SENATE BILL 6227

State of Washington 64th Legislature 2016 Regular Session

By Senators Honeyford and Keiser; by request of Recreation and Conservation Office

Read first time 01/13/16. Referred to Committee on Natural Resources & Parks.

AN ACT Relating to implementing the recommendations of the 2015 review of the Washington wildlife and recreation program; amending RCW 79A.15.010, 79A.15.030, 79A.15.040, 79A.15.050, 79A.15.070, 79A.15.080, 79A.15.110, and 79A.15.130; reenacting and amending RCW 5 79A.15.060; creating a new section; and repealing RCW 79A.15.120.

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

7 Sec. 1. In section 3163, chapter 3, Laws of 2015 NEW SECTION. sess., the legislature directed the recreation 8 3rd sp. and 9 conservation office to review and make recommendations for changes to the Washington wildlife and recreation program. The recreation and 10 11 conservation office conducted the review and this act details the proposed recommendations for statutory revisions to chapter 79A.15 12 13 RCW that will ensure continued success of the program for future 14 generations.

15 Sec. 2. RCW 79A.15.010 and 2015 c 225 s 126 are each amended to 16 read as follows:

17 The definitions in this section apply throughout this chapter 18 unless the context clearly requires otherwise.

(1) "Acquisition" means the purchase on a willing seller basis offee or less than fee interests in real property. These interests

include, but are not limited to, options, rights of first refusal,
 conservation easements, leases, and mineral rights.

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(2) "Board" means the recreation and conservation funding board.

4 (3) "Critical habitat" means lands important for the protection, 5 management, or public enjoyment of certain wildlife species or groups 6 of species, including, but not limited to, wintering range for deer, 7 elk, and other species, waterfowl and upland bird habitat, fish 8 habitat, and habitat for endangered, threatened, or sensitive 9 species.

10 (4) "Farmlands" means any land defined as: (a) "Farm and 11 agricultural land" in RCW 84.34.020(2); and (b) "farm and 12 agricultural conservation land" in RCW 84.34.020(8).

13 (5) "Local agencies" means a city, county, town, federally 14 recognized Indian tribe, special purpose district, port district, or 15 other political subdivision of the state providing services to less 16 than the entire state.

17 (6) "Natural areas" means areas that have, to a significant 18 degree, retained their natural character and are important in 19 preserving rare or vanishing flora, fauna, geological, natural 20 historical, or similar features of scientific or educational value.

(7) "Nonprofit nature ((conservancy corporation or association"))
 <u>conservancies</u> means ((an)) organizations as defined in RCW 84.34.250.

(8) "Riparian habitat" means land adjacent to water bodies, as
well as submerged land such as streambeds, which can provide
functional habitat for salmonids and other fish and wildlife species.
Riparian habitat includes, but is not limited to, shorelines and
near-shore marine habitat, estuaries, lakes, wetlands, streams, and
rivers.

(9) "Special needs populations" means physically restrictedpeople or people of limited means.

31 (10) "State agencies" means the state parks and recreation 32 commission, the department of natural resources, the department of 33 enterprise services, and the department of fish and wildlife.

(11) "Trails" means public ways constructed for and open to
pedestrians, equestrians, or bicyclists, or any combination thereof,
other than a sidewalk constructed as a part of a city street or
county road for exclusive use of pedestrians.

(12) "Urban wildlife habitat" means lands that provide habitatimportant to wildlife in proximity to a metropolitan area.

- (13) "Water access" means boat or foot access to marine waters,
 lakes, rivers, or streams.
- 3 (14) "Confer" means to hold a dialogue between state agency
 4 sponsors and local county and city officials with the purpose of
 5 early review of potential projects.
- 6 (15) "Forest lands" means any land defined as "timberland" in RCW
 7 <u>84.34.020(3).</u>

8 (16) "Multiple benefits" means recreational or resource uses or 9 management practices that are compatible with habitat conservation or 10 that provide additional conservation benefit.

11 Sec. 3. RCW 79A.15.030 and 2015 c 183 s 1 are each amended to 12 read as follows:

13 (1) Moneys appropriated <u>prior to July 1, 2016</u>, for this chapter 14 shall be divided as follows:

(a) Appropriations for a biennium of forty million dollars or
less must be allocated equally between the habitat conservation
account and the outdoor recreation account.

