S-1929.1

## SUBSTITUTE SENATE BILL 5862

State of Washington 57th Legislature 2001 Regular Session

**By** Senate Committee on Natural Resources, Parks & Shorelines (originally sponsored by Senators T. Sheldon, Oke and Jacobsen; by request of Department of Natural Resources)

Read first time 02/27/2001. Referred to Committee on .

AN ACT Relating to improving the business practices associated with selling valuable materials on trust land; amending RCW 79.01.084, 79.01.116, 79.01.124, 79.01.132, 79.01.160, 79.01.184, 79.01.188, 79.01.204, 79.01.232, 79.01.240, 79.01.340, 79.01.392, 79.01.795, 579.64.030, 79.64.040, and 79.64.050; and adding a new section to chapter 79.01 RCW.

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

8 Sec. 1. RCW 79.01.084 and 1982 1st ex.s. c 21 s 150 are each 9 amended to read as follows:

10 The commissioner of public lands shall cause to be prepared, and 11 furnish to applicants, blank forms of applications for the appraisal, 12 <u>transfer</u>, and purchase of any state lands and the purchase of ((timber, 13 fallen timber, stone, gravel, or other)) valuable materials situated 14 thereon, and <u>for</u> the lease of state lands((, which)). These forms 15 shall contain ((such)) instructions ((as will)) to inform and aid 16 ((intending)) applicants ((in making applications)).

17 **Sec. 2.** RCW 79.01.116 and 1982 1st ex.s. c 21 s 152 are each 18 amended to read as follows:

1 (1) In no case shall any lands granted to the state be offered for 2 sale unless the same shall have been appraised by the board of natural 3 resources within ninety days prior to the date fixed for the sale(( $\tau$ 4 and in no case shall any other state lands, or any materials on any 5 state lands, be offered for sale unless the same shall have been 6 appraised by the commissioner of public lands within ninety days prior 7 to the date fixed for the sale)).

8 (2) For the sale of valuable materials from state land under this 9 title, if the board of natural resources is required by law to appraise the sale, the board must establish a minimum appraisal value that is 10 valid for a period of one hundred eighty days, or a longer period as 11 may be established by resolution. The board may reestablish the 12 minimum appraisal value at any time. For any valuable materials sales 13 that the board is required by law to appraise, the board may by 14 15 resolution transfer this authority to the commissioner of public lands. (3) Where the board of natural resources has set a minimum 16 appraisal value for a valuable materials sale, the commissioner of 17 public lands may set the final appraisal value of valuable materials 18 19 for auction, which must be equal to or greater than the board of natural resources' minimum appraisal value. The commissioner may also 20 appraise any valuable materials sale not required by law to be approved 21 by the board of natural resources. 22

23 **Sec. 3.** RCW 79.01.124 and 1982 1st ex.s. c 21 s 154 are each 24 amended to read as follows:

25 ((Timber, fallen timber, stone, gravel, or other)) Valuable material situated upon state lands may be sold separate from the land, 26 when in the judgment of the commissioner of public lands, it is for the 27 best interest of the state so to sell the same((, and in case the 28 29 estimated amount of timber on any tract of state lands, shall exceed 30 one million feet to the quarter section, the timber shall be sold separate from the land)). When application is made for the purchase of 31 32 any valuable materials ((situated upon state lands, the same inspection and report shall be had as upon an application for the appraisement and 33 34 sale of such lands, and)), the commissioner of public lands shall appraise the value of the valuable materials ((applied for)) if the 35 36 commissioner determines it is in the best interest of the state to 37 No ((timber, fallen timber, stone, gravel, or other)) valuable <u>sell</u>. material<u>s(( $\tau$ ))</u> shall be sold for less than the appraised value thereof. 38

1 Sec. 4. RCW 79.01.132 and 1999 c 51 s 1 are each amended to read
2 as follows:

3 (1) When ((any timber, fallen timber, stone, gravel, or other)) 4 valuable materials on state lands ((is)) are sold separate from the 5 land, ((it)) they may be sold as a lump sum sale or as a scale sale. Lump sum sales under five thousand dollars appraised value shall be 6 7 paid for in cash on the day of sale. The initial deposit shall be 8 maintained until all contract obligations of the purchaser are 9 satisfied. However, all or a portion of the initial deposit may be applied as the final payment for the valuable materials in the event 10 the department of natural resources determines that adequate security 11 exists for the performance or fulfillment of any remaining obligations 12 of the purchaser under the sale contract. 13

