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1	HOUSE BILL NO. 647
2	INTRODUCED BY B. LER, E. ALBUS, T. MILLETT, R. MINER, N. DURAM
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4	A BILL FOR AN ACT ENTITLED: "AN ACT PROHIBITING THE LEASE OF STATE LANDS TO NONPROFIT
5	ORGANIZATIONS; PROVIDING RULEMAKING AUTHORITY; AND AMENDING SECTIONS 77-1-113, 77-1-
6	204, 77-1-904, 77-1-1002, 77-2-364, 77-3-102, 77-3-201, 77-3-301, 77-3-401, 77-3-501, 77-4-101, 77-4-301,
7	77-6-102, 77-6-202, AND 77-6-503, MCA."
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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11	Section 1. Section 77-1-113, MCA, is amended to read:
12	"77-1-113. Restrictions on who may buy or lease state lands. It is unlawful for any:
13	(1) member of the board, any person appraising lands or in the employ of the state for the
14	selection, classification, appraisal, sale, or leasing of any state lands or the timber on state lands, or any officer
15	or employee of the department to purchase or lease, directly or indirectly, any state lands or any timber on state
16	lands; or
17	(2) official, employee, or member of a nonprofit organization or nonprofit corporation to lease any
18	state lands or any timber on state lands on behalf of a nonprofit organization or nonprofit corporation."
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20	Section 2. Section 77-1-204, MCA, is amended to read:
21	"77-1-204. Power to sell, lease, or exchange certain state trust lands. (1) The Except as provided
22	in 77-1-113(2), the board is authorized to lease state trust lands for uses other than agriculture, grazing, timber
23	harvest, or mineral production under terms and conditions that best fulfill the duties of the board as specified in
24	77-1-202 and 77-1-203. The lease period for these leases, except for power and school site leases, may not be
25	for longer than 99 years.
26	(2) The board may sell, exchange, or lease lands under its jurisdiction by virtue of 77-1-214 when,
27	in the board's judgment, it is advantageous to the state to do so in the highest orderly development and
28	management of state trust land. The sale, lease, or exchange may not be contrary to the terms of any contract



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1 that the board has entered into."

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- 3 **Section 3.** Section 77-1-904, MCA, is amended to read:
- "77-1-904. Commercial leasing authorized. (1) State Except as provided in 77-1-113(2), state trust
 land may be leased for a term not to exceed 99 years for commercial purposes to the highest and best bidder
 responding to a department request for proposals for commercial uses of a specified tract.
 - (2) The board may enter into contracts with lessees of state trust land for commercial purposes upon terms and conditions that the board may reasonably determine to be in the best interests of the beneficiary.
 - (3) A request for proposals for the commercial leasing of state trust land must reserve the board's right to reject any and all bids and the right to reoffer the tract for lease if the bids received are not acceptable to the board.
 - (4) The board and the department, when preparing plans or proposals under this part, shall implement review criteria in consideration of the following local government provisions except to the extent that the provisions violate Article X, section 4 or 11, of the Montana constitution:
 - (a) a growth policy or a neighborhood plan adopted pursuant to Title 76, chapter 1;
- 17 (b) zoning regulations;
- 18 (c) subdivision review as provided in Title 76, chapter 3;
- 19 (d) annexation;
- 20 (e) plans for the extension of services; and
- 21 (f) other actions related to local planning."

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- **Section 4.** Section 77-1-1002, MCA, is amended to read:
- "77-1-1002. Planning of lease actions. (1) The department shall manage the property interests acquired from the federal government in the Crown Butte land exchange consistent with 77-3-102 and consult with the private surface owners and the private mineral owners that control the coal property interests that are located in a checkerboard arrangement with the mineral interests acquired from the federal government in the Crown Butte land exchange in the planning of leasing actions.



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1 (2) Consistent with Title 77 <u>and except as provided in 77-1-113(2)</u>, the department's leasing 2 actions must:

- (a) attain the fair market value and optimize the monetary return to the public school fund; and
- (b) facilitate and encourage timely development of the property interests acquired from the federal government in the Crown Butte land exchange."

