
SUBSTITUTE HOUSE BILL 1421

State of Washington

62nd Legislature

2011 Regular Session

By House Agriculture & Natural Resources (originally sponsored by Representatives Rolfes, Lytton, Moscoso, Van De Wege, Green, Sells, Blake, Sullivan, Eddy, Fitzgibbon, Frockt, Dunshee, Ryu, Upthegrove, Kenney, Reykdal, and Tharinger; by request of Commissioner of Public Lands)

READ FIRST TIME 02/16/11.

1 AN ACT Relating to providing the authority to create a community
2 forest trust to be managed by the department of natural resources;
3 amending RCW 79.17.210, 43.30.385, 79.64.020, and 79.64.040; reenacting
4 and amending RCW 79.02.010; and adding a new chapter to Title 79 RCW.

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

6 NEW SECTION. **Sec. 1.** (1) The legislature finds that since the
7 1980s, about seventeen percent of Washington's commercial forests have
8 been converted to other land uses.

9 (2) The legislature further finds that as these forests vanish, so
10 do the multiple benefits they provide to our communities like local
11 timber jobs, clean air and water, carbon storage, fish and wildlife
12 habitat, recreation areas, and open space.

13 (3) The legislature further finds that it has provided policy
14 direction to the department of natural resources to protect working
15 forest and natural resource lands at risk of conversion, while
16 maintaining the department's obligation to manage the state's fiduciary
17 trust lands and financial assets in the interest of the beneficiaries
18 of the respective trust lands and assets.

1 (4) The legislature further finds that there are numerous tools
2 available to acquire open space and recreation lands, but limited tools
3 to protect working forest lands.

4 (5) The legislature further finds that currently the department of
5 natural resources lacks a full complement of policy and management
6 tools necessary to protect or manage working forest lands at high risk
7 of conversion.

8 (6) The legislature further finds that through modest enhancements
9 to existing department of natural resources' programs and authorities,
10 the legislature can expand Washington's ability to protect communities'
11 working forest lands, while simultaneously improving the revenue
12 generating performance of fiduciary trust lands managed by the
13 department of natural resources.

14 (7) The legislature further finds that there has been past and
15 present legislative intent to ensure continued public access for
16 recreation compatible with the purposes of the lands involved.

17 (8) The legislature further finds that there exists an interest by
18 local communities, governments, and conservation organizations in
19 cooperating in the establishment of working community forests.

20 NEW SECTION. **Sec. 2.** (1) If deemed practicable by the
21 commissioner, the department is authorized to create and manage,
22 consistent with the provisions of this chapter, a discrete category of
23 natural resource lands in a nonfiduciary community forest land trust.
24 The department is authorized to assemble, hold title to, and manage
25 directly or through mutual agreement with other landowners land
26 suitable for sustainable forest management, to be held in the community
27 forest trust.

28 (2) All land held in the community forest trust must be held by the
29 department and actively managed, consistent with a community working
30 forest management plan developed under section 8 of this act, to
31 generate financial support for the management of the community forest
32 trust and to advance and sustain the working forest conservation
33 objectives established in the management plan.

34 NEW SECTION. **Sec. 3.** (1) The department must identify lands for
35 inclusion into the community forest trust, and manage the resulting

1 community forest trust lands, in furtherance of goals that must be
2 identified by the department prior to the creation of a community
3 forest.

4 (2) In addition to any goals for a community forest identified by
5 the department, the community forest trust program must satisfy the
6 following minimum program management principles:

7 (a) Protecting in perpetuity working forest lands that are at a
8 significant risk of conversion to another land use;

9 (b) Securing financial and social viability through sound
10 management plans and objectives that are consistent with the values of
11 the local community;

12 (c) Maintaining the land in a working status, through traditional
13 forestry, management of specialized forest products harvest consistent
14 with chapter 76.48 RCW, land leases, renewable energy opportunities,
15 ecosystem services such as clean water protection or carbon storage,
16 and other sources of revenue appropriate for the community forest to
17 generate;

18 (d) Generating revenue at levels that are, at a minimum, capable of
19 reimbursing the department for management costs and providing for some
20 reinvestment into the management objectives of the community forest;

21 (e) Providing for ongoing, sustainable public recreational access,
22 local timber jobs, clean air and water, carbon storage, fish and
23 wildlife habitat, and open space in a manner that is compatible with
24 management plans and objectives adopted for the community forest; and

25 (f) Providing educational opportunities for local communities
26 regarding the benefits that working forests provide to Washington's
27 economy, communities, environment, and quality of life.