(2) The initial deposits required in RCW 79.01.204(( $_{-}$ )) may not 14 15 ((to)) exceed twenty-five percent of the actual or projected purchase 16 price, but in the case of lump sum sales appraised at over five thousand dollars the initial deposit may not be less than five thousand 17 dollars, and shall be made on the day of the sale((, and in the case 18 19 of)). For those sales appraised below the amount specified in RCW 20 79.01.200, the department of natural resources may require full cash payment on the day of sale. 21

22 (3) The purchaser shall notify the department of natural resources before any ((timber is cut and before removal or processing of any 23 24 valuable materials on the sale area, at which time)) operation takes 25 place on the sale site. Upon notification, the department of natural 26 resources ((may)) shall determine and require((, in the amount determined by the department, )) advance payment for the <u>cutting</u>, 27 removal, or processing((, and/or cutting)) of ((timber or other)) the 28 29 valuable materials, ((or)) or may allow purchasers to guarantee payment 30 by submitting as adequate security bank letters of credit, payment 31 bonds, ((or)) assignments of savings accounts, assignments of certificates of deposit, or other methods acceptable to the department 32 as adequate security. The amount of such advance payments and/or 33 34 security shall be determined by the department and at all times equal or exceed the value of timber cut and other valuable materials 35 processed or removed until paid for. ((The initial deposit shall be 36 37 maintained until all contract obligations of the purchaser are satisfied: PROVIDED HOWEVER, That all or a portion of said initial 38 39 deposit may be applied as the final payment for said materials in the

1 event the department of natural resources determines that adequate 2 security exists for the performance or fulfillment of any remaining 3 obligations of the purchaser under the sale contract.))

4 (4) In all cases where ((timber, fallen timber, stone, gravel, or 5 other)) valuable materials ((is)) are sold separate from the land, the same shall revert to the state if not removed from the land within the 6 7 period specified in the sale contract. ((Said)) The specified period 8 shall not exceed five years from the date of the purchase thereof: 9 PROVIDED, That the specified periods in the sale contract for stone, 10 sand, fill material, or building stone shall not exceed ((twenty)) 11 <u>thirty</u> years((: <u>PROVIDED FURTHER</u>, That)).

(5) In all cases where, in the judgment of the department of 12 13 natural resources, the purchaser is acting in good faith and endeavoring to remove such materials, the department of natural 14 15 resources may extend the time for the removal thereof for any period not exceeding ((twenty)) forty years from the date of purchase for the 16 17 stone, sand, fill material, or building stone or for a total of ten years beyond the normal termination date specified in the original sale 18 19 contract for all other material((-)). Extension of a contract is 20 contingent upon payment to the state of a sum to be fixed by the department of natural resources, based on the estimated loss of income 21 22 per acre to the state resulting from the granting of the extension 23 ((but)). In no event may the extension payment be less than fifty 24 dollars per extension, plus interest on the unpaid portion of the 25 contract. The interest rate shall be fixed, from time to time, by rule 26 adopted by the board of natural resources and shall not be less than six percent per annum. The applicable rate of interest as fixed at the 27 date of sale ((and)), the maximum extension payment ((shall be set 28 forth in the contract.)), and the method for calculating the unpaid 29 30 portion of the contract upon which such interest shall be paid by the purchaser shall be set forth in the contract. The department of 31 natural resources shall pay into the state treasury all sums received 32 33 for such extension and the same shall be credited to the fund to which was credited the original purchase price of the material so sold. 34

((However,)) (6) A direct sale of valuable materials may be sold to the applicant for cash at full appraised value without notice or advertising. The board of natural resources shall, by resolution, establish the value amount of a direct sale not to exceed twenty thousand dollars in appraised sale value, and establish procedures to

assure that competitive market prices and accountability will be
 guaranteed.

3 (7) The department may, in addition to any other securities, 4 require a performance security to guarantee compliance with all 5 contract requirements. The security is limited to those types listed 6 in subsection (3) of this section. The value of the performance 7 security will, at all times, equal or exceed the value of work 8 performed or to be performed by the purchaser.

9 (8) Any time that the department of natural resources sells timber 10 by contract that includes a performance bond, the department shall 11 require the purchaser to present proof of any and all taxes paid prior 12 to the release of the performance bond. Within thirty days of payment 13 of taxes due by the timber purchaser, the county treasurer shall 14 provide certified evidence of taxes paid, clearly disclosing the sale 15 contract number.