(b) If appropriations for a biennium total more than forty 18 million dollars, the money must be allocated as follows: (i) Twenty 19 20 million dollars to the habitat conservation account and twenty 21 million dollars to the outdoor recreation account; (ii) any amount over forty million dollars up to fifty million dollars shall be 22 allocated as follows: (A) Ten percent to the habitat conservation 23 24 account; (B) ten percent to the outdoor recreation account; (C) forty 25 percent to the riparian protection account; and (D) forty percent to 26 the farmlands preservation account; and (iii) any amounts over fifty 27 million dollars must be allocated as follows: (A) Thirty percent to 28 the habitat conservation account; (B) thirty percent to the outdoor recreation account; (C) thirty percent to the riparian protection 29 30 account; and (D) ten percent to the farmlands preservation account.

31 (2) ((Except as otherwise provided in chapter 303, Laws of 32 2005,)) Beginning July 1, 2016, moneys appropriated for this chapter 33 must be allocated as follows: (a) Forty-five percent to the habitat 34 conservation account; (b) forty-five percent to the outdoor 35 recreation account; and (c) ten percent to the farm and forest 36 account.

37 <u>(3) Moneys</u> deposited in these accounts shall be invested as 38 authorized for other state funds, and any earnings on them shall be 39 credited to the respective account.

1 (((3))) <u>(4)</u> All moneys deposited in the habitat conservation, recreation, ((riparian protection, and farmlands 2 outdoor 3 preservation)) and farm and forest accounts shall be allocated as under RCW 79A.15.040, 79A.15.050, ((79A.15.120,)) and 4 provided 79A.15.130 as grants to state or local agencies or nonprofit nature 5 6 ((conservancy organizations or associations)) conservancies for acquisition, development, and renovation within the jurisdiction of 7 those agencies, subject to legislative appropriation. The board may 8 use or permit the use of any funds appropriated for this chapter as 9 10 matching funds where federal, local, or other funds are made 11 available for projects within the purposes of this chapter. Moneys 12 appropriated to these accounts that are not obligated to a specific project may be used to fund projects from lists of alternate projects 13 from the same account in biennia succeeding the biennium in which the 14 moneys were originally appropriated. 15

16 (((4))) (5) Projects receiving grants ((under this chapter that are developed or otherwise accessible for public recreational uses shall be available to the public)) for development, recreational access, or fee simple acquisition of land under this chapter must be accessible for public recreation and outdoor education unless the board specifically approves limiting public access in order to protect sensitive species, water quality, or public safety.

(((5))) (6) The board may make grants to an eligible project from the habitat conservation, outdoor recreation, ((riparian protection, and farmlands preservation)) and farm and forest accounts and any one or more of the applicable categories under such accounts described in RCW 79A.15.040, 79A.15.050, ((79A.15.120,)) and 79A.15.130.

28 (((6))) (<u>7</u>) The board may accept private donations to the habitat 29 conservation account, the outdoor recreation account, ((the riparian 30 protection account,)) and the ((farmlands preservation)) <u>farm and</u> 31 <u>forest</u> account for the purposes specified in this chapter.

32 (((7))) (8) The board may retain a portion of the funds appropriated for this chapter for its office for the administration 33 of the programs and purposes specified in this chapter. The portion 34 of the funds retained for administration may not exceed: (a) The 35 actual administration costs averaged over the previous five biennia 36 as a percentage of the legislature's new appropriation for this 37 chapter; or (b) the amount specified in the appropriation, if any. 38 39 Each biennium the percentage specified under (a) of this subsection 40 must be approved by the office of financial management and submitted

1 along with the prioritized lists of projects to be funded in RCW
2 79A.15.060(((6))), 79A.15.070(((7))), ((79A.15.120(10),)) and
3 79A.15.130(((11))).

4 (((8))) <u>(9)</u> Habitat and recreation land and facilities acquired 5 or developed with moneys appropriated for this chapter may not, 6 without prior approval of the board, be converted to a use other than 7 that for which funds were originally approved. The board shall adopt 8 rules and procedures governing the approval of such a conversion.

