The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act authorizing the town of Westminster to acquire state forest land.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. The second sentence of section 2 of chapter 323 of the acts of 1970, as
2	amended by section 2 of chapter 531 of the acts of 1991, is hereby further amended by adding
3	the following words:- or by a governmental entity.
4	SECTION 2. The third sentence of said section 2 of said chapter 323, as so amended, is
5	hereby further amended by striking out the words "period of years" and inserting in place thereof
6	the following word:- term.
7	SECTION 3. Said third sentence of said section 2 of said chapter 323, as so amended, is
8	hereby further amended by striking out the words "twenty-five years" and inserting in place
9	thereof the following words:- the useful life of the facility together with the duration of any
10	closure and post-closure requirements associated therewith.
11	SECTION 4. The first sentence of section 4 of said chapter 323 is hereby amended by
12	adding the following words:- on the parcels of land described in section 1.

13	SECTION 5. Notwithstanding sections 32 to 37 of chapter 7C of the General Laws, the
14	commissioner of capital asset management and maintenance, in consultation with the
15	commissioner of conservation and recreation, may convey in fee simple to the town of
16	Westminster to the following parcel of land, hereinafter referred to as the "continuation parcel",
17	located within Leominster state forest, and now used for conservation and recreation purposes, to
18	use said parcel for solid waste management and disposal services.
19	The continuation parcel is a parcel of land located within the town of Westminster,
20	comprised of a portion of map 144, lot 1 on the assessor's records of the town of Westminster,
21	more particularly described as follows:
22	Beginning at a point on the town line between the town of Westminster and the city of
23	Leominster, said point being northerly from the northeasterly corner of assessor's map 166, lot 1,
24	and said point being the southeast corner of the parcel herein described; thence,
25	Westerly along a line parallel to the southerly line of assessor's map 144, lot 1, to a point;
26	thence,
27	Northerly in a straight line to a point on a line projected from the southeasterly line of
28	assessor's map 141, lot 4; thence,
29	Northwesterly along the line projected from the southeasterly line of assessor's map 141,
30	lot 4, being parallel to said line to the southeast corner of assessor's map 141, lot 4; thence,
31	North, northeasterly along assessor's map 141, lot 4, and assessor's map 141, lot 3, to a
32	point where the border of assessor's map 141, lot 3, turns easterly; thence,

33	Easterly along the southern line of assessor's map 141, lot 3, to the intersection with
34	assessor's map 144, lot 1; thence,
35 36	Southerly along the border between assessor's map 144, lot 1, and assessor's map 142, lot 1; thence
37	Easterly along the border between assessor's map 144, lot 1, and assessor's map 142, lot
38	1, to the southeast corner of assessor's map 142, lot 1, and a point on the town line between the
39	town of Westminster and the city of Leominster; thence,
40 41	Southerly along the town line between the town of Westminster and the city of Leominster to the point of beginning.
42	The continuation parcel contains 85 acres, more or less, and is shown on the plan entitled
43	"Continuation Parcel to be conveyed to the Town of Westminster," dated March 23, 2018, drawn
44	by WSP USA, Inc., on file with the town clerk of the town of Westminster.
45	Prior to finalizing the conveyance authorized herein, the division of capital asset
46	management and maintenance, in consultation with the department of conservation and
47	recreation, may enter into a purchase agreement with the town of Westminster setting forth the
48	required terms and timing of the conveyance authorized by this section, and which may include
49	minor modifications to the area and plan approved by the division of capital asset management
50	and maintenance and the department of conservation and recreation in order to carry out the
51	purposes of this act.
52	The conveyance of the continuation parcel to the town of Westminster shall not take

52 The conveyance of the continuation parcel to the town of Westminster shall not take 53 place until: (a) the secretary of energy and environmental affairs has issued a certificate

54 indicating that a single or final environmental impact report, describing the proposed solid waste 55 management and disposal activities on the continuation parcel including the land transfers and 56 applicable requirements of article 97 of the amendments to the state constitution as related to 57 said continuation parcel, adequately and properly complies with sections 61 to 62I, inclusive, of 58 chapter 30 of the General Laws; and (b) the private party contracted to provide long-term 59 management of solid waste as authorized by section 2 of chapter 323 of the acts of 1970 has 60 entered into an agreement with the department of conservation and recreation to pay into the 61 Conservation Trust established under section 1 of chapter 132A of the General Laws \$3 per ton 62 of solid waste deposited as a result of incorporation of the continuation parcel into the landfill 63 facilities. The agreement shall be subject to any other applicable terms of the conveyance, 64 provide for security in the event of bankruptcy of the private party or other unanticipated events 65 and require that the parties amend it to the extent necessary to address the findings in the certificate issued by the secretary of energy and environmental affairs. The payments to the 66 67 Conservation Trust shall be used by the department of conservation and recreation for the 68 purpose of advancing the recreational and conservation interests of the commonwealth.

