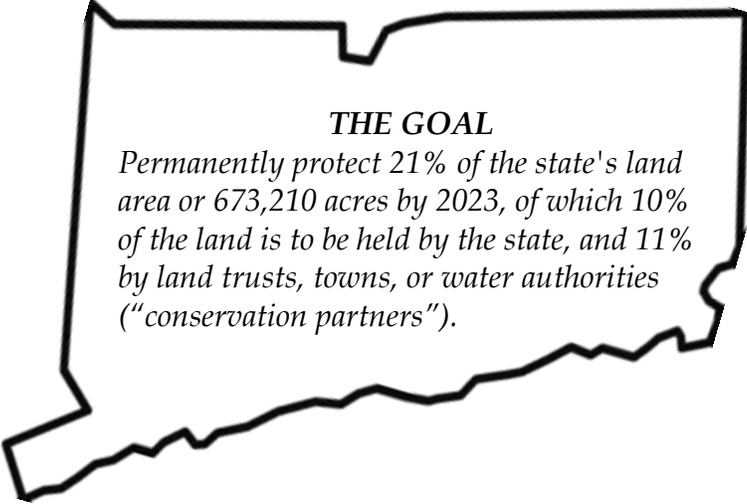


# Land Conservation in Connecticut: A Primer



## THE GOAL

Permanently protect 21% of the state's land area or 673,210 acres by 2023, of which 10% of the land is to be held by the state, and 11% by land trusts, towns, or water authorities ("conservation partners").

## THE STATUS

As of July 2016, a total of approximately 503,363 acres have been acquired for conservation by the state and its conservation partners -- approximately 15.7% of the state's land area. Connecticut's 137 active land trusts have preserved over 100,000 acres of natural landscape.

## WHAT'S NEEDED

To reach the state's conservation goals, the state and its conservation partners will need to acquire over 8,900 and 15,000 acres per year, respectively.

## State Conservation Funding Programs

### Open Space and Watershed Land Acquisition Grant Program (CGS Section 7-131d et. seq.)

- Main source of state funding that has enabled land trusts, towns and water companies to permanently protect forestland, farmland, and other open space for conservation.
- Funded through bonding and the Community Investment Act.
- Grants typically cover 50 to 65% of a property's purchase price.
- Since the program's inception in 1998, \$125 million in grants have been awarded to support the acquisition of 500+ properties totaling over 32,000 acres in 130 municipalities (as of June 2016).

### Recreation and Natural Heritage Trust Program (CGS Section 23-74 et. seq)

- DEEP's primary vehicle for acquiring state lands for parks, forests, wildlife, fisheries, water access, and natural resource management areas.
- Funded through bonding.
- DEEP has acquired 78,000 acres under this program since its inception in 1986.

## Conservation Terms

*Conservation restriction:* a limitation, whether or not stated in the form of a restriction, easement, covenant or condition, in any deed, will or other instrument executed by or on behalf of the landowner, including, but not limited to, the state or any political subdivision of the state, or in any order of taking such land whose purpose is to retain land or water areas predominantly in their natural, scenic or open condition or in agricultural, farming, forest or open space use (C.G.S. §47-45a)

*Conservation easement:* a voluntary legal agreement between a landowner and a land trust (or government entity) that permanently restricts certain aspects of land use in order to protect the conservation values of the property

*Qualified Organization:* an organization such as a conservation organization or government agency, that qualifies as a tax-exempt entity under IRS Code Sec. 501(c)(3) and meets public support requirements established by the IRS

*Deed restriction:* terms placed in a deed to a property that restrict certain uses of the real estate by subsequent owners

*Fee simple ownership:* a landowner grants all his or her rights, title, and interest in a property

*Stewardship:* the activities related to maintaining the conservation values of a protected property, including land management, monitoring for encroachments and violations.

A more complete glossary is available at: [www.ctconservation.org](http://www.ctconservation.org).

## List of Conservation-Related Connecticut General Statutes (C.G.S)

1. C.G.S. §47-33h (2001) excludes conservation easements (CEs) from Marketable Record Title Act.
2. C.G.S § 47-27(b) (2002) bars adverse possession and prescriptive easement claims against non-profit land holding organizations.
3. C.G.S §47-42d (2005) requires notice to CE holders of permit applications with state and local land use agencies and building officials.
4. C.G.S. §52-560a (2006) For encroachment on land trust land or CEs, court can award restoration or cost of restoration including: management fees, attorney fees, costs, equitable relief, and penalty of 5x restoration cost or \$5,000 in statutory damages. Attorney General can also enforce.
5. C.G.S. § 47-6b Easements must be signed by grantor and grantee (PA. 04-114 now 47-6b) or they are potentially voidable (response to easements granted without land trust permission).
6. § 12-81. Par. 7. Land trust property is generally exempt from property tax even without public access.
7. § 47-2. Charitable uses. "All estates granted .... for any other public and charitable use, shall forever remain to the uses to which they were granted, according to the true intent and meaning of the grantor, and to no other use.
8. § 47-45a. Definition of Conservation Easement. (See List of Conservation Terms)

There are 138+ land trusts in Connecticut, comprised of over 3,500 active volunteers and over 37,000 members and financial supporters.

**The Connecticut Land Conservation Council advocates for land conservation, stewardship and funding, and works to ensure the long-term strength and viability of the land conservation community in Connecticut.**

For more information about CLCC or land conservation in Connecticut, contact CLCC Executive Director Amy B. Paterson at [abpaterson@ctconservation.org](mailto:abpaterson@ctconservation.org) or (860) 614-8537.

### References

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<http://www.ctconservation.org/conservationoptions>
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