

PROCESS FOR DEVELOPING DONATED CONSERVATION EASEMENT PROJECTS

This document outlines the general process of conveying a donated conservation easement to CCALT.

IMPORTANT NOTES REGARDING PROJECT DEVELOPMENT

Timeline Associated with the Completion of a Donated Conservation Easement: It typically takes a minimum of 9-18 months after CCALT Board approval to go through the process of developing and completing a conservation easement donation. This process includes (1) project scoping, board approval, and due diligence production and review; (2) deed of conservation easement drafting and negotiations; and, (3) closing.

Landowner Legal Counsel: CCALT strongly encourages landowners to retain independent legal representation to assist in negotiating and reviewing the conservation easement on the landowners' behalf. CCALT wants every landowner to fully understand all the legal ramifications associated with a perpetual conservation easement.

Landowner Financial Advisor: Donations of Conservation Easements may result in significant federal and state tax benefits. CCALT strongly encourages landowners to retain independent financial advice. CCALT wants every landowner to fully understand all the financial aspects associated with donating a conservation easement.

STEPS TO COMPLETING A DONATED CONSERVATION EASEMENT TRANSACTION

1. Contact CCALT and Request an Information Packet and Landowner Questionnaire:

Interested landowners are encouraged to contact CCALT to request an information packet and landowner questionnaire. The landowner information packet includes detailed information about CCALT, the uses and benefits of agricultural conservation easements, tax benefits associated with conservation easements, and many resources to continue learning about conservation easements.

2. Landowner Project Questionnaire:

The Landowner Project Questionnaire should be completed by the landowner and submitted to CCALT for review. CCALT may also be able to provide a proforma which provides estimated costs and financial benefits. **NOTE:** Typically, a donated conservation easement will cost between \$88,300 and \$128,300 to complete.

3. Site Visit:

After reviewing the Landowner Project Questionnaire, the CCALT Conservation Team will determine if the project meets CCALT's project criteria. If the project is determined to meet the project criteria, the CCALT Project Manager will establish a time to visit the property and further evaluate the conservation values. The site visit is used to gather additional information about the property and further assess its consistency with CCALT's project criteria.

4. Project Approval from the Board of Directors:

Following the site visit, the project will be presented to the CCALT Board of Directors (Board) for formal project approval. Upon formal Board approval, CCALT will send the landowner an engagement letter. Following receipt of the signed engagement letter, the CCALT Project Manager and landowner will begin the process of ordering the required due diligence reports and negotiating the terms of the conservation easement. A \$1,000 non-refundable application fee will be due to CCALT 30 days following receipt of the signed engagement letter. This fee will be applied to the total project coordination fee.

NOTE: CCALT recommends that the landowner hire independent legal counsel to assist in negotiating and reviewing the conservation easement immediately following formal Board approval.

- **5. Due Diligence:** The following four (4) due diligence reports need to be completed prior to conveying a conservation easement: (1) Appraisal Report; (2) Mineral Remoteness Assessment; (3) Baseline Inventory Report; and (4) Title work and Title Policy. CCALT will provide a resource list of qualified professionals who specialize in the development of the required due diligence reports. It is the landowner's responsibility to contact, hire and pay to produce the required due diligence reports.
 - Appraisal: An independent qualified conservation easement appraisal must be prepared
 to determine the value of the conservation easement. NOTE: A standard land appraisal
 will not qualify for a conveyance of a conservation easement. The value of the
 conservation easement is what determines both state and federal tax benefits.
 - Mineral Remoteness Assessment: Federal law requires a Mineral Remoteness
 Assessment be completed in all instances where the mineral estate has been severed and
 is owned separate from the surface estate. The mineral report must be completed by a
 professional geologist and must conclude that the likelihood of surface mining is "so
 remote as to be negligible". NOTE: Oil and gas development is <u>not</u> considered to be
 surface mining, but extensive oil and gas activity may preclude qualification.
 - Baseline Inventory Report: Federal law requires that a Baseline Inventory Report that
 documents the property's conservation values, natural resources, and current condition
 be completed. This report is used by CCALT to carry out its perpetual stewardship
 obligations.
 - Title Work and Title Policy: CCALT will review the property's chain of title and examine all exceptions to title. CCALT will order title for the property from a title company that operates in the area. If the property is subject to any deeds of trust and the landowner does not plan to pay those off prior to closing, the landowner and CCALT will work with the lender to have the lender subordinate the deed of trust to the conservation easement. The consent and subordination agreement will be attached to the deed of conservation easement. It is important to determine how any deeds of trust will be addressed as early

in the process as possible as lenders often require a significant amount of time to review subordination requests.

6. Negotiating the Deed of Conservation Easement:

CCALT's legal counsel, the landowner, and the landowner's legal counsel will draft and negotiate the terms of the deed of conservation easement. The initial drafting will be based off CCALT's model deed of conservation easement. The deed of conservation easement will be tailored to the specific characteristics and conservation values of the property, as well as the needs of the landowner. Negotiating the terms of the deed of conservation easement can be complex and time consuming. It is essential that CCALT and the landowner fully agree on all of the terms of the deed of conservation easement at the end of the negotiation.

7. Easement Approval from the CCALT Board of Directors:

Once the deed of conservation easement has been fully negotiated, the CCALT Board of Directors will review it for their approval. Once the Board has formally approved the deed of conservation easement, CCALT and the landowner may proceed to closing and recording.