9 Sec. 4. RCW 79A.15.040 and 2008 c 299 s 29 are each amended to 10 read as follows:

(1) Moneys appropriated for this chapter <u>prior to July 1, 2016,</u>
to the habitat conservation account shall be distributed in the
following way:

(a) Not less than forty percent through June 30, 2011, at which
time the amount shall become forty-five percent, for the acquisition
and development of critical habitat;

(b) Not less than thirty percent for the acquisition anddevelopment of natural areas;

19 (c) Not less than twenty percent for the acquisition and 20 development of urban wildlife habitat; and

(d) Not less than ten percent through June 30, 2011, at which time the amount shall become five percent, shall be used by the board to fund restoration and enhancement projects on state lands. Only the department of natural resources and the department of fish and wildlife may apply for these funds to be used on existing habitat and natural area lands.

27 (2) <u>Moneys appropriated beginning July 1, 2016, for this chapter</u> 28 <u>to the habitat conservation account shall be distributed in the</u> 29 <u>following way:</u>

30 <u>(a) Not less than thirty-five percent for the acquisition and</u>
31 <u>development of critical habitat;</u>

32 (b) Not less than twenty-five percent for the acquisition and 33 development of natural areas;

34 <u>(c) Not less than fifteen percent for the acquisition or</u> 35 <u>enhancement or restoration of riparian habitat;</u>

36 <u>(d) Not less than fifteen percent for the acquisition and</u>
37 <u>development of urban wildlife; and</u>

38 <u>(e) Not less than ten percent or three million dollars, whichever</u> 39 is less, for the board to fund restoration and enhancement projects <u>on state lands. Any amount above three million dollars must be</u>
 <u>distributed for the purposes of (c) of this subsection.</u>

3 (3)(a) In distributing these funds, the board retains discretion 4 to meet the most pressing needs for critical habitat, natural areas, 5 <u>riparian protection</u>, and urban wildlife habitat, and is not required 6 to meet the percentages described in subsection<u>s</u> (1) <u>and (2)</u> of this 7 section in any one biennium.

8 (b) If not enough project applications are submitted in a 9 category within the habitat conservation account to meet the 10 percentages described in subsections (1) and (2) of this section in 11 any biennium, the board retains discretion to distribute any 12 remaining funds to the other categories within the account.

13 (((3) Only)) (4) State agencies and nonprofit nature 14 conservancies may apply for acquisition and development funds for 15 natural areas projects under subsection (1)(b) of this section.

16 (((4))) (5) State and local agencies and nonprofit nature 17 conservancies may apply for acquisition and development funds for critical habitat ((and)), urban wildlife ((habitat)), and riparian 18 protection projects under ((subsection (1)(a) and (c) of)) this 19 section. Other state agencies not defined in RCW 79A.15.010, such as 20 21 the department of transportation and the department of corrections, 22 may enter into interagency agreements with state agencies to apply in partnership for riparian protection funds under this section. 23

24 (6) The department of natural resources, the department of fish 25 and wildlife, and the state parks and recreation commission may apply 26 for restoration and enhancement funds to be used on existing state-27 owned lands.

(((5))) (7)(a) Any lands that have been acquired with grants under this section by the department of fish and wildlife are subject to an amount in lieu of real property taxes and an additional amount for control of noxious weeds as determined by RCW 77.12.203.

32 (b) Any lands that have been acquired with grants under this 33 section by the department of natural resources are subject to 34 payments in the amounts required under the provisions of RCW 35 79.70.130 and 79.71.130.

36 (((6))) <u>(8)</u> Except as otherwise conditioned by RCW 79A.15.140 or 37 79A.15.150, the board in its evaluating process shall consider the 38 following in determining distribution priority:

39 (a) Whether the entity applying for funding is a Puget Sound40 partner, as defined in RCW 90.71.010;

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1 (b) Effective one calendar year following the development and 2 statewide availability of model evergreen community management plans 3 and ordinances under RCW 35.105.050, whether the entity receiving 4 assistance has been recognized, and what gradation of recognition was 5 received, in the evergreen community recognition program created in 6 RCW 35.105.030; and

7 (c) Whether the project is referenced in the action agenda
8 developed by the Puget Sound partnership under RCW 90.71.310.

9 (((7))) <u>(9)</u> After January 1, 2010, any project designed to 10 address the restoration of Puget Sound may be funded under this 11 chapter only if the project is not in conflict with the action agenda 12 developed by the Puget Sound partnership under RCW 90.71.310.

