



**NATIONAL ASSOCIATION OF STATE TRUST LANDS
RESOLUTION 2025-0003**

Land and Water Conservation Fund

Whereas, the member states of the National Association of State Trust Lands (“NASTL”) are collectively the second largest landowner in the United States and manage trust lands, minerals, and waterways through their respective states; and

Whereas, members of NASTL have congressional and state constitutional mandates to manage millions of acres of lands for economic development, conservation, recreation, and other public purposes provided by state law to fund education and other vital state functions; and

Whereas, due to the nature of the state trust grants, millions of acres of state trust lands currently lie within federal conservation designations preventing states from carrying out their state constitutional mandates and inhibiting conservation of federal lands; and

Whereas, the Land and Water Conservation Fund (LWCF) federal program supports the protection of federal public lands and waters – including national parks, forests, wilderness areas, national conservation areas, wildlife refuges, and recreation areas with investments designed to secure public access, improve recreational opportunities, and preserve ecosystems; and

Whereas, state trust land managers seek to convey, at fair market value, trust lands and minerals captured inside of federal conservation areas to federal land agencies; and

Whereas, LWCF funds are unable or often difficult for state trust land managers to access due to existing policy positions of the Department of Interior; and

Whereas, BLM Acquisition Handbook H-2100-1, Release 2-290, 1-31-2002, page II-2, paragraph 4, states: “Acquisition from a state, or political subdivision thereof, must generally be by donation or exchange” prohibiting the use of LWCF funds for acquisition by purchase of state trust lands inheld within federal conservation areas; and

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Whereas, the BLM Acquisition Handbook H-2100-1 is not supported by statutes in that the Land and Water Conservation Fund Act of 1965, as amended, does not contain prohibitions against purchase acquisitions of state trust lands by a federal agency; and

Whereas, state trust lands remain captured within federal conservation areas with limited tools for reconciling ownership patterns and leaving the state trust and the federal conservation mandates unfulfilled;

BE IT THEREFORE RESOLVED AS FOLLOWS:

1. The National Association of State Trust Lands urges the Department of Interior, and its land management bureaus, and the United States Forest Service to amend their policies in conformity with existing law and eliminate prohibitions against the acquisition of state trust lands through LWCF acquisition programs.
2. The National Association of State Trust Lands urges the U.S. Congress to mandate, through appropriate measures, federal land management agencies to amend their policies to enable acquisition of state trust lands that lie within federal conservation designations utilizing LWCF programs.

Adopted this 22nd day of July, 2025.



Charles Donohue
President, NASTL



Deborah Cantu
Secretary, NASTL

*This Resolution will remain in effect through July 31, 2027
unless otherwise terminated, amended, or replaced by the Association.*