Changes to the Model
Grant of Conservation Easement and Declaration of Covenants
from 5/3/2019 to 4/22/2020
(four provisions altered in total)

Article 1. Background; Grant to Holder

1.07 Federal Tax Items

(c) Extinguishment. In accordance with §1.170A-14(g)(6) of the Regulations, the undersigned Owner or Owners agree that (1) the grant of the Conservation Easement gives rise to a real estate right, immediately vested in Holder, that entitles Holder to compensation upon extinguishment of the easement; and (2) extinguishment for unexpected changes that make impossible or impractical the continued use of the Property for conservation purposes (as defined in the Regulations) of this Grant can only be accomplished by judicial proceedings. The fair market value of the right is to be determined in accordance with the Regulations; i.e., it is at least equal to the proportionate value that the Conservation Easement as of the Easement Date bears to the value of the Property as a whole as of the Easement Date (the “Proportionate Value”). If the Proportionate Value exceeds the compensation otherwise payable to Holder under this Grant or Applicable Law, Holder is entitled to payment of the Proportionate Value. Holder must use funds received on account of the Proportionate Value for conservation purposes (as defined in the Regulations).

[This change more cleanly aligns with the Regulations.]

Article 2. Transfer; Subdivision

Article 3. Highest Protection Area

Article 4. Standard Protection Area

Article 5. Minimal Protection Area

Article 6. Rights and Duties of Holder and Beneficiaries

6.01 Holder Covenants

(c) Proceeds Used for Conservation Purposes. Holder must use any funds received on account of the release, termination, or extinguishment of the Conservation Easement in whole or in part in furtherance of its charitable purposes.

[“Charitable” doesn’t work for governmental holders and there is no compelling need to qualify a charitable organization’s conservation purposes as such.]

Article 7. Violation; Remedies

Article 8. Miscellaneous

Article 9. Glossary

“Applicable Law” means federal, state, or local laws, statutes, codes, ordinances, standards, and regulations applicable to the Property, the Conservation Easement, or this Grant, as amended through the applicable date of reference. If this Grant is intended to meet the requirements of a qualified conservation contribution, then applicable provisions of the Code and the Regulations (including notices issued interpreting the Regulations) are also included in the defined term.

[The change is intended to clarify that the definition includes notices issued by the IRS.]

“Regulatory Signs” mean signs (not exceeding one square foot each or such greater dimensions as are the minimum required by Applicable Law) to control access to the Property or for informational, directional, or interpretive purposes.

[The change is intended to accommodate situations where the law may require larger signs.]
The 2019.05.03 version of the seventh edition of the *Model Grant of Conservation Easement and Declaration of Covenants* updates the 2017.05.18 version with changes to section 6.04 as indicated below.

6.04 Review

The following provisions are incorporated into any provision of this Grant that is subject to Review:

(a) **Notice to Holder.** Before Owners begin or allow a Subdivision, Improvement, activity, or use that is subject to Review, Owners must (1) notify Holder of the proposed change including with the notice such information as is reasonably sufficient to comply with Review Requirements and otherwise describe the proposal and its potential impact on the Conservation Objectives and (2) receive Holder's approval.

(b) **Notice to Owners.** Upon receipt of Owners' notice, Holder must review the proposed change and notify Owners of Holder's determination to (1) accept Owners' proposal in whole or in part; (2) reject Owners' proposal in whole or in part; (3) accept Owners' proposal conditioned upon compliance with conditions imposed by Holder; or (4) reject Owners' proposal for insufficiency of information on which to base a determination. If Holder gives conditional acceptance under clause (3), commencement of the proposed Subdivision, Improvement, activity, or use constitutes acceptance by Owners of all conditions set forth in Holder's notice.

(c) **Time for Review.** If requested by Owners, Holder must furnish its estimate of the time required to review the proposed change and use its best efforts and due diligence to notify Owners of its determination within this time period. Otherwise, Holder must make its determination within a reasonable period of time following receipt of Owners' notice to Holder.

(d) **Standard of Review**

(1) The phrase “without any obligation to do so,” in relation to an approval or determination by Holder, means that, in that particular case, Holder's approval is wholly discretionary and may be given or withheld for any reason or no reason.

(2) In all other cases, Holder's approval is not to be unreasonably withheld. It is not unreasonable for Holder to disapprove a proposal that may adversely affect resources described in the Conservation Objectives or that is otherwise inconsistent with maintenance or attainment of Conservation Objectives.
One subsection of the 7th edition of the *Model Grant of Conservation Easement and Declaration of Covenants* was modified for the 2017.015.18 version. Subsection 3.02(c) was changed as follows:

**Other Activities.** Activities **Recreation and Education.** Recreational, educational, and scientific research activities are permitted that do not require Improvements other than trails and do not materially and adversely affect maintenance or attainment of Conservation Objectives such as the following: (1) walking, horseback riding on trails, cross-country skiing, bird watching, nature study, fishing, and hunting; and (2) **educational or scientific activities wildlife research** consistent with and in furtherance of the Conservation Objectives. Vehicular use is not permitted in connection with the activities permitted under this subsection unless Holder approves the use after Review.