13 **Sec. 5.** RCW 79A.15.050 and 2007 c 241 s 30 are each amended to 14 read as follows:

(1) Moneys appropriated <u>prior to July 1, 2016</u>, for this chapter to the outdoor recreation account shall be distributed in the following way:

18 (a) Not less than thirty percent to the state parks and 19 recreation commission for the acquisition and development of state 20 parks, with at least fifty percent of the money for acquisition 21 costs;

(b) Not less than thirty percent for the acquisition,
development, and renovation of local parks, with at least fifty
percent of this money for acquisition costs;

(c) Not less than twenty percent for the acquisition, renovation,or development of trails;

(d) Not less than fifteen percent for the acquisition,
renovation, or development of water access sites, with at least
seventy-five percent of this money for acquisition costs; and

30 (e) Not less than five percent for development and renovation 31 projects on state recreation lands. Only the department of natural 32 resources and the department of fish and wildlife may apply for these 33 funds to be used on their existing recreation lands.

34 (2) Moneys appropriated beginning July 1, 2016, for this chapter
 35 to the outdoor recreation account shall be distributed in the
 36 following way:

37 (a) Not less than thirty percent to the state parks and
 38 recreation commission for the acquisition and development of state

1 parks, with at least forty percent but no more than fifty percent of 2 the money for acquisition costs; (b) Not less than thirty percent for the acquisition, 3 development, and renovation of local parks, with at least forty 4 percent but no more than fifty percent of this money for acquisition 5 б costs; 7 (c) Not less than twenty percent for the acquisition, renovation, or development of trails; 8 9 (d) Not less than ten percent for the acquisition, renovation, or development of water access sites, with at least seventy-five percent 10 of this money for acquisition costs; and 11 12 (e) Not less than ten percent or three million dollars, whichever is less, for development and renovation projects on state recreation 13 lands. Any amount above three million dollars must be distributed for 14 the purposes of (d) of this subsection. 15 (3)(a) In distributing these funds, the board retains discretion 16 17 to meet the most pressing needs for state and local parks, trails, and water access sites, and is not required to meet the percentages 18 19 described in subsections (1) and (2) of this section in any one 20 biennium. 21 (b) If not enough project applications are submitted in a category within the outdoor recreation account to 22 meet the percentages described in subsections (1) and (2) of this section in 23 24 any biennium, the board retains discretion to distribute any 25 remaining funds to the other categories within the account. 26 (((3))) (4) Only the state parks and recreation commission may apply for acquisition, development, and renovation funds for state 27 parks under subsections (1)(a) and (2)(a) of this section. 28 29 (5) Only local agencies may apply for acquisition, development, or renovation funds for local parks under subsections (1)(b) and 30

31 (2)(b) of this section.

32 (((4))) (6) Only state and local agencies may apply for funds for 33 trails under subsections (1)(c) and (2)(c) of this section.

34 (((5))) <u>(7)</u> Only state and local agencies may apply for funds for 35 water access sites under subsection<u>s</u> (1)(d) <u>and (2)(d)</u> of this 36 section.

37 (8) Only the department of natural resources and the department 38 of fish and wildlife may apply for funds for development and 39 renovation projects on existing state recreation lands under 40 subsections (1)(e) and (2)(e) of this section. 1 Sec. 6. RCW 79A.15.060 and 2009 c 341 s 3 and 2009 c 16 s 1 are 2 each reenacted and amended to read as follows:

3 (1) The board may adopt rules establishing acquisition policies
4 and priorities for distributions from the habitat conservation
5 account.

6 (2) Except as provided in RCW 79A.15.030(((7))) (8), moneys
7 appropriated for this chapter may not be used by the board to fund
8 staff positions or other overhead expenses, or by a state, regional,
9 or local agency to fund operation or maintenance of areas acquired
10 under this chapter.

11 (3) Moneys appropriated for this chapter may be used by grant 12 recipients for costs incidental to acquisition, including, but not 13 limited to, surveying expenses, fencing, <u>noxious weed control</u>, and 14 signing.

15 (4) The board may not approve a local project where the local 16 agency share is less than the amount to be awarded from the habitat 17 conservation account.