28 NEW SECTION. **Sec. 4.** (1)(a) Except as limited by section 7 of
29 this act, the department is authorized to acquire by purchase, gift,
30 donation, grant, transfer, or other means other than eminent domain fee
31 interest or a partial interest, including conservation easements, in
32 lands or other real property suitable for management as part of the
33 community forest trust and that are appropriate to further the goals of
34 the community forest trust.

35 (b) The fair market value of any real property, and the associated
36 valuable materials, of any land transferred into the community forest

1 trust from state lands must be provided to the beneficiaries of the
2 transferee trust or used for the furtherance of the transferee trust.

3 (2) The department is authorized to receive funds for purposes of
4 establishing the community forest trust from grants, gifts, bequests,
5 or loans, whether public or private, as well as from legislative
6 appropriation.

7 (3) All acquisitions of real property for the community forest
8 trust must be approved by the board.

9 NEW SECTION. **Sec. 5.** (1) The department shall, if it establishes
10 a community forest trust program, develop criteria to be used for the
11 identification and prioritization of forest land that is suitable for
12 potential inclusion in the community forest trust due to its ability to
13 most closely satisfy the goals of the community forest trust outlined
14 in section 3 of this act.

15 (2) In prioritizing forest land for inclusion in the community
16 forest trust, the department shall give priority consideration to lands
17 that are:

18 (a) The subject of established management and revenue production
19 objectives of potential local community partners;

20 (b) At greatest risk of conversion;

21 (c) Helping buffer commercial public or private forest lands from
22 encroaching development;

23 (d) Helping to block up other community forest assets to be managed
24 consistently with the community forest trust acquisition;

25 (e) Able to be managed, considering surrounding current or expected
26 future land use, as economically sustainable working forest land either
27 alone or in combination with adjacent and nearby working forest land,
28 including other lands incorporated into a community forest by the
29 department, a local governmental entity, or a not-for-profit
30 conservation organization managing forest lands;

31 (f) Eligible for trust land transfer capital appropriations;

32 (g) Available for acquisition through existing or new programs or
33 funding;

34 (h) Supporting existing or expanded forest product manufacturing
35 infrastructure;

36 (i) Useful in leveraging funds to match available acquisition
37 moneys;

1 (j) Positioned to have their development rights extinguished
2 through transfer, purchase, conservation easement, lease, or by some
3 other comparable mechanism; or

4 (k) Enhancing state fiduciary trust land revenues by repositioning
5 underperforming state trust lands to provide short and long-term
6 revenues to that trust.

7 NEW SECTION. **Sec. 6.** (1) The department shall, if it establishes
8 a community forest trust program, submit biennially to the office of
9 financial management and the appropriate committees of the legislature
10 a prioritized list that identifies nominated parcels of state land or
11 state forest land that are suitable for transfer into the community
12 forest trust, where such a transfer is also in the best interest of the
13 respective trust. The department shall solicit and consider input from
14 the board on a draft list before submitting a final prioritized list.

15 (2) The list of nominated parcels must reflect consideration of
16 local nominations and the priorities outlined in section 5 of this act
17 and be delivered to the required recipients by November 1st of each
18 even-numbered year.

19 NEW SECTION. **Sec. 7.** (1) The department must, prior to using the
20 authority provided in section 4 of this act to acquire land for
21 inclusion in a community forest, obtain from the local community a
22 commitment to preserving the land as a working forest.

