

## Collections and Expenditures of FLTFA Monies

### Collections

Payments (cash, checks, money orders, electronic fund transfers) received from land sales and land exchange cash equalization payments, qualifying as FLTFA disposals should be receipted and deposited in the Collection and Billings System (CBS) utilizing the following Commodity, Subject, and Action:

Commodity: Lands & Realty Management  
Subject: Fed Land Trans. Facilitation Act  
Action (pick one that is most appropriate):

Pmnt from Compet. Sales on PD Lands (\*XL5881XS)  
Pmnt from Direct Sales on PD Lands (\*XL5881XS)  
Equalization Pmnt from Exchanges on PD Lands (\*XL5881XS)

Pmnt from Compet. Sales on O&C Lands (\*XL5882XS)  
Payment from Direct Sales on O&C (\*XL5882XS)  
Equalization Pmnt from Exchanges on O&C (\*XL5882XS)

Pmnt from Compet. Sales on CBWR (\*XL5897XS)  
Payment from Direct Sales on CBWR (\*XL5897XS)  
Equalization Pmnt from Exchanges on CBWR (\*XL5897XS)  
(CBWR - Coos Bay Wagon Road)

For sales in Alaska, the Commodity, Subject, and Action for use in the CBS are as follows:

Commodity: Lands & Realty Management  
Subject: Fed Land Trans. Facilitation Act - AK  
Action (pick one that is most appropriate):

Pmnt from Compet. Sales (\*XL5881XS)  
Pmnt from Direct Sales (\*XL5881XS)  
Equalization Pmnt from Exchanges (\*XL5881XS)

Suspense - Temporary Hold (\*XL6500DP)

Funds should only be placed in suspense until a patent is issued and the cased is closed.  
At that time, the state office will earn the funds into the proper account.

In each of these, the \* represents the source year, however FLTFA funds are no year funds, so no additional entry is required.

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### Expenditures

Monthly, the BLM National Operations Center (NOC) will transfer the gross unavailable Federal Land Disposal (FLD) proceeds collected in CBS and allocate the receipts to the FLTFA fund accounts for expenditure, in accordance with the provisions of the FLTFA. The allocation of the proceeds to the FLTFA fund accounts and subactivity codes is illustrated on the attached FLTFA flow chart.

Five percent of the net proceeds from land sales goes to the Payments for the State's Treasury account 14X5133. Payments are made to individual states where the land is sold according to all states enabling acts (Table 1.0) and the Interior Department Appropriations Act (PL 136/HR 370; 58 Stat 890) (see addendum to this attachment). Payments are made annually in November based upon the previous fiscal year's activity.

Activities performed by the BLM for FLTFA-funded land sales and FLTFA-funded land purchases will be charged to one of three subactivity codes as follows (see attached flow chart for further illustration):

#### **Subactivity L587A - FLTFA Administration of Federal Lands for Disposal and Land Acquisition (Purchase) funds:**

The percentage of gross proceeds, after a percentage of the proceeds are delivered to the State of origin, collected in CBS and transferred to this subactivity code. These funds are reallocated to subactivity code L587B (80%) and L587E (20%) for expenditure. **This subactivity will not be used by offices.**

WBS required: Not allowed

#### **Subactivity L587B - FLTFA Land Acquisition (Purchase):**

These funds are reallocated to subactivity codes L587C (20%) and L587D (80%) (see below). **This subactivity will not be used by offices.**

WBS required: Not allowed

#### **Subactivity L587C - FLTFA Land Acquisition (Purchase) outside the State:**

These funds are designated for land purchase and must only be used for the actual purchase price of property. The lands acquired may be outside of the State in which the funds were collected and deposited. None of these funds are available for administration of land sales or acquisitions. Funds in this subactivity are held at Headquarters and may be distributed to BLM state offices or used to acquire lands by the U.S. Fish and Wildlife Service, National Park Service, or U.S. Forest Service. The utilization of this account will be at the discretion of the FLTFA Executive Committee.

