to a public

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1 agency under RCW 79.22.060, ((except as provided in RCW 2 79.22.060(4),)) must be distributed as follows:

3 (a) For state forestlands acquired through RCW 79.22.040 or by 4 exchange <u>or as replacement</u> for lands acquired through RCW 79.22.040:

5 (i) The expense incurred by the state for administration, 6 reforestation, and protection, not to exceed ((twenty-five)) <u>25</u> 7 percent, which rate of percentage shall be determined by the board, 8 must be returned to the forest development account created in RCW 9 79.64.100. During the 2017-2019, 2019-2021, and 2021-2023 fiscal 10 biennia, the board may increase the ((twenty-five)) <u>25</u> percent 11 limitation up to ((twenty-seven)) <u>27</u> percent.

12 (ii) Any balance remaining must be paid to the county in which the land is located or, ((for)) if the land acquired under RCW 13 79.22.040 was exchanged, transferred, or disposed, payment must be 14 made to the county from which the land was exchanged, transferred, or 15 16 disposed. For counties participating in a land pool created under RCW 17 79.22.140, to each participating county proportionate to its contribution of asset value to the land pool as determined by the 18 19 board. Payments made under this subsection are to be paid, distributed, and prorated((, except as otherwise provided in this 20 21  $\frac{1}{1}$  section,)) to the various funds in the same manner as general taxes 22 are paid and distributed during the year of payment. However, ((in 23 order to test county flexibility in distributing state forestland revenue,)) a county may in its discretion pay, distribute, and 24 25 prorate payments made under this subsection of moneys derived from 26 state forestlands acquired by exchange ((between July 28, 2019, and June 30, 2020)) or as replacement lands, for lands acquired through 27 RCW 79.22.040, ((within the same county,)) in the same manner as 28 29 general taxes are paid and distributed during the year of payment for the former state forestlands that were subject to the exchange. 30

(iii) Any balance remaining, paid to a county with a population of less than ((sixteen thousand)) <u>16,000</u>, must first be applied to the reduction of any indebtedness existing in the current expense fund of the county during the year of payment.

(iv) With regard to moneys remaining under this subsection (1)(a), within seven working days of receipt of these moneys, the department shall certify to the state treasurer the amounts to be distributed to the counties. The state treasurer shall distribute funds to the counties four times per month, with no more than ((ten)) <u>10</u> days between each payment date.

(b) For state forestlands acquired through RCW 79.22.010 or by
 exchange or as replacement lands for lands acquired through RCW
 79.22.010, except as provided in RCW 79.64.120:

4 (i) Fifty percent shall be placed in the forest development 5 account.

6 (ii) Fifty percent shall be prorated and distributed to the state 7 general fund, to be dedicated for the benefit of the public schools, to the county in which the land is located or, for counties 8 participating in a land pool created under RCW 79.22.140, to each 9 participating county proportionate to its contribution of asset value 10 11 to the land pool as determined by the board, and according to the relative proportions of tax levies of all taxing districts in the 12 county. The portion to be distributed to the state general fund shall 13 14 be based on the regular school levy rate under RCW 84.52.065 (1) and (2) and the levy rate for any school district enrichment levies. With 15 16 regard to the portion to be distributed to the counties, the 17 department shall certify to the state treasurer the amounts to be 18 distributed within seven working days of receipt of the money. The 19 state treasurer shall distribute funds to the counties four times per month, with no more than ((ten)) <u>10</u> days between each payment date. 20 The money distributed to the county must be paid, distributed, and 21 prorated to the various other funds in the same manner as general 22 taxes are paid and distributed during the year of payment. 23

(2) A school district may transfer amounts deposited in its debt
 service fund pursuant to this section into its capital projects fund
 as authorized in RCW 28A.320.330.

27 Sec. 9. RCW 79.19.020 and 2003 c 334 s 526 are each amended to 28 read as follows:

The department, with the approval of the board, may purchase property at fair market value to be held in a land bank, which is hereby created within the department. Property so purchased shall be property which would be desirable for addition to the public lands of the state because of the potential for natural resource or income production of the property. ((The total acreage held in the land bank shall not exceed one thousand five hundred acres.))

36 Sec. 10. RCW 79.19.030 and 2004 c 199 s 215 are each amended to 37 read as follows:

38 The department, with the approval of the board, may:

(1) Exchange property held in the land bank for any other lands
 of equal value administered by the department, including ((any))
 <u>state</u> lands ((held in trust.)) <u>and state forestlands;</u>

4 (2) Exchange property held in the land bank for property of equal 5 or greater value which is owned publicly or privately, and which has 6 greater potential for natural resource or income production or which 7 could be more efficiently managed by the department, however, no 8 power of eminent domain is hereby granted to the department; ((and))

9 (3) ((Sell property held in the land bank in the manner provided by law for the sale of state lands)) Except as provided in subsection 10 (4) of this section, sell property that has been exchanged into and 11 12 is held in the land bank as provided under RCW 79.11.340 without any requirement of platting and ((to)) use the proceeds to acquire 13 property for the land bank which has greater potential for natural 14 resource or income production or which would be more efficiently 15 16 managed by the department; and

17 <u>(4) If a department lessee owns and resides in a house located on</u> 18 land that has been exchanged into and is held in the land bank, sell 19 the land directly to the lessee for the appraised fair market value 20 of the land and use the proceeds of the sale as provided in 21 subsection (3) of this section. If the lessee does not purchase the 22 land for the appraised fair market value, the department shall sell 23 the land as provided under subsection (3) of this section.

24 Sec. 11. RCW 79.11.340 and 2003 c 334 s 399 are each amended to 25 read as follows:

(1) Except as provided in RCW 79.10.030(2), the department shall manage and control all lands acquired by the state by escheat, deed of sale, gift, devise, or under RCW 79.19.010 through 79.19.110, except such lands that are conveyed or devised to the state for a particular purpose.

31 (2) ((When)) Except as provided in RCW 79.19.030(4), when the 32 department determines to sell the lands, they ((shall)) may initially 33 be offered for sale either at public auction or direct ((sale)) 34 transfer to public agencies as provided in this chapter.

35 (3) ((If the lands are not sold at public auction, the)) The 36 department may, with approval of the board, market the lands through 37 persons licensed under chapter 18.85 RCW or through other 38 commercially feasible means at a price not lower than the land's 39 appraised value.

1 (4) Necessary marketing costs may be paid from the sale proceeds. 2 For the purpose of this subsection, necessary marketing costs include 3 reasonable costs associated with advertising the property and paying 4 commissions.

5 (5) Proceeds of the sale shall be deposited into the appropriate 6 fund in the state treasury unless the grantor in any deed or the 7 testator in case of a devise specifies that the proceeds of the sale 8 be devoted to a particular purpose.

9 <u>NEW SECTION.</u> Sec. 12. Sections 2 and 3 of this act are each 10 added to chapter 79.17 RCW and codified with the subchapter heading 11 "part 4, trust land transfer program."

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