New York State Department of Agriculture and Markets

GUIDANCE DOCUMENT SERIES
FARMLAND PROTECTION IMPLEMENTATION GRANT PROGRAM

Appraisals for Conservation Easements  GD # 6

Overview
An appraisal determines the value of the conservation easement and is one of the documents that NYSDAM requires prior to the disbursement of funds. The appraisal is one of the most important documents as it sets the value of the easement. Therefore, an independent, high quality appraisal is a program requirement. Appraisals will be reviewed by the Department prior to the disbursement of funds.

Background
NYSDAM recommends that an appraisal be the basis of the value of the conservation easement presented in the application for FPIG funds. While this requires an outlay of funds prior to knowing whether the project will be funded, it greatly improves the accuracy of the proposed budget and offers the landowner a realistic estimation of the proposed purchase price early in the process. However, appraisals aren’t required at the time of application.

Appraisals must be prepared by a New York State Certified General Real Estate Appraiser certified by the New York State Department of State Division of Licensing Services. All appraisals must adhere to the Uniform Standards of Professional Appraisal Practice (commonly known as USPAP). Appraisals should be before and after appraisals that consider the value of the property both before and after the imposition of the conservation easement. The minimum standard is a Summary Appraisal Report, however NYSDAM will accept a Self-Contained Appraisal Report1. NYSDAM recommends that appraisers should be familiar with the valuation of conservation easements. All appraisals will be carefully reviewed by NYSDAM and may be reviewed by outside appraisers.

Elements of an Appraisal
The exact contents of appraisals may vary depending upon the appraiser doing the work. However, all appraisals submitted to NYSDAM for completed FPIG projects must contain the basic elements listed below.

USPAP requires that that appraisal identify the “client” or that person or entity that engages the appraiser. In the case of FPIG projects, the Client should be the county or town applicant for the project or a land trust that has been identified in a Memorandum of Understanding with the municipality. USPAP also requires the appraiser to list “intended users”; NYSDAM, any involved land trust and the landowner should be listed as intended users. USPAP requires a written description of the scope of work of the appraisal. A sample scope of work is included at the end of this Guidance Document.

1 A Summary Report may not be sufficient to meet IRS standards.
It is important that the actual easement and land plan proposed for the property are incorporated into the appraisal. The appraiser must have a copy of the proposed easement to ensure that the specifics of the individual appraisal are reflected in the valuation. If there are changes to the easement or land plan subsequent to the appraisal report being completed, a letter from that appraiser addressing the easement changes and its impact on value will be required.

The appraisal should list a summary of the qualifications of the appraiser. The effective date of the appraisal must be within three years of closing on the conservation easement or a letter of update from the appraiser will be required by NYSDAM. NYSDAM may require an update if it determines that market conditions require it.

The appraisal process can be initiated after preliminary approval of the draft easement and land plan by NYSDAM. In some cases, the survey reveals significant acreage discrepancies between the proposed land plan and surveyed boundaries of the property that may impact the appraisal. The appraisal can be finalized after the receipt of the final survey. There may be increased costs associated with this process.

Alternatively, appraisals can be done on a per acre basis recognizing that there are often differences between the tax map acreage and the final surveyed acres. For example, the appraiser may conclude that the easement is valued at $1,000 per acre based on 100 tax map acres. When the survey is complete, if the actual acreage is 102.7, the appraised value of the property would be 102.7 times $1,000 or $102,700. However, if the difference between the tax parcel acreage and the surveyed acreage is significant (greater than 10%) NYSDAM may require that the appraiser confirm that the per acre value is still accurate and whether the comparable sales used to determine the appraised per acre value need any adjustment based on size.

The appraisal should address whether there is any reasonable expectation of enhancement of value of other property owned by the seller or a related person as outlined in Section 1.170A-14 of the Treasury Regulations relating to easement valuation. If there is a reasonable expectation of enhancement, the appraised conservation easement value should be reduced by the amount of the increase in the value of the other property.

**Appraiser Qualifications**

At minimum, the appraisal must be completed by a NYS Certified General Real Estate Appraiser following USPAP guidelines. However, entities are encouraged to use an appraiser that has achieved a higher level of appraisal experience such as having membership professional appraisal organizations such as in MAI, (Member Appraisal Institute) or American Society of Farm Managers and Rural Appraisers. The appraiser must have specific conservation easement appraisal training and experience appraising conservation easements and farm properties.

In addition, the appraisal must be independent. USPAP includes ethics rules that appraisers must carefully follow. NYSDAM will not accept an appraisal where the appraiser or appraisal firm has any interest in the Property being appraised.
Appraisal Process
NYSDAM encourages local entities to develop specific instructions to appraisers setting forth how the appraisal will be prepared. The appraisals for NYSDAM should be “before and after” appraisals and landowner and local entities may need to meet other standards such as those set forth in 170(A)-14 of the tax code (for charitable contribution). A separate appraisal report may be required for the IRS purposes.

Appraisal Review
NYSDAM will carefully review all appraisals to ensure that the appraisal reflects the land plan and proposed conservation easement. In addition, NYSDAM may require an additional review if the appraisal is performed by the same entity that holds the mortgage on the Property.

Conclusion
The appraisal is the basis of a considerable state investment. Appraisals must be performed by qualified individuals and must be supported by comparables sales. Land trust and municipalities are encouraged to seek out qualified appraisers experienced in conservation easement appraisals to complete this work.

Samples and additional guidance available online:
USPAP www.appraisalfoundation.org
NYSDOS Licensing http://wwwdos.state.ny.us/lcns/realestate/index.html
Treasury Regs. 1.170A-14 http://www.access.gpo.gov/nara/cfr/waisidx_03/26cfr1v3_03.html
Sample scope of work for appraisals – provided by NYSDAM

Appraisal Checklist
☐ Was the appraisal completed by a New York State Certified General Real Estate Appraiser?
☐ Does the appraisal adhere to USPAP standards?
☐ Is the appraisal of the “before and after” method?
☐ Does the appraisal list the municipality or land trust as the “Client” and NYSDAM, the land trust and the land owner as the “intended users”?
☐ Does the appraisal include a copy of the proposed conservation easement and land plan?
☐ Does the appraisal include a summary of the qualifications of the appraiser?
☐ Is the effective date of the appraisal within three years of closing the project?
☐ Is the appraisal independent?
☐ Does the appraiser have a potential Conflict of Interest with the project (i.e. mortgage holder?)
☐ Does the appraisal address enhancement value, if applicable?

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