Section 5. Section 77-2-364, MCA, is amended to read:

- "77-2-364. Land banking purchases. (1) The-Except as provided in 77-1-113(2), the board may select and purchase, lease, receive by donation, hold in trust, or in any manner acquire for and in the name of the state of Montana, in trust for the beneficiaries specified in sections 10 through 19 of The Enabling Act of Congress (approved February 22, 1889, 25 Stat. 676), as amended, any interest in real property and improvements, tracts, and leaseholds of land that the board considers proper in order to best provide prudent, maximum, long-term revenue for the beneficiaries.
- (2) Sales of state land may be initiated only by the board, by the department, or at the request of a lessee, pursuant to 77-1-202, 77-1-301, 77-2-301, or 77-2-308. The board shall ensure that the full market value of the land sold is realized for each trust by using the appraisal, sale, advertising, and competitive bid procedures contained within 77-2-303, 77-2-321, 77-2-322, 77-2-323, and 77-2-324. The estimated fair market value must be determined by a Montana-licensed and Montana-certified appraiser.
- (3) When it is not inconsistent with the purpose of the trust, the board shall purchase land possessing legal access for all legal purposes.
- (4) When purchasing land, easements, or improvements for the existing trusts, the board shall develop and apply appraisal and revenue projection procedures to ensure that the land or easements proposed for purchase or that the improvements proposed to be acquired are likely to produce more net revenue for the affected trust than the revenue that was produced from the land that was sold. The board may not purchase land, easements, or improvements pursuant to 77-2-361 through 77-2-367 unless it has first prudently determined that the land, easements, or improvements are likely to produce a greater or equal annual rate of return, as may be reasonably expected over a 20-year accounting period for Class 1, 3, and 4 lands and over a 60-year accounting period for Class 2 lands, as described in 77-1-401, with an acceptable level of risk for the



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affected trust, than the current annual rate of return from the state land that has been sold pursuant to 77-2-363. As guidance, the board shall use generally accepted accounting standards and the Uniform Appraisal Standards for Federal Land Acquisitions published by the U.S. department of justice and the appraisal institute.

- (5) Prior to purchasing any land, easements, or improvements, the board shall determine that the financial risks and benefits of the purchase are prudent, financially productive investments that are consistent with the board's fiduciary duty as a reasonably prudent trustee of a perpetual trust. For the purposes of implementing 77-2-361 through 77-2-367, that duty requires the board to:
- (a) discharge its duties with the care, skill, prudence, and diligence that a prudent person acting in a similar capacity with the same resources and familiar with similar matters should exercise in the conduct of an enterprise of similar character and aims;
- (b) diversify the land holdings of each trust to minimize the risk of loss and maximize the sustained rate of return;
- (c) discharge its duties and powers solely in the interest of and for the benefit of the trust managed;
 - (d) discharge its duties subject to the fiduciary standards set forth in 72-38-801; and
- (e) maintain, as closely as possible, the existing land base of each trust, consistent with the state's fiduciary duty.
- (6) Prior to purchasing a parcel of land in excess of 160 acres in any particular county, the board shall consult with the county commissioners of the county in which the parcel is located."

Section 6. Section 77-3-102, MCA, is amended to read:

- "77-3-102. Mining leases authorized. (1) The Except as provided in 77-1-113(2), the board may, in its discretion and subject to the other provisions of this part, lease state lands, including the beds of navigable streams and the beds of navigable bodies of water and the reserved mineral rights of the state in lands sold or leased by the state, to any person, association, or corporation for the purpose of prospecting for or mining metalliferous minerals or gems.
- (2) These leases may be for a period of time determined by the board, subject to limitations contained in the grants by which the state has acquired title to lands or mineral rights so leased.



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(3) Leases issued under this part must give the lessee, so long as the lessee complies with the terms and conditions of the lease, the exclusive right of possession of the lands or mineral rights leased, subject to any reservations contained in the leases.

(4) In making the leases, the board may exercise business discretion as long as this part is not violated."

Section 7. Section 77-3-201, MCA, is amended to read:

"77-3-201. Nonmetallic mineral leases authorized. When there are found upon on state lands deposits of stone, limestone, oil shale, clay, bentonite, calcite, talc, mica, ceramic, asbestos, marble, diatomite, gravel or sand, or phosphate, sodium, potash, sulfur, fluorite or barite, or any other nonmetallic minerals, but not including coal, oil, or gas, valuable for building, mining, or other commercial purposes, the board may in its discretion issue permits or leases to private persons for the removal and disposition of the above-named-these deposits upon such on the terms and conditions as that the board may determine, except as provided in 77-1-113(2)."