18 (5) In determining acquisition priorities with respect to the 19 habitat conservation account, the board shall consider, at a minimum, 20 the following criteria:

21 (a) For critical habitat and natural areas proposals:

22 (i) <u>Multiple benefits for the project;</u>

23 (ii) Community support for the project;

24 (((ii))) (iii) The project proposal's ongoing stewardship program 25 that includes control of noxious weeds, detrimental invasive species, 26 and that identifies the source of the funds from which the 27 stewardship program will be funded;

28 (((iii))) (iv) Recommendations as part of a watershed plan or 29 habitat conservation plan, or a coordinated regionwide prioritization 30 effort, and for projects primarily intended to benefit salmon, 31 limiting factors, or critical pathways analysis;

32 (((iv))) (v) Immediacy of threat to the site;

33 (((v))) <u>(vi)</u> Uniqueness of the site;

34 (((vi))) <u>(vii)</u> Diversity of species using the site;

35 (((vii))) (viii) Quality of the habitat;

36 (((viii))) (ix) Long-term viability of the site;

37 (((ix))) (x) Presence of endangered, threatened, or sensitive 38 species;

39 (((x))) (xi) Enhancement of existing public property;

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1 (((xi))) (xii) Consistency with a local land use plan, or a 2 regional or statewide recreational or resource plan, including 3 projects that assist in the implementation of local shoreline master 4 plans updated according to RCW 90.58.080 or local comprehensive plans 5 updated according to RCW 36.70A.130;

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(((xii))) <u>(xiii)</u> Educational and scientific value of the site;

7 (((xiii))) (xiv) Integration with recovery efforts for 8 endangered, threatened, or sensitive species;

9 (((xiv))) <u>(xv)</u> For critical habitat proposals by local agencies 10 <u>and nonprofit nature conservancies</u>, the statewide significance of the 11 site.

12 (b) For urban wildlife habitat proposals, in addition to the 13 criteria of (a) of this subsection:

14 (i) Population of, and distance from, the nearest urban area;

15 (ii) Proximity to other wildlife habitat;

16 (iii) Potential for public use; and

17 (iv) Potential for use by special needs populations.

18 (c) For riparian protection proposals, the board must consider, 19 <u>at a minimum, the following criteria:</u>

20 (i) Whether the project continues the conservation reserve 21 enhancement program. Applications that extend the duration of leases 22 of riparian areas that are currently enrolled in the conservation 23 reserve enhancement program are eligible. These applications are 24 eligible for a conservation lease extension of at least twenty-five 25 years of duration;

26 (ii) Whether the projects are identified or recommended in a 27 watershed plan, salmon recovery plan, or other local plans, such as 28 habitat conservation plans, and these must be highly considered in 29 the process;

30 <u>(iii) Whether there is community support for the project;</u>

31 (iv) Whether the proposal includes an ongoing stewardship program 32 that includes control of noxious weeds, detrimental invasive species, 33 and that identifies the source of the funds from which the 34 stewardship program will be funded;

35 (v) Whether there is an immediate threat to the site;

36 (vi) Whether the quality of the habitat is improved or, for 37 projects including restoration or enhancement, the potential for 38 restoring quality habitat including linkage of the site to other high 39 quality habitat; 1 (vii) Whether the project is consistent with a local land use 2 plan or a regional or statewide recreational or resource plan. The 3 projects that assist in the implementation of local shoreline master 4 plans updated according to RCW 90.58.080 or local comprehensive plans 5 updated according to RCW 36.70A.130 must be highly considered in the 6 process;

7 (viii) Whether the site has educational or scientific value; and 8 (ix) Whether the site has passive recreational values for walking 9 trails, wildlife viewing, the observation of natural settings, or 10 other multiple benefits.

11 (d) Moneys appropriated for this chapter to riparian protection 12 projects must be distributed for the acquisition or enhancement or 13 restoration of riparian habitat. All enhancement or restoration 14 projects, except those qualifying under (c)(i) of this subsection, 15 must include the acquisition of a real property interest in order to 16 be eligible.

17 (6) Before November 1st of each even-numbered year, the board 18 shall recommend to the governor a prioritized list of all ((state 19 agency and local)) projects to be funded under RCW 79A.15.040(((1)) 20 (a), (b), and (c)). The governor may remove projects from the list recommended by the board and shall submit this amended list in the 21 capital budget request to the legislature. The list shall include, 22 but not be limited to, a description of each project and any 23 24 particular match requirement, and describe for each project any 25 anticipated restrictions upon recreational activities allowed prior 26 to the project.