23 (2) Following initial agreement between potential local community
24 partners and the department regarding management and revenue production
25 objectives for the lands in question, the local commitment to
26 preserving the land as a working forest must be demonstrated by the
27 county, city, or other local entity providing a financial contribution
28 to the specific community forest of at least fifty percent of the
29 difference between the parcel's appraised fair market value and the
30 parcel's timber and forest land development value. The local community
31 contribution may be provided through any means deemed acceptable by the
32 department and the local contributor, including:

- 33 (a) Traditional financing or bonding;
34 (b) The purchase of conservation easements; or
35 (c) The purchase or transfer of development rights.

1 (3) The local financial contribution must be deposited into the
2 park land trust revolving fund created in RCW 43.30.385 and used solely
3 for acquisition of the community forest trust land parcel or parcels
4 for which it is intended.

5 (4) The management plan developed for the associated community
6 forest under section 8 of this act must outline a process for
7 reimbursing the entity providing the local contribution under this
8 section from revenues generated from the community forest. All
9 reimbursement procedures must be approved by the board.

10 NEW SECTION. **Sec. 8.** (1) All lands transferred into community
11 forest trust status must be managed in accordance with a
12 postacquisition management plan developed by the department consistent
13 with this section and section 7(4) of this act.

14 (2) After exercising the authority provided in section 4 of this
15 act to acquire land for inclusion in a community forest, the department
16 must establish a local advisory committee in cooperation with any
17 interested and affected local government.

18 (3) The department must use the local advisory committee as a
19 source of advice and comment on a postacquisition management plan.
20 Comments and advice should, at a minimum, include plans for how the
21 department will maintain the land's working status and economic
22 viability objectives through revenue-generating activities that are
23 sufficient to generate ongoing revenue at a level that reimburses
24 administrative costs, and reimburses local entities' financial
25 contribution to acquisition as provided in section 7(2) of this act,
26 while satisfying, or contributing to, identified community conservation
27 and recreation objectives.

28 (4) If, after a good faith effort by all parties, the department
29 and the local advisory committee fail to reach a consensus on a
30 conceptual postacquisition management plan for the parcel in question,
31 the department may either adopt a management plan informed by the
32 community or recommend to the board that the parcel be divested through
33 the existing authority of the department and the board, with proceeds
34 returning to the park land trust revolving fund created in RCW
35 43.30.385, after first reimbursing local entities that have made
36 financial contributions to acquisition as provided in section 7(2) of
37 this act.

1 fiduciary and other legal obligations to the trust, including the
2 multiple use act in chapter 79.10 RCW.

3 (2)(a) The department may, in its sole discretion and if it deems
4 sufficient funding to be available, provide technical assistance grants
5 to local communities for the purpose of enabling or furthering the
6 development of community forest management plans consistent with this
7 chapter.

8 (b) This subsection does not create a private right of action.

9 **Sec. 12.** RCW 79.17.210 and 2003 c 334 s 118 are each amended to
10 read as follows:

11 (1) The legislature finds that the department has a need to
12 maintain the real property asset base it manages and needs an
13 accounting mechanism to complete transactions without reducing the real
14 property asset base.

15 (2) The natural resources real property replacement account is
16 created in the state treasury. This account shall consist of funds
17 transferred or paid for the disposal or transfer of real property by
18 the department under RCW 79.17.200 and the transfer of state lands or
19 state forest lands into community forest trust lands under section 4 of
20 this act. The funds in this account shall be used solely for the
21 acquisition of replacement real property and may be spent only when,
22 and as, authorized by legislative appropriation.

23 **Sec. 13.** RCW 43.30.385 and 2009 c 354 s 9 are each amended to read
24 as follows:

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

34 (2) In addition to the other purposes identified in this section,
35 the park land trust revolving fund may be utilized by the department to

1 hold funding for future acquisition of lands for the community forest
2 trust program from willing sellers under section 4 of this act.

