POLICY BOOK FOREWARD:

Soil and Water Conservation Districts were authorized by the 1938 Session of the General Assembly to conserve our state and local natural resources. Currently there are 47 Soil and Water Conservation Districts consisting of 333 elected or appointed directors and hundreds of associate directors who provide time and services without pay.

The Virginia Association of Soil & Water Conservation Districts (VASWCD) represents these 47 districts which provide conservation programs that beneficially preserve our natural resources. The general assembly has recognized districts as ‘Political Subdivisions of State Government’ and has a statutory commitment to fund our mission. State and local funding is essential for our dedicated efforts of success for the stewardship of our valued natural resources. With this foundation our VASWCD operates on behalf of our member districts and directors. The following policy papers highlight the Association’s position on a number of ongoing issues.

The VASWCD Policy Book includes written guidance on legislative procedure; position statements on agricultural BMPs, tax incentives and cost share programs; policy positions on dam safety, maintenance and rehabilitation; guidance on VASWCD and district education programs; policy on the Right to Farm Law and farmland protection in Virginia; the need for natural resources funding; position information on groundwater and water supply protection; the make-up and service of the Virginia Soil & Water Conservation Board; VASWCD opinion on expanding the Chesapeake Bay Preservation Act; policy on a moratorium for Uranium Mining and milling, as well as a position on hydraulic fracturing in the Eastern VA Groundwater Management area.

Policies are reviewed and taken up for consideration at the VASWCD Annual Business Meeting.

An electronic copy of the VASWCD Policy Book can be found online at the VASWCD website: http://www.vaswcd.org/vaswcd-policy.
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Virginia Association of Soil and Water Conservation Districts
Procedure for Approving State Legislative Agenda

1. At Area meetings in March-April legislative issues for upcoming session should be discussed.

2. Each district needs a legislative contact or local committee to review proposals and get input from all Directors, staff, and partners.

3. Each Area Chair should consider having an Area Legislative Meeting or Conference Call to discuss and endorse issues/proposals to be submitted to the VASWCD Legislative Committee by **August 15**.

4. Districts shall return recommendations, comments, revisions, etc. to VASWCD Legislative Committee by **August 15**.

5. VASWCD Legislative Committee will compile all comments and revisions and make its final report to the Board of Directors during the September/October Board meeting.

6. Board of directors will debate and approve the legislative agenda at its late September or October meeting.

7. At the Annual Meeting, the Directors would ratify the actions of the Board of directors, including the legislative agenda. If a legislative item is not ratified, it would be deleted from the VASWCD legislative agenda, for that year.

**Rationale:**

1. The current December Annual Meeting time frame precludes the VASWCD from adequately securing General Assembly sponsorship by the 2nd Wednesday in December which is the bill pre-filing deadline.
   a. Rationale: The current year’s legislative agenda may be carried forward in the next session with proper sponsorship.

2. In order to facilitate securing adequate input from partners, legal advice, etc., the December Annual Meeting would need to be moved back to 2nd week of November. It has been determined that this is not feasible due to:
   - Fall planting
   - Veteran’s Day Holiday
   - Fall harvest
   - Primitive weapons deer season

3. Retaining the current Annual Meeting date will necessitate more and greater involvement in our legislative process earlier rather than waiting until the December Annual Meeting.

**ADOPTED:** 2004  
**REVISED:** December 6, 2022  
**EXPIRES:** December 31, 2025
Virginia Association of Soil and Water Conservation Districts  
Policy on Association Nondiscrimination Policy Proposal

Policy:

It shall be the policy of the Virginia Association of Soil and Water Conservation Districts (Association) to be nondiscriminatory. It shall be an inclusive organization so that all Persons are not discriminated against in any Form.

Persons shall include but not be limited to employees, directors, contractors, industry partners and candidates for appointments.

Forms of discrimination could include but are not limited to age, race, ethnicity, disability, gender, gender identity, gender expression, national origin, political affiliation, religion, sexual orientation, genetic information, veteran status, or any other bias protected by law.

Actions of discrimination might include but not limited to hiring, promotions, compensation, being disrespectful to another, name calling and appointment to positions.

An aggrieved person shall have more than one route for reporting alleged discrimination. This is necessary in the case that a supervisor might be the alleged discriminator.

In an effort to be as far-reaching and inclusive as possible, if any person in attendance at an Association function (meeting) notices discrimination taking place, that person may interrupt the meeting, and voice concern of potential discrimination. In this case it shall be discussed among the voting Association Board members and resolved.

ADOPTED: December 7, 2021
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Agricultural BMPs, Tax Incentives and Cost Share Programs

**Policy:**
- This is a budgetary consideration. The VASWCD will continue to seek support for Agricultural BMPs and Cost Share Programs - Funding and Tax Incentives both at the state level through the General Assembly and at the federal level through Congress.
- We need a process of more dependable sources of support for these programs. This will involve finding interested and supportive legislators and persuading them to help us find those sources.

**Issue** – Voluntary actions on the part of farmers is the primary way that Virginia attempts to deal with non-point source pollution (NPS) resulting from agricultural activities. Tax incentives are a powerful motivating factor in order to encourage implementation of best management practices (BMPs). Cost Share is a direct sharing between the landowner and the Commonwealth of the costs involved with installing BMPs. Soil and Water Conservation Districts (SWCDs) are the primary vehicle for encouraging and implementing these practices.