27 Sec. 7. RCW 79A.15.070 and 2007 c 241 s 33 are each amended to 28 read as follows:

(1) In determining which state parks proposals and local parks
 proposals to fund, the board shall use existing policies and
 priorities.

32 (2) Except as provided in RCW 79A.15.030(((7))) <u>(8)</u>, moneys 33 appropriated for this chapter may not be used by the board to fund 34 staff or other overhead expenses, or by a state, regional, or local 35 agency to fund operation or maintenance of areas acquired under this 36 chapter.

37 (3) Moneys appropriated for this chapter may be used by grant38 recipients for costs incidental to acquisition and development,

1 including, but not limited to, surveying expenses, fencing, and 2 signing.

3 (4) The board may not approve a project of a local agency where 4 the share contributed by the local agency is less than the amount to 5 be awarded from the outdoor recreation account. <u>The local agency's</u> 6 <u>share may be reduced or waived if the project meets the needs of an</u> 7 <u>underserved population or a community in need, as defined by the</u> 8 board.

9 (5) The board may adopt rules establishing acquisition policies 10 and priorities for the acquisition and development of trails and 11 water access sites to be financed from moneys in the outdoor 12 recreation account.

13 (6) In determining the acquisition and development priorities,14 the board shall consider, at a minimum, the following criteria:

15 (a) For trails proposals:

16 (i) Community support for the project;

17 (ii) Immediacy of threat to the site;

18 (iii) Linkage between communities;

19 (iv) Linkage between trails;

20 (v) Existing or potential usage;

(vi) Consistency with a local land use plan, or a regional or statewide recreational or resource plan, including projects that assist in the implementation of local shoreline master plans updated according to RCW 90.58.080 or local comprehensive plans updated according to RCW 36.70A.130;

- 26 (vii) Availability of water access or views;
- 27 (viii) Enhancement of wildlife habitat; and

28 (ix) Scenic values of the site.

29 (b) For water access proposals:

30 (i) Community support for the project;

31 (ii) Distance from similar water access opportunities;

32 (iii) Immediacy of threat to the site;

- 33 (iv) Diversity of possible recreational uses;
- 34 (v) Public demand in the area; and

(vi) Consistency with a local land use plan, or a regional or statewide recreational or resource plan, including projects that assist in the implementation of local shoreline master plans updated according to RCW 90.58.080 or local comprehensive plans updated according to RCW 36.70A.130.

1 (7) Before November 1st of each even-numbered year, the board shall recommend to the governor a prioritized list of all ((state 2 agency and local)) projects to be funded under RCW 79A.15.050(((1)) 3 (a), (b), (c), and (d))). The governor may remove projects from the 4 list recommended by the board and shall submit this amended list in 5 the capital budget request to the legislature. The 6 list shall 7 include, but not be limited to, a description of each project and any particular match requirement, and describe for each project any 8 anticipated restrictions upon recreational activities allowed prior 9 to the project. 10

11 **Sec. 8.** RCW 79A.15.080 and 2007 c 241 s 34 are each amended to 12 read as follows:

The board shall not sign contracts or otherwise financially obligate funds from the habitat conservation account, the outdoor recreation account, ((the riparian protection account,)) or the ((farmlands preservation)) farm and forest account as provided in this chapter before the legislature has appropriated funds for a specific list of projects. The legislature may remove projects from the list recommended by the governor.

20 **Sec. 9.** RCW 79A.15.110 and 2007 c 241 s 36 are each amended to 21 read as follows:

22 ((A)) State or local ((agency)) agencies or nonprofit nature 23 conservancies shall review the proposed project application and 24 confer with the county or city with jurisdiction over the project area prior to applying for funds for the acquisition of property 25 26 under this chapter. The appropriate county or city legislative authority may, at its discretion, submit a letter to the board 27 identifying the authority's position with regard to the acquisition 28 29 project. The board shall make the letters received under this section 30 available to the governor and the legislature when the prioritized 31 project list is submitted under ((RCW 79A.15.120, 79A.15.060, and 79A.15.070)) this chapter. 32

33 **Sec. 10.** RCW 79A.15.130 and 2009 c 341 s 5 are each amended to 34 read as follows:

35 (1) The ((farmlands preservation)) farm and forest account is 36 established in the state treasury. The board will administer the 37 account in accordance with chapter 79A.25 RCW and this chapter, and hold it separate and apart from all other money, funds, and accounts of the board. Moneys appropriated for this chapter to the ((farmlands preservation)) farm and forest account must be distributed for the acquisition and preservation of farmlands and forest lands in order to maintain the opportunity for agricultural and forest management activity upon these lands.