8. Closing and Recording:

Closing will be handled through a title company which will ensure that the deed of conservation easement is properly signed by CCALT and the landowner. The signed deed of conservation easement will be recorded in the county records by the title company. The title company will subsequently issue a title policy on the conservation easement interest to CCALT.

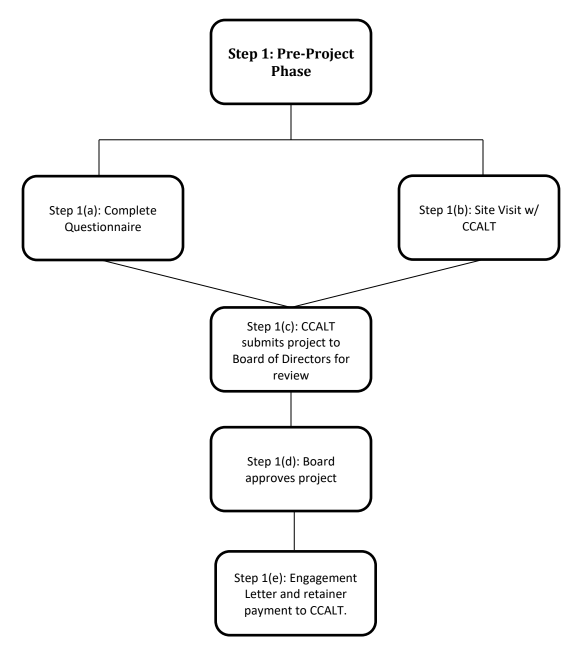
9. Obtain and Sell Tax Credits (if applicable): A conservation easement donor ("Donor") is eligible to receive tax credits under Colorado law if they file a Colorado income tax return or if they otherwise qualify as a taxpayer pursuant to CRS 39-22-522(1)(b). Conservation easement tax credits may be used by the donor over a 20-year period beginning in the first year of the tax credit certificate's eligibility. The tax credits may also be sold to other Colorado taxpayers. NOTE: Landowners should sell conservation easement tax credits through a reputable tax credit broker. Brokers work throughout the year to identify buyers and match them with sellers. CCALT is building capacity to facilitate tax credit transactions on a limited basis and, depending on the availability of buyers, may be able to work with you to sell your credits. If you are interested in working with CCALT to sell your tax credits, inquire with your CCALT Project Manager as your project progresses. The State of Colorado must certify all conservation easement tax credits prior to issuing the credits. Transfers of the credits are required to be reported to the State.

For additional information on Conservation Easement Tax Credits, please refer to CCALT's Frequently Asked Questions document.

CCALT has developed a flow chart to assist landowners in learning about the process of conveying a bargain sale conservation easement. The flow chart is presented on the next several pages.

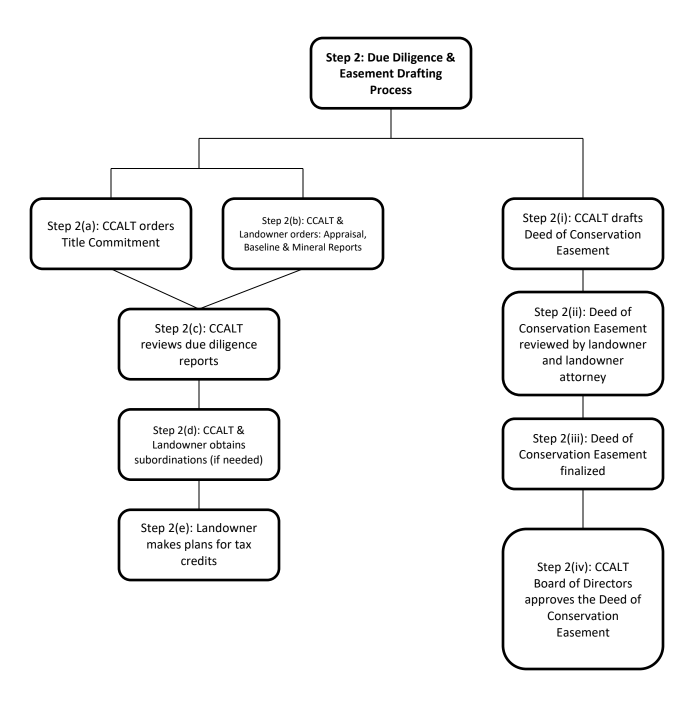
Please contact CCALT (303.225.8677 or <u>www.ccalt.org</u>) with any additional questions that you have related to the process for developing a donated conservation easement project.

STEP 1 - PRE-PROJECT PHASE



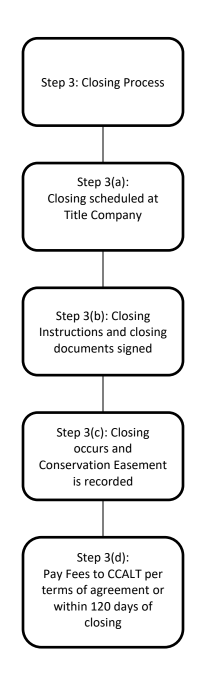
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STEP 2 - DUE DILIGENCE & EASEMENT DRAFTING PROCESS



[STEP 3 CONTINUES ON THE NEXT PAGE]

STEP 3 - CLOSING PROCESS



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STEP 4 - POST CLOSING PROCESS