3 (3)(a) Proceeds from transfers of real property to the state parks
4 and recreation commission or other proceeds identified from transfers
5 of real property as directed by the legislature shall be deposited in
6 ~~((this))~~ the park land trust revolving fund.

7 (b) The proceeds from real property transferred or disposed under
8 RCW 79.22.060 must be used solely to purchase replacement forest land,
9 that must be actively managed as a working forest, within the same
10 county as the property transferred or disposed.

11 (c) Disbursement from the park land trust revolving fund to acquire
12 replacement property and for operating and maintaining public use and
13 recreation facilities shall be on the authorization of the department.
14 ~~((The proceeds from real property transferred or disposed under RCW~~
15 ~~79.22.060 must be solely used to purchase replacement forest land, that~~
16 ~~must be actively managed as a working forest, within the same county as~~
17 ~~the property transferred or disposed.))~~

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

22 ~~((+2))~~ (5) The department is authorized to solicit and receive
23 voluntary contributions for the purpose of operating and maintaining
24 public use and recreation facilities, including trails, managed by the
25 department. The department may seek voluntary contributions from
26 individuals and organizations for this purpose. Voluntary
27 contributions will be deposited into the park land trust revolving fund
28 and used solely for the purpose of public use and recreation facilities
29 operations and maintenance. Voluntary contributions are not considered
30 a fee for use of these facilities.

31 **Sec. 14.** RCW 79.64.020 and 2008 c 328 s 6004 are each amended to
32 read as follows:

33 A resource management cost account in the state treasury is created
34 to be used solely for the purpose of defraying the costs and expenses
35 necessarily incurred by the department in managing and administering
36 state lands, community forest trust lands, and aquatic lands and the
37 making and administering of leases, sales, contracts, licenses,

1 permits, easements, and rights-of-way as authorized under the
2 provisions of this title. Appropriations from the resource management
3 cost account to the department shall be expended for no other purposes.
4 Funds in the resource management cost account may be appropriated or
5 transferred by the legislature for the benefit of all of the trusts
6 from which the funds were derived. (~~For the 2007-2009 biennium,~~
7 ~~moneys in the account may be used for the purposes identified in~~
8 ~~section 3044, chapter 328, Laws of 2008.~~)

9 **Sec. 15.** RCW 79.64.040 and 2009 c 564 s 957 are each amended to
10 read as follows:

11 (1) The board shall determine the amount deemed necessary in order
12 to achieve the purposes of this chapter and shall provide by rule for
13 the deduction of this amount from the moneys received from all leases,
14 sales, contracts, licenses, permits, easements, and rights-of-way
15 issued by the department and affecting state lands, community forest
16 trust lands, and aquatic lands, provided that no deduction shall be
17 made from the proceeds from agricultural college lands.

18 (2) Moneys received as deposits from successful bidders, advance
19 payments, and security under RCW 79.15.100, 79.15.080, and 79.11.150
20 prior to December 1, 1981, which have not been subjected to deduction
21 under this section are not subject to deduction under this section.

22 (3) Except as otherwise provided in subsections ~~((+5+))~~ (4) and (6)
23 of this section, the deductions authorized under this section shall not
24 exceed twenty-five percent of the moneys received by the department in
25 connection with any one transaction pertaining to state lands and
26 aquatic lands other than second-class tide and shore lands and the beds
27 of navigable waters, and fifty percent of the moneys received by the
28 department pertaining to second-class tide and shore lands and the beds
29 of navigable waters.

30 (4) Deductions authorized under this section for transactions
31 pertaining to community forest trust lands must be established at a
32 level sufficient to defray over time the management costs for
33 activities prescribed in a parcel's management plan adopted pursuant to
34 section 8 of this act, and to reimburse local entities' financial
35 contributions for acquisition of the parcel.

36 (5) In the event that the department sells logs using the contract

1 harvesting process described in RCW 79.15.500 through 79.15.530, the
2 moneys received subject to this section are the net proceeds from the
3 contract harvesting sale.