7 (2)(((a) Moneys appropriated for this chapter to the farmlands 8 preservation account may be distributed for (i) the fee simple or 9 less than fee simple acquisition of farmlands; (ii) the enhancement 10 or restoration of ecological functions on those properties; or (iii) 11 both)) Moneys appropriated beginning July 1, 2016, for this chapter 12 shall be divided as follows:

13 <u>(a) Not less than ninety percent for the acquisition and</u> 14 preservation of farmlands.

15 (b) Not less than ten percent for the acquisition and 16 preservation of forest lands.

17 (3) Moneys appropriated for this chapter to the farm and forest account may be distributed for: (a) The acquisition of a less than 18 fee simple interest in farmlands or forest land, such as a 19 conservation easement or lease; (b) the enhancement or restoration of 20 21 ecological functions on those properties; or (c) both. In order for a farmland or forest land preservation grant to provide for an 22 23 environmental enhancement or restoration project, the project must 24 include the acquisition of a real property interest.

(((b) If a city, county, nonprofit nature conservancy 25 organization or association, or the conservation commission acquires 26 a property through this program in fee simple, the city, county, 27 28 nonprofit nature conservancy organization or association, or the conservation commission shall endeavor to secure preservation of the 29 30 property through placing a conservation easement, or other form of 31 deed restriction, on the property which dedicates the land to 32 agricultural use and retains one or more property rights in perpetuity. Once an easement or other form of deed restriction is 33 placed on the property, the city, county, nonprofit nature 34 conservancy organization or association, or the conservation 35 commission shall seek to sell the property, at fair market value, to 36 37 a person or persons who will maintain the property in agricultural production. Any moneys from the sale of the property shall either be 38 39 used to purchase interests in additional properties which meet the

1 criteria in subsection (9) of this section, or to repay the grant

from the state which was originally used to purchase the property. 2

(3))) (4) Cities, counties, nonprofit nature ((conservancy 3 organizations or associations)) conservancies, and the conservation 4 commission may apply for acquisition and enhancement or restoration 5 6 funds for farmland or forest land preservation projects within their jurisdictions under subsection (1) of this section. 7

(((4))) (5) The board may adopt rules establishing acquisition 8 enhancement or restoration policies and 9 priorities and for distributions from the ((farmlands preservation)) farm and forest 10 11 account.

12 (((5))) (6) The acquisition of a property ((right)) interest in a project under this section ((by a county, city, nonprofit nature 13 conservancy organization or association, or the conservation 14 commission)) does not provide a right of access to the property by 15 16 the public unless explicitly provided for in a conservation easement 17 or other form of deed restriction.

18 (((6))) <u>(7)</u> Except as provided in RCW 79A.15.030(((7))) <u>(8)</u>, moneys appropriated for this section may not be used by the board to 19 fund staff positions or other overhead expenses, or by ((a city, 20 21 county, nonprofit nature conservancy organization or association)) 22 cities, counties, nonprofit nature conservancies, or the conservation commission to fund operation or maintenance of areas acquired under 23 24 this chapter.

25 (((7))) (8) Moneys appropriated for this section may be used by 26 grant recipients for costs incidental to restoration and acquisition, including, but not limited to, surveying expenses, fencing, noxious 27 28 weed control, and signing.

29 (((8))) (9) The board may not approve a local project where the local agency's or nonprofit nature ((conservancy organization's or 30 association's)) conservancies' share is less than the amount to be 31 32 awarded from the ((farmlands preservation)) farm and forest account. In-kind contributions, including contributions of a real property 33 interest in land, may be used to satisfy the local agency's or 34 35 nonprofit nature ((conservancy organization's or association's)) 36 conservancies' share.