69 SECTION 6. As a condition of said conveyance of the continuation parcel to the town 70 of Westminster, and to ensure a no-net-loss of lands for conservation and recreation purposes, 71 the town of Westminster shall simultaneously cause or direct the conveyance to the 72 commonwealth, acting by and through the division of capital asset management and 73 maintenance, in consultation with the department of conservation and recreation, of land of 74 greater acreage and greater resource value deemed suitable by the secretary of the executive 75 office of energy and environmental affairs for incorporation into Leominster state forest or other 76 conservation lands, hereinafter referred to as the "compensating forest land", which land the

town of Westminster may acquire, hold, convey or arrange for conveyance by others, to the
commonwealth. Any land proposed to be included as compensating forest land shall be
acceptable to the department of conservation and recreation. The town of Westminster may
convey the fee or an easement or other interest in the continuation parcel to the private party
contracted to provide long-term management of solid waste as authorized by section 2 of chapter
323 of the acts of 1970.

83 SECTION 7. An independent appraisal of the fair market value and of the value in 84 proposed use of the continuation parcel described in section 5, and the fair market value of the 85 compensating forest land described in section 6, shall be prepared in accordance with the usual 86 and customary professional appraisal practices by a qualified appraiser commissioned by the 87 commissioner of capital asset management and maintenance. The commissioner of capital asset 88 management and maintenance shall submit the appraisal to the inspector general for review and 89 approval. The inspector general shall thereafter prepare a report of the review and file the report 90 with the commissioner of capital asset management and maintenance for submission by the 91 commissioner to the house and senate committees on ways and means and the joint committee 92 on state administration and regulatory oversight. The commissioner shall submit copies of the 93 appraisal and the inspector general's review to the house and senate committees on ways and 94 means and the joint committee on state administration and regulatory oversight prior to the 95 execution of documents affecting the transfer described in section 5. The appraisals shall be 96 updated as necessary, or as otherwise required by the inspector general or the commissioner of 97 capital asset management and maintenance, so as to have valuation dates within 1 year of the 98 date of the conveyance of the continuation parcel authorized by section 5.

99 SECTION 8. The town of Westminster or its designated facility operator shall, as 100 consideration for the conveyance authorized by section 5, compensate the commonwealth, by 101 paying into the Conservation Trust established pursuant to section 1 of chapter 132A of the 102 General Laws, the appraised fair market value of the continuation parcel set forth in the appraisal 103 described in section 7. The payment to the Conservation Trust shall be made simultaneously 104 with the conveyance authorized by section 5 and be used by the department of conservation and 105 recreation for the purpose of advancing the recreation and conservation interests of the 106 commonwealth.

107 SECTION 9. If the fair market value or value in proposed use for the continuation 108 parcel, whichever is greater, exceeds the fair market value for the compensating forest land, as 109 determined by the independent appraisals described in section 7, then the difference, minus the 110 amounts paid in accordance with section 8, shall be paid by the town of Westminster or its 111 designated facility operator to the Conservation Trust simultaneously with the conveyance 112 authorized by section 5, hereinafter the "additional closing payment". The additional closing 113 payment and the amounts paid in accordance with section 8 may be credited against the total 114 expected payments to be made to the department of conservation and recreation pursuant to the 115 agreement described in section 5. If the appraisal value for the continuation parcel is greater 116 than the appraisal value for the compensating forest land in combination with the present value 117 of payments, as determined by an independent evaluation approved by the commissioner of 118 capital asset management and maintenance, to be made to the department of conservation and 119 recreation pursuant to the agreement described in section 5, then the entire present value of the 120 payments to be made to the department of conservation and recreation under the agreement 121 described in section 5 shall be paid as the additional closing payment, and no additional

122 payments shall be paid to the department of conservation and recreation pursuant to the 123 agreement; provided, however, that the secretary of the executive office of energy and 124 environmental affairs may determine and approve such additional compensation or mitigation to 125 be paid or performed by the town or its designated facility operator to further ensure the no-net-126 loss of conservation and recreation land for the commonwealth. Nothing in this act shall be 127 construed as precluding the secretary of the executive office of energy and environmental affairs 128 from requiring additional compensation or mitigation to ensure the no-net-loss of conservation 129 and recreation land through implementation of sections 61 to 62I, inclusive, of chapter 30 of the 130 General Laws or otherwise.

131 SECTION 10. The town of Westminster or its designated facility operator shall cause to 132 be prepared a recordable plan with a more precise description of the continuation parcel based 133 upon survey information, which plan is suitable for recording along with the deed conveying the 134 continuation parcel to the town of Westminster. The town of Westminster or its designated 135 facility operator shall assume all costs associated with engineering, surveys, appraisals, deed 136 preparation and other expenses deemed necessary by the commissioner of capital asset 137 management and maintenance to execute the conveyance of the continuation parcel as authorized 138 by this act.

139 SECTION 11. Notwithstanding any general or special law to the contrary, the 140 requirements of sections 33 to 37, inclusive, of chapter 7C of the General Laws, chapter 30B of 141 the General Laws, chapter 40 of the General Laws and chapter 149 of the General Laws shall not 142 apply to any of the transactions contemplated by this act, including but not limited to the 143 disposition of the continuation parcel by the commonwealth to the town of Westminster, the 144 acquisition of compensating forest land by the commonwealth, the grant by the town of

- 145 Westminster of a fee or easement or other interest in the continuation parcel to the private party
- 146 contracted to provide long-term management of solid waste as authorized by section 2 of chapter
- 147 323 of the acts of 1970 or the city of Fitchburg and the town of Westminster entering into a
- 148 contract or contracts with said private party for the long-term management of solid waste.
- 149 SECTION 12. This act shall take effect upon its passage.