



The Washington State Department of Natural Resources (DNR) is steward of 5.6 million acres of state-owned lands. The agency has put forth the following four legislation requests this session to better fulfill its mandates to protect public lands and generate revenue for Washington's communities.

### **SB 6235**

#### **Sufficient Oversight of Logging on Steep Slopes**

Forest Practice Applications in and around unstable slopes have more than doubled since 2012. Current law requires DNR to approve or deny FPA's within 30 days of receipt, complete or not. This bill would:

- provide an extra 30 days for pre-application review
- allow staff to request sufficient information
- provide appropriate time for staff and public review

### **SB 6211**

#### **Good Neighbor Authority Revolving Account**

Through a Good Neighbor Authority agreement with the US Forest Service, DNR is restoring portions of federal lands for environmental and community benefits. The agency needs a revolving account to house income and distribute payments from restoration timber sales.

### **SB 6140**

#### **Efficient and Effective Management of State Lands**

Three-part omnibus bill to improve DNR's management of state-owned lands through:

- Treat platted and unplatted tidelands equally to provide certainty for lessees
- Professional real estate brokers to streamline sales of commercial land
- Sales of leased farm homes on state land to long-term farm family tenants

### **HB 2391**

#### **Washington Plane Coordinate System**

Aligns the Washington Coordinate System spelled out in RCW 58.20 with changes made to the federal government's National Spatial Reference System set to implement in 2022.

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