WBS required: Required, see below for WBS code assignment

Valid PE Codes: AQ, BJ, BK, DU, HN, KD and PN

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### **Subactivity L587D - FLTFA Land Acquisition (Purchase) within the State:**

These funds are designated for land purchase and must only be used for the actual purchase price of property. The lands acquired shall be expended within the state in which the funds were collected and deposited. None of these funds are available for administration of land sales or acquisitions. The utilization of this account will be at the discretion of the FLTFA Executive Committee.

WBS required: Required, see below for WBS code assignment.

Valid PE Codes: AQ, BJ, BK, DU, EC, HN and PN

### **Subactivity L587E - FLTFA Administration and Preparation of Federal Lands for Disposal Expenses:**

These funds may be used for costs associated with administering the land sales program and land exchanges where it is anticipated there will be a cash equalization payment. Expenses may include labor, travel, appraisal, appraisal review, cadastral survey services, hazmat surveys, resource (archaeology, wildlife, etc.) surveys, title, closing, etc. Funds collected in this account that are in excess of the funds needed to support disposal actions may be used by Headquarters for land acquisition and transferred to subactivity L587C/FLTFA - Land Acquisition (Purchase) outside the State. Funds in this subactivity are for the exclusive use of the BLM and subject to approval by Headquarters.

WBS required: Required, one for pre-sale planning and one for land sale processing, see below for WBS code assignment.

Valid PE Codes: AQ, BJ, BK, DU, EU and PN

### **WBS Code Assignment**

When a project has been approved for funding, submit the Project Request Form 1310-20 to the NOC, OC-612, via the Project Management SharePoint.

L587C and L587D - A WBS code is required for these two subactivities:

For example: LVFLCXXCB010

Positions 1 - 4 = LVFL;

Positions 5 - 7 = CXX (1 character BLM state code, X = no indirect, X no FY);

Positions 8 - 11 = Project code comprised of one character for the BLM state, one character for the agency, and a two-digit sequence number. For example: CB01, where C = Colorado, B = BLM (F= FWS, P = NPS, S = FS), 01 = sequence number; and

Position 12 = 0 (always zero).

L587E – Two WBS codes are needed by State:

LXFLCPSP0000 for pre-sale planning;

LXFLCLSP0000 for land sale processing; and

Position 5 (C) is one character for the BLM state.

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Table 1.0 – LIST of STATE ENABLING and ADMISSIONS ACTS



State	Text of Enabling Act	Date of Statehood
AK	<p><i>Alaska Statehood Act of July 7, 1958, 72 Stat 339, PL 85-508, Section 6(f)</i></p> <p>Public school support                      (f) Five per centum of the proceeds of sale of public lands lying within said State which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to such sales, shall be paid to said State to be used for the support of the public schools within said State.</p> <p>Page 383 of <a href="https://www.govinfo.gov/content/pkg/STATUTE-86/pdf/STATUTE-86.pdf">https://www.govinfo.gov/content/pkg/STATUTE-86/pdf/STATUTE-86.pdf</a> accessed July 13, 2022.</p>	7/7/1958
AZ	<p><i>Arizona-New Mexico Enabling Act of June 20, 1910, 36 Stat. 572</i></p> <p>Sec. 9. That five per centum of the proceeds of sales of public lands lying within said State, which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to such sales, shall be paid to the said State to be used as a permanent inviolable fund, the interest of which only shall be expended for the support of the common schools within said State.</p> <p>Page 587 of <a href="https://tile.loc.gov/storage-services/service/l1/lsl/lsl-c61/lsl-c61.pdf">https://tile.loc.gov/storage-services/service/l1/lsl/lsl-c61/lsl-c61.pdf</a> accessed July 13, 2022.</p>	6/20/1910