16 (9) The provisions of this section apply unless otherwise provided 17 by statute. The board of natural resources shall establish procedures 18 to protect against cedar theft and to ensure adequate notice is given 19 for persons interested in purchasing cedar.

20 **Sec. 5.** RCW 79.01.160 and 1959 c 257 s 15 are each amended to read 21 as follows:

22 All sales of ((timber)) valuable materials upon state lands shall 23 be made subject to the right, power, and authority of the commissioner 24 of public lands to prescribe rules ((and regulations)) or procedures 25 governing the manner of the sale and removal of the ((timber with a view to the protection of the nonmerchantable timber against 26 destruction or injury by fire or from other causes, and)) valuable 27 <u>materials.</u> Such ((rules or regulations)) procedures shall be binding 28 29 ((upon the)) when contained within a purchaser's ((of the timber)) 30 contract for valuable materials and ((his)) apply to the purchaser's successors in interest and shall be enforced by the commissioner of 31 public lands. 32

33 **Sec. 6.** RCW 79.01.184 and 1997 c 116 s 2 are each amended to read 34 as follows:

When the department of natural resources shall have decided to sell any state lands or valuable materials thereon, or with the consent of the board of regents of the University of Washington, or by legislative

directive, shall have decided to sell any lot, block, tract, or tracts of university lands, or the ((timber, fallen timber, stone, gravel, or other)) valuable materials thereon, it shall be the duty of the department to ((forthwith)) fix the date, place, and time of sale, and no sale shall be had on any day which is a legal holiday.

The department shall give notice of the sale by advertisement 6 7 ((published not less than two times during a four week period prior to the time of sale in at least one newspaper of general circulation in 8 9 the county in which the whole, or any part of any lot, block, or tract of land to be sold, or the material upon which is to be sold is 10 situated, and by causing)) as described in RCW 79.01.188 at least four 11 weeks prior to the sale date, and post a copy of ((said)) the notice 12 13 ((to be posted)) in a conspicuous place in the department's Olympia office ((and)), the region headquarters administering such sale, and in 14 15 the office of the county auditor of such county((, which)). The notice shall specify the place, date, and time of sale, the appraised value 16 17 thereof, and describe with particularity each parcel of land to be sold, or from which valuable materials are to be sold((, and)). In the 18 19 case of <u>valuable</u> materials sales, the estimated volume ((thereof,)) 20 will be identified and ((specify that)) the terms of sale will be ((posted)) available in the region headquarters and the department's 21 22 Olympia office.

((However,)) The advertisement is for informational purposes only, and under no circumstances does the information in the notice of sale constitute a warranty that the purchaser will receive the stated values, volumes, or acreage. All purchasers are expected to make their own measurements, evaluations, and appraisals.

<u>A</u> direct sale of valuable materials may be sold to the applicant for cash at full appraised value without notice or advertising. The board of natural resources shall, by resolution, establish the value amount of a direct sale not to exceed twenty thousand dollars in appraised sale value, and establish procedures to ((assure)) <u>ensure</u> that competitive market prices and accountability will be guaranteed.

34 **Sec. 7.** RCW 79.01.188 and 1982 1st ex.s. c 21 s 157 are each 35 amended to read as follows:

The commissioner of public lands shall cause to be printed a list of all public lands, or <u>valuable</u> materials thereon, and the appraised value thereof, that are to be sold ((<del>in the several counties of the</del>

state, said lists)). This list should be published in a pamphlet form 1 to be issued at least four weeks prior to the date of any sale of the 2 lands or valuable materials ((enumerated)) thereon((, such lands and 3 4 materials to be listed under the name of the county wherein located, in 5 alphabetical order giving the appraised values, the character of the same, and such other information as may be of interest to prospective 6 7 buyers. Said commissioner of public lands shall cause to be distributed to the auditor of each county in the state a sufficient 8 9 number of such lists to supply the demands made upon them respectively 10 as reported by such auditors. And said county auditors shall keep the list so furnished in a conspicuous place or receptacle on the counter 11 12 of the public office of their respective departments, and, when 13 requested so to do, shall mail copies of such lists to residents of 14 their counties)). The list should be organized by county and by 15 alphabetical order, and provide sale information to prospective buyers. The commissioner of public lands shall retain for free distribution in 16 17 his or her office and the ((district)) region offices sufficient copies of ((said lists)) the pamphlet, to be kept in a conspicuous place ((or 18 19 receptacle on the counter of the general office of the commissioner of 20 public lands, and the districts)), and, when requested so to do, shall mail copies of ((<del>said lists</del>)) <u>the pamphlet</u> as issued to any <u>requesting</u> 21 applicant ((therefor)). ((Proof of publication of the notice of sale 22 23 shall be made by affidavit of the publisher, or person in charge, of 24 the newspaper publishing the same and proof of posting the notice of 25 sale and the receipt of the lists shall be made by certificate of the county auditor which shall forthwith be sent to and filed with the 26 commissioner of public lands.)) The commissioner of public lands may 27 28 seek additional means of publishing the information in the pamphlet, 29 such as on the internet, to increase the number of prospective buyers.

