2022 -- H 8194

LC005644

STATE RHODE ISLAND \mathbf{OF}

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2022

AN ACT

RELATING TO PUBLIC PROPERTY AND WORKS -- NARRAGANSETT INDIAN LAND MANAGEMENT CORPORATION

Introduced By: Representatives Henries, Vella-Wilkinson, Morales, Williams, Felix, Solomon, and Alzate

Date Introduced: April 29, 2022

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 37-18-7, 37-18-10 and 37-18-11 of the General Laws in Chapter 37-

18 entitled "Narragansett Indian Land Management Corporation" are hereby repealed.

37-18-7. Transfer of property -- Restrictions on use.

(a) Subject to the provisions of §§ 37-18-12, 37-18-13, and 37-18-14, upon the adoption of a land use plan accepted by the town and the corporation pursuant to § 37-18-10 and the satisfaction of the requirements set forth in § 37-18-8, the governor is authorized, empowered, and directed to transfer, assign, and convey to the corporation in fee simple all the right, title, and interest of the state in and to the following approximately nine hundred (900) acres of real estate located in the town:

2

3

4

5

6

7

8

9

10

(1) The Indian Cedar Swamp management area;

(2) Indian Burial Hill; and 11

12 (3) The state land around Deep Pond.

13 (b) Provided, however, that the state shall retain control of and public access shall be 14 guaranteed to an adequate fishing area within the state land around Deep Pond, and provided, 15 further, that the governor is only authorized, empowered, and directed to transfer, assign, and convey to the corporation the real estate which is located around Deep Pond upon the governor's 16 making a finding that the required and appropriate federal approval of the transfer has been obtained 17 18 so that the transfer will not affect, in any adverse manner, any benefits received by the state under

1	the Pittman Robertson Act, 16 U.S.C. § 669 et seq. and the Dingell Johnson Act, 16 U.S.C. § 777
2	et seq.
3	(c) Upon the same findings and determinations outlined above, the governor is authorized
4	empowered, and directed to transfer, assign, and convey to the corporation and its assigns a
5	mutually acceptable exclusive (except as to lateral crossing) right and easement to pass by foot and
6	vehicle over a forty-five foot (45') wide strip of state land located within the town between Kings
7	Factory Road and Watchaug Pond, and to use an area at the end of the strip sufficiently large for
8	the parking of automobiles and the launching of boats.
9	(d) The authority herein granted to the governor shall be in addition to any other authority
0	conferred upon him or her by law. The real estate conveyed by the state to the corporation pursuant
1	to the provisions of this section shall be held in perpetuity for conservation purposes and shall no
2	be improved or developed by the corporation.
3	37-18-10. Land use plan.
4	(a) All real property owned and held by the corporation shall be subject to a land use plan
.5	prepared by the office of state planning within the department of administration. No less than
6	seventy five percent (75%) of the land owned by the corporation, exclusive of the real property
7	described in § 37-18-7, shall not be improved and developed and shall be held in perpetuity for
.8	conservation purposes, and the real property to be held in perpetuity for conservation purposes shall
9	be delineated in the land use plan. The land use plan shall be mutually acceptable to the corporation
20	and the town. Acceptance by the town of the plan shall not be unreasonably withheld. Upon
21	acceptance of the plan by the town, the town shall amend its zoning ordinance adopted pursuant to
22	chapter 24 of title 45 so as to conform to the plan. The zoning ordinance as amended shall govern
23	the land use of real property owned by the corporation and the ordinance shall not be further
24	amended in a manner inconsistent with the plan without the consent of the corporation; provided
25	however, that the ordinance shall not be amended in any manner affecting the land designated in
26	the land use plan for conservation purposes.
27	(b) The corporation shall not be entitled to use any portion of the real property to be owned
28	and held by the corporation until such time as the land use plan is adopted by the corporation and
29	accepted by the town.
80	37-18-11. Civil and criminal jurisdiction.
81	Except as otherwise provided, the corporation and all its authorized activities shall be
32	subject to all the criminal and civil laws of the state and the town.
3	SECTION 2. The title of Chapter 37-18 of the General Laws entitled "Narragansett Indian
84	Land Management Corporation" is hereby amended to read as follows:

1	CHAPTER 37-18
2	Narragansett Indian Land Management Corporation
3	<u>CHAPTER 37-18</u>
4	NARRAGANSETT INDIAN TRIBE
5	SECTION 3. Sections 37-18-2, 37-18-13 and 37-18-14 of the General Laws in Chapter 37-
6	18 entitled "Narragansett Indian Land Management Corporation" are hereby amended to read as
7	follows:
8	37-18-2. Definitions.
9	As used in this chapter:
10	(a)(1) "Corporation" means the Narragansett Indian land management corporation
11	established by § 37-18-3.
12	(b)(2) "Federal recognition" means the formal acknowledgement of the existence of an
13	American Indian tribe pursuant to 25 U.S.C. § 1707 and 25 Code of Federal Regulations, Part 83.
14	(e)(3) "Improvement" means land preparation and provision of public improvements such
15	as streets, sewers, and water lines needed for commercial and residential development.
16	(d)(4) "Indian" means those descendants of the individuals named on the list established
17	pursuant to the Acts of 1880, ch. 800, § 4.
18	(e)(5) "Indian corporation" means the Rhode Island non-business corporation known as the
19	Narragansett Tribe of Indians Narragansett Indian Land Management Corporation.
20	(f)(6) "Land use plan" means the plan established by the division of statewide planning and
21	accepted by the town and the corporation.
22	(7) "Narragansett Indian Tribe" or "Narragansett Tribe of Indians" means the federally
23	acknowledged and recognized tribe by 25 CFR § 83.11; 48 Fed. Reg. 6177-78 (1983).
24	(g)(8) "Secretary of the interior" means the secretary of the United States department of
25	the interior.
26	(h)(9) "State" means the state State of Rhode Island.
27	(i)(10) "Town" means the town of Charlestown, Rhode Island.
28	37-18-13. Transfer of land to Indian tribe Transfer of land to Narragansett Indian
29	<u>tribe.</u>
30	Upon the presentation of federal acknowledgement and recognition to the Narragansett
31	Indian Tribe land management corporation and the secretary of state, the Narragansett Indian land
32	management corporation shall forthwith transfer and convey to the federally recognized
33	Narragansett Tribe of Indians all powers, authority, rights, privileges, titles, and interest it may
34	possess to any and all real property acquired, owned, and held for the benefit of those individuals