Section 8. Section 77-3-301, MCA, is amended to read:

"77-3-301. Coal leases authorized. In Except as provided in 77-1-113(2) and in response to an application or on its own initiative, the board may lease in a manner that it considers in the best interests of the state any state lands to which the title is vested in the state and in which the coal or coal rights are not reserved by the United States for exploring for, mining, removing, selling, and disposing of the coal, upon the terms and conditions provided in this section and subject to the rules that the board prescribes."

Section 9. Section 77-3-401, MCA, is amended to read:

"77-3-401. Oil and gas leases authorized. (1) The Except as provided in 77-1-113(2), the board is hereby authorized and empowered to lease in such a manner as that it may determine, not inconsistent with The Enabling Act and the constitution, any state lands to which the title has vested in the state and in which the oil and gas rights are not reserved by the United States, for prospecting and exploring for oil and gas, mining, drilling, developing, and removing the same upon on the terms and conditions herein prescribed in this section



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to any person, association, corporation, domestic or foreign, or municipality qualified under the constitution and the laws of the state.

This power and authority to lease state lands for such these purposes shall extend extends to and include includes all lands owned by the state under navigable lakes and streams and shall also extend extends to and include includes all those state lands which that have been sold but in which the oil and gas rights have been reserved by the state; but in such cases In these cases and in all cases where the lands are under lease for grazing, agriculture, or similar purposes, care shall must be taken in issuing the oil and gas leases to protect the rights of the purchaser or lessee."

Section 10. Section 77-3-501, MCA, is amended to read:

"77-3-501. Lease for underground storage of natural gas authorized. (1) The Except as provided in 77-1-113(2), the board is hereby authorized and empowered to lease, in such the manner and upon such on terms as that it may determine, not inconsistent with The Enabling Act and the constitution, state lands to which the title has vested in the state, subject to existing rights, for use for the underground storage of natural gas upon on the terms and conditions herein prescribed in this section, to any natural gas public utility authorized to do business in this state and engaged in the business of transporting or distributing natural gas by means of pipelines into, within, or through this state for ultimate public use.

(2) State lands which that may be leased shall include lands in which the deposit of native gas shall have has been depleted, provided the lessee pays to the state the amount specified by the board for the any remaining native gas then remaining in the lands to be leased."

- **Section 11.** Section 77-4-101, MCA, is amended to read:
- "77-4-101. Geothermal leases authorized. (1) The Except as provided in 77-1-113(2), the board may lease state-owned lands, including the beds of navigable streams and the beds of navigable bodies of water, to persons, associations, or corporations for prospecting, exploration, well construction, and the production of geothermal resources.
 - (2) The board may exercise business discretion in entering into leases under this part."



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Section 12. Section 77-4-301, MCA, is amended to read:

"77-4-301. Wind and solar leases authorized. (1) The Except as provided in 77-1-113(2), the board may lease state lands for exploration, planning, development, and the production of energy from wind and solar resources.

- (2) Leases for wind or solar rights only where no ground disturbance is authorized do not require reclassification.
 - (3) The board may exercise business discretion in entering leases under this part."

- **Section 13.** Section 77-6-102, MCA, is amended to read:
 - "77-6-102. Surface leases authorized. Under the general direction and control of the board and except as provided in 77-1-113(2), the department shall lease all agricultural and grazing lands and all town lots, city lots, and lands valuable for commercial development open to leasing upon proper application."

Section 14. Section 77-6-202, MCA, is amended to read:

"77-6-202. Lease by competitive bidding -- full market value required. When the department receives an application to lease an unleased tract, it shall advertise for bids on the tract. The Except as provided in 77-1-113(2), the tract must be leased to the highest bidder unless the board determines that the bid is not in the state's best interest for the reasons set forth in 77-6-205(2). The board may not accept a bid that is below full market value. If the high bid is rejected, the board shall set forth the reasons for the rejection in writing. The lease may be issued, at a rental rate to be determined by the board, to the first bidder who is willing to pay the board-determined rate whose name is selected through a random selection process from all bidders on the tract."

- Section 15. Section 77-6-503, MCA, is amended to read:
- "77-6-503. Leases of city lots, town lots, and commercial property. The fair rental value of state-owned town lots, city lots, and land valuable for commercial development must be determined from time to time by the department with the approval of the board, and a record must be made of the values. State-owned Except as provided in 77-1-113(2), state-owned town lots, city lots, or land valuable for commercial



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development may be leased at the current appraised rental value for terms not to exceed 99 years."

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