4 ~~((+5))~~ (6) During the 2009-2011 fiscal biennium, the twenty-five
5 percent limitation on deductions set in subsection (3) of this section
6 may be increased up to thirty percent by the board.

7 **Sec. 16.** RCW 79.02.010 and 2010 c 126 s 6 are each reenacted and
8 amended to read as follows:

9 The definitions in this section apply throughout this title unless
10 the context clearly requires otherwise.

11 (1) "Aquatic lands" means all state-owned tidelands, shorelands,
12 harbor areas, and the beds of navigable waters as defined in RCW
13 79.105.060 that are administered by the department.

14 (2) "Board" means the board of natural resources.

15 (3) "Commissioner" means the commissioner of public lands.

16 (4) "Community and technical college forest reserve lands" means
17 lands managed under RCW 79.02.420.

18 (5) "Department" means the department of natural resources.

19 (6)(a) "Forest biomass" means the by-products of: Current forest
20 management activities; current forest protection treatments prescribed
21 or permitted under chapter 76.04 RCW; or the by-products of forest
22 health treatment prescribed or permitted under chapter 76.06 RCW.

23 (b) "Forest biomass" does not include wood pieces that have been
24 treated with chemical preservatives such as: Creosote,
25 pentachlorophenol, or copper-chrome-arsenic; wood from existing old
26 growth forests; wood required to be left on-site under chapter 76.09
27 RCW, the state forest practices act; and implementing rules, and other
28 legal and contractual requirements; or municipal solid waste.

29 (7) "Improvements" means anything considered a fixture in law
30 placed upon or attached to lands administered by the department that
31 has changed the value of the lands or any changes in the previous
32 condition of the fixtures that changes the value of the lands.

33 (8) "Land bank lands" means lands acquired under RCW 79.19.020.

34 (9) "Person" means an individual, partnership, corporation,
35 association, organization, cooperative, public or municipal
36 corporation, or agency of a federal, state, or local governmental unit,
37 however designated.

1 (10) "Public lands" means lands of the state of Washington
2 administered by the department including but not limited to state
3 lands, state forest lands, and aquatic lands.

4 (11) "State forest lands" means lands acquired under RCW 79.22.010,
5 79.22.040, and 79.22.020.

6 (12) "State lands" includes:

7 (a) School lands, that is, lands held in trust for the support of
8 the common schools;

9 (b) University lands, that is, lands held in trust for university
10 purposes;

11 (c) Agricultural college lands, that is, lands held in trust for
12 the use and support of agricultural colleges;

13 (d) Scientific school lands, that is, lands held in trust for the
14 establishment and maintenance of a scientific school;

15 (e) Normal school lands, that is, lands held in trust for state
16 normal schools;

17 (f) Capitol building lands, that is, lands held in trust for the
18 purpose of erecting public buildings at the state capital for
19 legislative, executive, and judicial purposes;

20 (g) Institutional lands, that is, lands held in trust for state
21 charitable, educational, penal, and reformatory institutions; and

22 (h) Land bank, escheat, donations, and all other lands, except
23 aquatic lands, administered by the department that are not devoted to
24 or reserved for a particular use by law.

25 (13) "Valuable materials" means any product or material on the
26 lands, such as forest products, forage or agricultural crops, stone,
27 gravel, sand, peat, and all other materials of value except: (a)
28 Mineral, coal, petroleum, and gas as provided for under chapter 79.14
29 RCW; and (b) forest biomass as provided for under chapter 79.150 RCW.

30 (14) "Community forest trust lands" means those lands acquired and
31 managed under the provisions of chapter 79.--- RCW (the new chapter
32 created in section 18 of this act).

33 NEW SECTION. **Sec. 17.** The authorities granted under Title 79 RCW
34 for the management of state lands apply to the community forest trust
35 to the extent consistent with the purposes of this act. The department
36 may develop management procedures deemed necessary by the department to
37 implement this act.

1 NEW SECTION. **Sec. 18.** Sections 1 through 11 and 17 of this act
2 constitute a new chapter in Title 79 RCW.

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