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State	Text of Enabling Act	Date of Statehood
CA	<p><i>An Act for the Admission of the State of California into the Union, September 9, 1850, 9 Stat. 452</i></p> <p>Whereas the people of California have presented a constitution and asked admission into the Union, which constitution was submitted to Congress by the President of the United States, by message dated February thirteenth, eighteen hundred and fifty, and which, on due examination, is found to be republican in its form of government:</p> <p><i>Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State of California shall be one, and is hereby declared to be one, of the United States of America, and admitted into the Union on an equal footing with the original States in all respects whatever.</i></p> <p><i>Sec. 2. And be it further enacted, That, until the representatives in Congress shall be apportioned according to an actual enumeration of the inhabitants of the United States, the State of California shall be entitled to two representatives in Congress.</i></p> <p><i>Sec. 3. And be it further enacted, That the said State of California is admitted into the Union upon the express condition that the people of said State, through their legislature or otherwise, shall never interfere with the primary disposal of the public lands within its limits, and shall pass no law and do no act whereby the title of the United States to, and right to dispose of, the same shall be impaired or questioned; and they shall never lay any tax or assessment of any description whatsoever upon the public domain of the United States, and in no case shall non-resident proprietors, who are citizens of the United States, be taxed higher than residents; and that all the navigable waters within the said State shall be common highways, and forever free, as well to the inhabitants of said State as to the citizens of the United States, without any tax, impost, or duty therefor: <i>Provided, That nothing herein contained shall be construed as recognizing or rejecting the propositions tendered by the people of California as articles of compact in the ordinance adopted by the convention which formed the constitution of that State.</i></i></p> <p>Approved, September 9, 1850.</p> <p>Page 32 of <a href="https://tile.loc.gov/storage-services/service/l1/lsl/lsl-c31/lsl-c31.pdf">https://tile.loc.gov/storage-services/service/l1/lsl/lsl-c31/lsl-c31.pdf</a> accessed July 13, 2022.</p>	9/9/1850

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State	Text of Enabling Act	Date of Statehood
CO	<p><i>Colorado Enabling Act of March 3, 1875</i>, 18 Stat. 474</p> <p>Sec. 12. That five per centum of the proceeds of the sales of agricultural public lands lying within said State which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to the said State for the purpose of making such internal improvements within said State as the legislature thereof may direct: <i>Provided</i>, That this section shall not apply to any lands disposed of under the homestead-laws of the United States, or to any lands now or hereafter reserved for public or other uses.</p> <p>Page 506 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c43/l1sl-c43.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c43/l1sl-c43.pdf</a> accessed July 13, 2022.</p>	3/3/1875
ID	<p><i>An Act to Provide for the Admission of the State of Idaho into the Union</i>, July 4, 1890, 26 Stat. 215</p> <p>Sec. 7. Public lands--Sale--Per cent paid state for school fund.--Five per cent of the proceeds of the sales of public lands lying within said State which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to the said State, to be used as a permanent fund, the interest of which only shall be expended for the support of the common schools within said State.</p> <p>Page 270 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c51/l1sl-c51.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c51/l1sl-c51.pdf</a> accessed July 13, 2022.</p>	7/3/1889
MT	<p><i>An Act to provide for the division of Dakota into two States and to Enable the people of North Dakota, South Dakota, Montana and Washington to form constitutions and State governments and to be admitted into the Union on an equal footing with the original States, and to make donations of public lands to such States</i>, 25 Stat. 676, February 22, 1889</p> <p>SEC. 13. That five per centum of the proceeds of the sales of public lands lying within said States which shall be sold by the United States subsequent to the admission of said States into the Union, after deducting all the expenses incident to the same, shall be paid to the said States, to be used as a permanent fund, the interest of which only shall be expended for the support of common schools within said States, respectively.</p> <p>Page 725 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c50/l1sl-c50.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c50/l1sl-c50.pdf</a> accessed July 13, 2022.</p>	2/22/1889