30 Sec. 8. RCW 79.01.204 and 1982 c 27 s 2 are each amended to read 31 as follows:

32 Sales by public auction under this chapter shall be conducted under 33 the direction of the department of natural resources((, by)) or its 34 authorized representative ((or by the county auditor of the county in 35 which the sale is held)). The <u>department or</u> department's 36 representative ((and the county auditor)) are hereinafter referred to 37 as auctioneers. On or before the time specified in the notice of sale 38 each bidder shall deposit with the auctioneer, in cash or by certified

check, cashier's check, ((or postal)) money order payable to the order 1 2 of the department of natural resources, or by bid guarantee in the form of bid bond acceptable to the department, an amount equal to the 3 4 deposit specified in the notice of sale. The deposit shall include a specified amount of the appraised price for the land or valuable 5 materials offered for sale, together with any fee required by law for 6 7 the issuance of contracts, deeds, or bills of sale. Said deposit may, 8 when prescribed in notice of sale, be considered an opening bid of an 9 amount not less than the minimum appraised price established in the 10 notice of sale. The successful bidder's deposit will be retained by the auctioneer and the difference, if any, between the deposit and the 11 total amount due shall on the day of the sale be paid in cash, 12 certified check, cashier's check, <u>bank</u> draft, ((<del>postal</del>)) <u>or</u> money 13 order, ((or by personal check)) made payable to the department. If a 14 15 bid bond is used, the share of the total deposit due guaranteed by the 16 bid bond shall, within ten days of the day of sale, be paid in cash, 17 certified check, cashier's check, ((or postal)) money order, or other acceptable payment method payable to the department. Other deposits, 18 19 if any, shall be returned to the respective bidders at the conclusion 20 of each sale. The auctioneer shall deliver to the purchaser a memorandum of his or her purchase containing a description of the land 21 or materials purchased, the price bid, and the terms of the sale. 22 The 23 auctioneer shall at once send to the department the cash, certified 24 check, cashier's check, <u>bank</u> draft, ((<del>postal</del>)) money order, ((<del>or</del>)) bid 25 guarantee, or other acceptable payment method received from the 26 purchaser, and a copy of the memorandum delivered to the purchaser, together with such additional report of his or her proceedings with 27 reference to such sales as may be required by the department. 28

29 **Sec. 9.** RCW 79.01.232 and 1927 c 255 s 58 are each amended to read 30 as follows:

When ((timber, fallen timber, stone, gravel, or other)) valuable 31 32 material<u>s((, shall have been)) are</u> sold separate from the land and the purchase price is paid in full, the commissioner of public lands shall 33 34 cause a bill of sale, signed by the commissioner and attested by the seal of his or her office, setting forth the time within which such 35 36 material shall be removed, to be issued to the purchaser and to be 37 recorded in the office of the commissioner of public lands, upon the payment of the fee provided for in this chapter. 38

<u>NEW SECTION.</u> Sec. 10. A new section is added to chapter 79.01 RCW
 to read as follows:

3 For the purposes of this title, "appraisal" means an estimate of 4 the market value of land or valuable materials. The estimate must reflect the value based on market conditions at the time of the sale or 5 transfer offering. The appraisal must reflect the department of 6 7 natural resources' best effort to establish a reasonable market value 8 for the purpose of setting a minimum bid at auction or transfer. A 9 purchaser of state lands or valuable materials may not rely upon the 10 appraisal prepared by the department of natural resources for purposes of deciding whether to make a purchase from the department. 11 All purchasers are required to make their own independent appraisals. 12

13 **Sec. 11.** RCW 79.01.240 and 1982 1st ex.s. c 21 s 164 are each 14 amended to read as follows:

15 Any sale<u>, transfer,</u> or lease of state lands ((<del>made by mistake, or</del> not in accordance with law, or obtained)) in which the purchaser, 16 17 transfer recipient, or lessee obtains the sale or lease by fraud or misrepresentation((, shall be)) is void, and the contract of 18 19 purchase( $(\tau)$ ) or lease( $(\tau)$  issued thereon,)) shall be of no effect( $(\tau)$ and the holder of such contract, or lease, shall be required to 20 surrender the same to the department of natural resources, which, 21 except in the case of fraud on the part of the purchaser, or lessee, 22 23 shall cause the money paid on account of such surrendered contract, or 24 lease, to be refunded to the holder thereof, provided the same has not 25 been paid into the state treasury)). In the event of fraud, the contract, transferred property, or lease must be surrendered to the 26 27 department of natural resources, but the purchaser, transfer recipient, or lessee may not be refunded any money paid on account of the 28 surrendered contract, transfer, or lease. In the event that a mistake 29 is discovered in the sale or lease of state lands, or in the sale of 30 valuable materials on state lands, the department may take action to 31 correct the mistake in accordance with RCW 79.01.740 if maintaining the 32 33 corrected contract, transfer, or lease is in the best interests of the 34 affected trust or trusts.

35 **Sec. 12.** RCW 79.01.340 and 1982 1st ex.s. c 21 s 171 are each 36 amended to read as follows:

Any county or city or the United States of America or state agency 1 2 desiring to locate, establish, and construct a road or street over and across any state lands of the state of Washington shall by resolution 3 4 of the board of county commissioners of such county, or city council or 5 other governing body of such city, or proper agency of the United States of America, or state agency, cause to be filed in the office of 6 7 the department of natural resources a petition for a right of way for 8 such road or street, setting forth the reasons for the establishment 9 thereof, accompanied by a duly attested copy of a plat made by the 10 county or city engineer or proper agency of the United States of 11 America, or state agency, showing the location of the proposed road or street with reference to the legal subdivisions, or lots and blocks of 12 13 the official plat, or the lands, over and across which such right of way is desired, the amount of land to be taken and the amount of land 14 15 remaining in each portion of each legal subdivision or lot or block bisected by such proposed road or street. 16

Upon the filing of such petition and plat the department of natural resources, if deemed for the best interest of the state to grant the petition, shall cause the land proposed to be taken to be inspected and shall appraise the value of ((any timber)) the land and valuable <u>materials</u> thereon and notify the petitioner of such appraised value.

22 If there ((be)) are no ((timber)) valuable materials on the 23 proposed right of way, or upon the payment of the appraised value of 24 ((any timber)) the land and valuable materials thereon, to the 25 department of natural resources in cash, or by certified check drawn 26 upon any bank in this state, or ((postal)) money order, except for all 27 rights of way granted to the department of natural resources on which the ((timber)) valuable materials, if any, shall be sold at public 28 auction or by sealed bid, the department may approve the plat filed 29 30 with the petition and file and enter the same in the records of his or her office, and such approval and record shall constitute a grant of 31 32 such right of way from the state.

33 **Sec. 13.** RCW 79.01.392 and 1961 c 73 s 8 are each amended to read 34 as follows:

35 Upon the filing of the plat and field notes, as provided in RCW 36 79.01.388, the land applied for and the ((standing timber and/or 37 reproduction)) valuable materials on the right of way applied for, and 38 the marked danger trees to be felled off the right of way, if any, and

the improvements included in the right of way applied for, if any, 1 2 shall be appraised as in the case of an application to purchase state lands. Upon full payment of the appraised value of the land applied 3 4 for, or upon payment of an annual rental when the department of natural 5 resources deems a rental to be in the best interests of the state, and upon full payment of the appraised value of the ((standing timber, 6 7 reproduction,)) valuable materials and improvements, if any, the 8 commissioner of public lands shall issue to the applicant a certificate 9 of the grant of such right of way stating the terms and conditions 10 thereof and shall enter the same in the abstracts and records in his or her office, and thereafter any sale or lease of the lands affected by 11 such right of way shall be subject to the easement of such right of 12 13 way. Should the corporation, company, association, individual, state agency, political subdivision of the state, or the United States of 14 15 America, securing such right of way ever abandon the use of the same 16 for a period of sixty months or longer for the purposes for which it 17 was granted, the right of way shall revert to the state, or the state's 18 grantee.

