1	HOUSE BILL 45
2	56TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2023
3	INTRODUCED BY
4	Matthew McQueen
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10	AN ACT
11	RELATING TO NATURAL RESOURCES; AMENDING THE NATURAL HERITAGE
12	CONSERVATION ACT; AUTHORIZING THE ACQUISITION OF LAND AND OTHER
13	INTERESTS IN LAND FOR CONSERVATION PURPOSES; MAKING CONFORMING
14	CHANGES.
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16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	SECTION 1. Section 75-10-2 NMSA 1978 (being Laws 2010,
18	Chapter 83, Section 2) is amended to read:
19	"75-10-2. PURPOSEThe purpose of the Natural Heritage
20	Conservation Act is to protect the state's natural heritage,
21	customs and culture by funding acquisitions of land,
22	conservation and agricultural easements and other interests in
23	<u>land</u> and by funding land restoration to protect the land and
24	water available for forests and watersheds, natural areas,
25	wildlife and wildlife habitat, agricultural production on
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1 working farms and ranches, outdoor recreation and trails and 2 land and habitat restoration and management." 3 SECTION 2. Section 75-10-3 NMSA 1978 (being Laws 2010, 4 Chapter 83, Section 3) is amended to read: 5 "75-10-3. DEFINITIONS.--As used in the Natural Heritage Conservation Act: 6 7 "committee" means the natural lands protection Α. 8 committee; 9 "conservation entity" means a private nonprofit B. 10 charitable corporation or trust authorized to do business in 11 New Mexico that has tax-exempt status as a public charity 12 pursuant to the federal Internal Revenue Code of 1986 and that 13 has the power to acquire, hold or maintain land or interests in 14 land; 15 "conservation project" means the acquisition of C. 16 land, conservation or agricultural easements or other interests 17 in land from a willing seller or a land restoration project; 18 D. "department" means the energy, minerals and 19 natural resources department; 20 "fund" means the natural heritage conservation Ε. 21 fund; and 22 "qualified entity" means a state agency, a state F. 23 educational institution named in Article 12, Section 11 of the 24 constitution of New Mexico, a political subdivision of the 25 state or, for conservation projects wholly within New Mexico, .223843.1

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an Indian tribe or pueblo."

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	2	SECTION 3. Section 75-10-4 NMSA 1978 (being Laws 2010,
	3	Chapter 83, Section 4) is amended to read:
	4	"75-10-4. DEPARTMENTPOWERS AND DUTIES
	5	A. The department may:
	6	(1) after consultation with landowners,
	7	conservationists and other interested persons, adopt and
	8	promulgate rules to carry out the provisions of the Natural
	9	Heritage Conservation Act;
	10	(2) enter into contracts;
	11	(3) enter into joint powers agreements
	12	pursuant to the Joint Powers Agreements Act to carry out the
	13	provisions of the Natural Heritage Conservation Act;
	14	(4) make grants to qualified entities for
	15	conservation projects;
	16	(5) apply for and receive in the name of the
	17	department, any public or private funds available to the
	18	department to carry out the purposes of the Natural Heritage
I	19	Conservation Act;
	20	(6) acquire <u>land</u> , conservation or agricultural
	21	easements or other interests in land by itself or with a
	22	conservation entity or qualified entity; and
	23	(7) do all other things necessary or
I	24	appropriate to carry out the provisions of the Natural Heritage
	25	Conservation Act.
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1	B. The department shall:
2	(1) establish a competitive application
3	process for grants from the fund; and
4	(2) establish criteria and priorities for
5	funding conservation projects."
6	SECTION 4. Section 75-10-7 NMSA 1978 (being Laws 2010,
7	Chapter 83, Section 7) is amended to read:
8	"75-10-7. CONSERVATION PROJECTSPUBLIC-PRIVATE
9	PROJECTS
10	A. The department may acquire <u>land</u> , conservation or
11	agricultural easements or other interests in land and hold them
12	in the name of the state.
13	B. When approving a conservation project that is
14	the acquisition of <u>land</u> , a conservation or agricultural
15	easement or other interest in land by a conservation entity,
16	the department shall require the conservation entity to:
17	(1) acquire no less than ten percent of the
18	land, easement or other interest in land, and title to the
19	land, easement or other interest in land shall be held by the
20	conservation entity and a qualified entity as cotenants having
21	undivided interests in proportion to each one's share of the
22	acquisition; and
23	(2) submit a plan for the management of lands
24	for which the conservation entity and the qualified entity are
25	responsible. The department, in consultation with the
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committee, shall review the plan to ensure compliance with the purposes of the Natural Heritage Conservation Act.

C. When approving a conservation project that is for land restoration by a conservation entity, the department shall require that the conservation entity provide at least ten percent of the cost of the conservation project."

SECTION 5. Section 75-10-8 NMSA 1978 (being Laws 2010, Chapter 83, Section 8) is amended to read:

9 "75-10-8. CONSERVATION PROJECTS--LIMITATIONS.--The 10 department may acquire or receive by gift or bequest land, 11 conservation or agricultural easement interests [in real 12 property] or other interests in land to advance the purposes of 13 the Natural Heritage Conservation Act. No land, easement 14 interests or other interests in land, water rights or other 15 rights of access shall be acquired pursuant to the Natural 16 Heritage Conservation Act through exercise of the state's power 17 of eminent domain or any other condemnation process. Land 18 adjacent to any land subject to a conservation or agricultural 19 easement that was acquired pursuant to the Natural Heritage 20 Conservation Act shall not be subjected to any rules or 21 restrictions as a result of such easement acquisition."

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