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State	Text of Enabling Act	Date of Statehood
NM	<p><i>Arizona-New Mexico Enabling Act of June 20, 1910</i>, 36 Stat. 572</p> <p>Sec. 27. That five per centum of the proceeds of sales of public lands lying within said State which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to such sales, shall be paid to the said State to be used as a permanent inviolable fund, the interest of which only shall be expended for the support of the common schools within said State.</p> <p>Page 587 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c61/l1sl-c61.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c61/l1sl-c61.pdf</a> accessed July 13, 2022.</p>	6/20/1910
NV	<p><i>Act of Congress Enabling the People of Nevada to Form a Constitution and State Government</i>, March 21, 1864, 13 Stat. 36</p> <p>Sec. 10. Five percent of subsequent sales of public lands by United States to be paid to state for public roads and irrigation. And be it further enacted, That five percentum of the proceeds of the sales of all public lands lying within said state, which shall be sold by the United States subsequent to the admission of said state into the Union, after deducting all the expenses incident to the same, shall be paid to the said state for the purpose of making and improving public roads, constructing ditches or canals, to effect a general system of irrigation of the agricultural land in the state, as the legislature shall direct.</p> <p>Page 62 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c38/l1sl-c38.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c38/l1sl-c38.pdf</a> accessed July 13, 2022.</p>	3/21/1864
OR	<p><i>An Act to Provide for the Admission of the State of Wyoming into the Union, and for Other Purposes</i>, July 10, 1890, 26 Stat. 664</p> <p>Sec. 7. Common school fund. Five per cent of the proceeds of the sales of public lands lying within said state which shall be sold by the United States subsequent to the admission of said state into the union, after deducting all the expenses incident to the same, shall be paid to the said state, to be used as a permanent fund, the interest of which only shall be expended for the support of the common schools within said state.</p> <p>Page 277 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c51/l1sl-c51.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c51/l1sl-c51.pdf</a> accessed July 13, 2022.</p>	7/10/1890

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State	Text of Enabling Act	Date of Statehood
UT	<p><i>Utah Enabling Act of July 16, 1894</i>, 28 Stat. 109.</p> <p>Sec. 9. That five per centum of the proceeds of the sales of public lands lying within said State, which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to the said State, to be used as a permanent fund, the interest of which only shall be expended for the support of the common schools within said State.</p> <p>Page 139 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c53/l1sl-c53.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c53/l1sl-c53.pdf</a> accessed July 13, 2022.</p>	7/16/1894
WA	<p><i>An Act to provide for the division of Dakota into two States and to Enable the people of North Dakota, South Dakota, Montana and Washington to form constitutions and State governments and to be admitted into the Union on an equal footing with the original States, and to make donations of public lands to such States</i>, 25 Stat. 676, February 22, 1889</p> <p>SEC. 13. That five per centum of the proceeds of the sales of public lands lying within said States which shall be sold by the United States subsequent to the admission of said States into the Union, after deducting all the expenses incident to the same, shall be paid to the said States, to be used as a permanent fund, the interest of which only shall be expended for the support of common schools within said States, respectively.</p> <p>Page 725 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c50/l1sl-c50.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c50/l1sl-c50.pdf</a> accessed July 13, 2022.</p>	2/22/1889
WY	<p><i>Wyoming Enabling Act</i>, July 10, 1890, 26 Stat. 222</p> <p>Sec. 7. That five per centum of the proceeds of the sales of public lands lying within said State which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to the said State, to be used as a permanent fund, the interest of which only shall be expended for the support of the common schools within said State.</p> <p>Page 277 of <a href="https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c38/l1sl-c38.pdf">https://tile.loc.gov/storage-services/service/l1/l1sl/l1sl-c38/l1sl-c38.pdf</a> accessed July 13, 2022.</p>	7/10/1890



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<b>State</b>	<b>Text of Enabling Act</b>	<b>Date of Statehood</b>
INTE RIOR	<p><i>Interior Department Appropriations Act for Fiscal Year 1952, 65 Stat. 252</i></p> <p><b>PAYMENTS TO STATES (PROCEEDS OF SALES)</b> For payment to the several States of 5 per centum of the net proceeds of sales of public lands and materials lying within their limits, for the purpose of education or of making public roads and improvements, sums equal to the aggregate of all moneys received in accordance with section 4 of the Act of June 26, 1934 (31 U.S.C. 725c), during the current and succeeding fiscal years, and including in the fiscal year 1952 the unappropriated balance of receipts of prior fiscal years, to remain available until expended.</p> <p>Page 286 of <a href="https://www.govinfo.gov/content/pkg/STATUTE-65/pdf/STATUTE-65.pdf">https://www.govinfo.gov/content/pkg/STATUTE-65/pdf/STATUTE-65.pdf</a> accessed July 13, 2022.</p>	8/31/1951