1	of Narragansett Indian ancestry set forth in the list established pursuant to P.L. 1880 ch. 800, § 4,
2	and thereafter, the Narragansett Indian land management corporation shall have no further interest
3	in the real property. All real property transferred by the Narragansett Indian land management
4	corporation to the federally recognized Narragansett Tribe of Indians pursuant to this provision:
5	(a) Shall be subject to the same conditions, restrictions, limitations, or responsibilities set
6	forth in §§ 37-18-6(m)(2) and (m)(3), 37-18-8, 37-18-9, 37-18-10, and 37-18-11 hereof as are
7	applicable to the corporation and all its authorized activities.
8	(b) Shall be subject to the civil and criminal laws of the state of Rhode Island and the town
9	of Charlestown, Rhode Island, except as otherwise provided herein.
10	37-18-14. Transfer of state land to the Indian tribes Transfer of state land to the
11	Narragansett Indian tribe.
12	(a) Upon presentation of federal acknowledgement and recognition to the Narragansett
13	Indian <u>Tribe</u> land management corporation and the secretary of state, the governor is authorized,
14	empowered, and directed to transfer, assign, and convey to the Narragansett Tribe of Indians in fee
15	simple all the right, title, and interest of the state in and to the following approximately nine hundred
16	(900) acres of real estate located in the town;
17	(1) The Indian Cedar Swamp management area;
18	(2) Indian Burial Hill; and
19	(3) The state land around Deep Pond.
20	(b) Provided, however, that the state shall retain control of and public access shall be
21	guaranteed to an adequate fishing area within the said state land around Deep Pond, and provided,
22	further, that the governor is only authorized, empowered, and directed to transfer, assign, and
23	convey to the Narragansett Tribe of Indians the real estate which is located around Deep Pond upon
24	the governor's making a finding that the required and appropriate federal approval of the transfer
25	has been obtained so that the transfer will not affect, in any adverse manner, any benefits received
26	by the state under the Pittman Robertson Act, 16 U.S.C. § 669 et seq. and the Dingell Johnson Act,
27	16 U.S.C. § 777 et seq.
28	(c) Upon the same findings and determinations outlined above, the governor is authorized,
29	empowered, and directed to transfer, assign, and convey to the Narragansett Tribe of Indians and
30	its assigns a mutually acceptable exclusive (except as to lateral crossing) right and easement to pass
31	by foot and vehicle over a forty-five foot (45') wide strip of state land located within the town
32	between Kings Factory Road and Watchaug Pond, and to use an area at the end of the strip
33	sufficiently large for the parking of automobiles and the launching of boats.
34	(d) The authority herein granted to the governor shall be in addition to any other authority

1	conteried upon him of her by law. The real estate conveyed by the state to the ivariaganset. Thoe
2	of Indians pursuant to the provisions of this section shall be subject to the civil and criminal laws
3	of the state of Rhode Island and the town of Charlestown, Rhode Island, except as otherwise
4	provided herein, and shall be held in perpetuity for conservation purposes and shall not be improved
5	or developed by the Narragansett Tribe of Indians.
6	SECTION 4. Chapter 37-18 of the General Laws entitled "Narragansett Indian Land
7	Management Corporation" is hereby amended by adding thereto the following sections:
8	37-18-16. Name Change.
9	Whenever in the general or public laws there appears any reference to the Narragansett
10	Indian Land Management Corporation such reference shall be construed to refer to the Narragansett
11	Indian Tribe.
12	37-18-17. Sovereignty.
13	The State of Rhode Island hereby acknowledges the Narragansett Indian Tribe as the
14	aboriginal people of this land sovereign to the territory of what is now known as Rhode Island.
15	<u>37-18-18. Construction.</u>
16	The provisions of this chapter shall be liberally construed in order to accomplish the
17	purposes hereof provided they are not inconsistent with the 1978 Rhode Island Indian Claims
18	Settlement Act.
19	SECTION 5. This act shall take effect upon passage.
	====== LC005644

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

$A\ N\quad A\ C\ T$

RELATING TO PUBLIC PROPERTY AND WORKS -- NARRAGANSETT INDIAN LAND MANAGEMENT CORPORATION

1	This act would repeal the authority of the governor to transfer property interests of the state
2	in Charlestown and further restrict the state from retaining control of certain public access and
3	easements. It would also revoke the restrictions that the Narragansett Indian Tribe be subject to a
4	land use plan and the jurisdiction of the criminal and civil laws of the state and town. The act would
5	also acknowledge the Narragansett Indian Tribe as the sole aboriginal people sovereign to the
6	territory of Rhode Island.
7	This act would take effect upon passage.
	LC005644

=======