(((9))) (10) In determining the acquisition priorities for 37 <u>farmland projects</u>, the board must consider, at a minimum, 38 the 39 following criteria:

40 (a) Community support for the project;

1 (b) A recommendation as part of a limiting factors or critical 2 pathways analysis, a watershed plan or habitat conservation plan, or a coordinated regionwide prioritization effort; 3 The likelihood of the conversion of the site 4 (C) to nonagricultural or more highly developed usage; 5 б (d) Consistency with a local land use plan, or a regional or 7 statewide recreational or resource plan. The projects that assist in the implementation of local shoreline master plans updated according 8 9 to RCW 90.58.080 or local comprehensive plans updated according to RCW 36.70A.130 must be highly considered in the process; 10 (e) Benefits to salmonids; 11 (f) Benefits to other fish and wildlife habitat; 12 13 (g) Integration with recovery efforts for endangered, threatened, or sensitive species; 14 (h) The viability of the site for continued agricultural 15 production, including, but not limited to: 16 17 (i) Soil types; (ii) On-site production and support facilities such as barns, 18 irrigation systems, crop processing and storage facilities, wells, 19 20 housing, livestock sheds, and other farming infrastructure; 21 (iii) Suitability for producing different types or varieties of 22 crops; 23 (iv) Farm-to-market access; 24 (v) Water availability; and 25 (i) Other community values provided by the property when used as 26 agricultural land, including, but not limited to: 27 (i) Viewshed; (ii) Aquifer recharge; 28 29 (iii) Occasional or periodic collector for storm water runoff; (iv) Agricultural sector job creation; 30 31 (v) Migratory bird habitat and forage area; and (vi) Educational and curriculum potential. 32 (((10))) (11) In allotting funds for environmental enhancement or 33 restoration projects, the board will require the projects to meet the 34 35 following criteria: 36 (a) Enhancement or restoration projects must further the ecological functions of the farmlands; 37 The projects, such as fencing, bridging watercourses, 38 (b) replanting native vegetation, replacing culverts, clearing 39 of

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1 waterways, etc., must be less than fifty percent of the acquisition cost of the project including any in-kind contribution by any party; 2 (c) The projects should be based on accepted methods of achieving 3 beneficial enhancement or restoration results; and 4 5 (d) The projects should enhance the viability of the preserved 6 farmland to provide agricultural production while conforming to any 7 legal requirements for habitat protection. (((11))) (12) In determining the acquisition priorities for 8 forest land projects, the board must consider, at a minimum, the 9 following criteria: 10 (a) Community support for the project; 11 12 (b) A recommendation as part of a limiting factors or critical pathways analysis, a watershed plan or habitat conservation plan, or 13 a coordinated regionwide prioritization effort; 14 (c) The likelihood of conversion of the site to nontimber or more 15 16 highly developed use; 17 (d) Consistency with a local land use plan, or a regional or statewide recreational or resource plan. The projects that assist in 18 19 the implementation of local shoreline master plans updated according to RCW 90.58.080 or local comprehensive plans updated according to 20 21 RCW 36.70A.130 must be highly considered in the process; 22 (e) Multiple benefits of the project; 23 (f) Project attributes, including but not limited to: 24 (i) Clean air and water; 25 (ii) Stormwater management; 26 (iii) Wildlife habitat; and 27 (iv) Potential for carbon sequestration. (13) In allotting funds for environmental enhancement or 28 29 restoration projects, the board must require the projects to meet the following criteria: 30 31 (a) Enhancement or restoration projects must further the ecological functions of the forest lands; 32 (b) The projects, such as fencing, bridging watercourses, 33 replanting native vegetation, replacing culverts, etc., must be less 34 than fifty percent of the acquisition cost of the project including 35 36 any in-kind contribution by any party; (c) The projects should be based on accepted methods of achieving 37 beneficial enhancement or restoration results; 38

(d) The projects should enhance the viability of the preserved
 forest land to provide timber production while conforming to any
 legal requirements for habitat protection.

4 (14) Before November 1st of each even-numbered year, the board 5 will recommend to the governor a prioritized list of all projects to 6 be funded under this section. The governor may remove projects from 7 the list recommended by the board and must submit this amended list 8 in the capital budget request to the legislature. The list must 9 include, but not be limited to, a description of each project and any 10 particular match requirement.

11 <u>NEW SECTION.</u> Sec. 11. RCW 79A.15.120 (Riparian protection 12 account—Use of funds) and 2009 c 341 s 4, 2009 c 16 s 2, 2007 c 241 s 13 37, & 2005 c 303 s 6 are each repealed.

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