19 Sec. 14. RCW 79.01.795 and 1987 c 126 s 2 are each amended to read 20 as follows:

When the department finds ((timber)) valuable materials on state 21 land that ((is)) are damaged by fire, wind, flood, or from any other 22 23 cause, it shall determine if the ((sale)) salvage of the damaged 24 ((timber)) valuable materials is in the best interest of the trust for 25 which the land is held. If ((selling)) salvaging the ((timber)) valuable materials is in the best interest of the trust, the department 26 shall proceed to offer the ((timber)) valuable materials for sale 27 ((within a period not to exceed seven months from the date of first 28 29 identifying the damaged timber)). The valuable materials, when offered for sale, must be sold in the most expeditious and efficient manner as 30 determined by the department. In determining if the sale is in the 31 best interest of the trust the department shall consider the net value 32 33 of the ((timber)) valuable materials and relevant elements of the 34 physical and social environment. ((If selling the timber is not in the best interest of the trust, the department shall not offer it for sale 35 36 until such time as in the department's determination it is in the 37 trust's best interest.

1 If elements of the physical or social environment extend the time 2 required to prepare the timber for sale beyond seven months from the 3 date of first identifying the damaged timber, the department shall 4 prepare the timber for sale at the earliest time practicable.))

5 **Sec. 15.** RCW 79.64.030 and 1999 c 279 s 1 are each amended to read 6 as follows:

7 Funds in the account ((derived)) from the ((gross proceeds of)) moneys received from leases, sales, contracts, licenses, permits, 8 9 easements, and rights of way issued by the department and affecting school lands, university lands, scientific school lands, normal school 10 lands, capitol building lands, or institutional lands shall be pooled 11 12 and expended by the department solely for the purpose of defraying the costs and expenses necessarily incurred in managing and administering 13 all of the trust lands enumerated in this section. Such funds may be 14 15 used for similar costs and expenses in managing and administering other 16 lands managed by the department provided that such expenditures that have been or may be made on such other lands shall be repaid to the 17 18 resource management cost account together with interest at a rate 19 determined by the board of natural resources.

necessarily incurred in 20 Costs and expenses managing and administering agricultural college lands shall not be deducted from 21 proceeds ((derived)) received from the sale of such lands or from the 22 23 sale of resources that are part of the lands. Costs and expenses 24 incurred in managing and administering agricultural college trust lands 25 shall be funded by appropriation under RCW 79.64.090.

An accounting shall be made annually of the accrued expenditures 26 from the pooled trust funds in the account. 27 In the event the accounting determines that expenditures have been made from moneys 28 29 ((derived)) received from trust lands for the benefit of other lands, 30 such expenditure shall be considered a debt and an encumbrance against the property benefitted, including property held under chapter 76.12 31 32 RCW. The results of the accounting shall be reported to the legislature at the next regular session. The state treasurer is 33 34 authorized, upon request of the department, to transfer funds between the forest development account and the resource management cost account 35 36 solely for purpose of repaying loans pursuant to this section.

1 sec. 16. RCW 79.64.040 and 1999 c 279 s 2 are each amended to read
2 as follows:

3 The board shall determine the amount deemed necessary in order to 4 achieve the purposes of this chapter and shall provide by rule for the 5 deduction of this amount from the ((gross proceeds of)) moneys received from all leases, sales, contracts, licenses, permits, easements, and б 7 rights of way issued by the department and affecting public lands, 8 provided that no deduction shall be made from the proceeds from 9 agricultural college lands. Moneys received as deposits from 10 successful bidders, advance payments, and security under RCW 79.01.132 and 79.01.204 prior to December 1, 1981, which have not been subjected 11 to deduction under this section are not subject to deduction under this 12 The deductions authorized under this section shall in no 13 section. event exceed twenty-five percent of the ((total sum)) moneys received 14 15 by the department in connection with any one transaction pertaining to public lands other than second class tide and shore lands and the beds 16 17 of navigable waters, and fifty percent of the ((total gross proceeds)) moneys received by the department pertaining to second class tide and 18 19 shore lands and the beds of navigable waters.

20 Sec. 17. RCW 79.64.050 and 1961 c 178 s 5 are each amended to read 21 as follows:

All deductions from ((gross proceeds)) moneys received made in accordance with RCW 79.64.040 shall be paid into the account and the balance shall be paid into the state treasury to the credit of the fund otherwise entitled to the proceeds.

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