Currently, the major programs in the Commonwealth of Virginia to promote conservation practices are the Virginia Agricultural BMP Cost Share Program, Virginia Conservation Assistance Program for non-agricultural areas (VCAP), USDA Environmental Quality Incentive Program (EQIP), and the Conservation Reserve Enhancement Program (CREP). Individual SWCDs are allocated specific amounts to be administered during the fiscal year (July to June) and accept applications from landowners and managers. EQIP and CREP follow guidelines and regulations of USDA. District staff, its partner agencies and the private sector provide technical assistance to ensure BMPs are planned and implemented according to program needs.

The main source of state funding for the Virginia Agricultural BMP Cost Share Program is the Water Quality Improvement Act (WQIA), which receives 10% of the previous year’s state surplus or general funds as appropriated by the General Assembly and $10 of the title recordation fees. The Virginia Natural Resources Commitment Fund (VNRCF) is a subfund of the WQIF and may receive direct general fund deposits as well as budget surplus and recordation fee deposits. The amounts vary from year to year and are split in some arrangement between the Cost Share Program and other water quality projects. While in recent years WQIA has been a significant source of funding, there is no assurance it will be in the future.

Virginia Conservation Assistance Program for non-agricultural areas (VCAP) is a program that has been initiated through specific grants to provide retrofit practices on older projects in non-agricultural areas. It has proven to be beneficial and needs reliable funding and staff at the local district level.

**Virginia BMP Tax Credit Program** – This program allows individuals to take a credit on their state taxes of 25% of their out of pocket expenses for the cost of the BMP that is being implemented. Beginning in tax year 2011 any Agricultural Best Management Practices tax credit that exceeds the participant’s tax obligation will be refunded to the taxpayer.

**Equipment Tax Credit** – This allows for a state tax credit of 25% of the purchase cost of a piece of no till equipment (or $2500 whichever is less). Under a similar program covering pesticide and fertilizer application equipment, the same is true except that the dollar amount of the exception is increased to $3750.

**Revolving Loan Fund for Structural BMPs** – DEQ administers a fund that can provide low interest loans (3%) for structural BMPs such as litter sheds or manure tanks. District administration is still an integral part of this program as well.
Small Business Environmental Assistance Fund – DEQ and the Department of Business Assistance jointly administer a fund that provides low interest loans (3%) for the implementation or purchase of structural BMPs. Conservation plans approved by the district are very important to this program.

Why is it important –

➢ Technical assistance for BMPs is the primary role of SWCDs in the state. Without these programs Districts would be without the primary tool that we have to solicit support for conservation practices in our regions.
➢ Our staff would not be able to aggressively market these practices without adequate levels of funding from year to year.
➢ It is entirely possible that if the pollutant reductions were unable to be achieved with these voluntary programs, that the alternative that would be imposed or chosen would be of a regulatory nature.
➢ Consistency is critical to conservation remediation programs and Cost Share Programs are not an exception. Eight percent of the cost-share allocation may be used by the district to implement the practices. Therefore, staff availability is dependent on consistent size of allocations.

Rationale –

Districts are the infrastructure through which the voluntary, incentive-based programs are achieving progress to prevent agricultural non-point source water pollution. Public investment in these programs has been shown to be an efficient and effective way of solving this problem. The alternative of unfunded mandates is a possibility that is not worthy of serious consideration. We must maintain and hopefully increase the levels of support currently being used. The current sources of support are shown to be inadequate in several annual needs studies.

ADOPTED: December 10, 2002
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Dam Safety, Maintenance and Rehabilitation

Policy:

➢ Securing funding for annual maintenance of the 104 dams operated and maintained by soil and water conservation districts, periodic rehabilitation and major modifications to comply with the Virginia Dam Safety Act from state and federal resources is a high priority issue for the VASWCD.

➢ Approximately 45 to 50 of the 104 dams do not meet current Virginia Dam Safety Regulations and it is essential for the Commonwealth of Virginia to develop and implement a program to rehabilitate those dams.

Issue: There are 104 dams in Virginia operated and maintained by 12 soil and water conservation districts that are regulated by DCR through the Soil & Water Conservation Board. The SWCD dams have been built under USDA supervision through the Natural Resources Conservation Service under Federal programs created through the Watershed Protection and Flood Prevention Act of 1954 (PL 83-566 and PL 78-534). Many of these dams are in need of major rehabilitation to meet the current Virginia Dam Safety Act and Regulations. Additional funding is needed for dam repair and maintenance.

Why it is important: Dam failure can result in loss of life and great economic loss. The impact of land use changes around dams and lakes affects the definitional category of a dam. A subdivision can quickly replace a forest or a farm, and all of a sudden a high hazard Class 1 dam with great potential for loss has been created out of what began as a Class 4 dam constructed under low density downstream land use assumptions. Federal funding for dam repair will also now be available on a matching grant basis to leverage funds set aside by Virginia.

Rationale:

• Ownership of Virginia’s dams is divided as follows:
  Privately held 49%
  SWCD 22%
  Local govt. 21%
  State 8%

• The age of the dams are as follows:
  14 percent are 40-50 years old
  49 percent are 30-59 years old
  21 percent are 20-29 years old
  12 percent are 10-19 years old
  4 percent are less than 10 years old

• A classification system has been established for dams that categorize them according to the potential loss of life or economic loss that would result in case of dam failure. There are three classes of dams.

  - **High** - dams that upon failure would cause probable loss of life or serious economic damage
  - **Significant** - dams that upon failure might cause loss of life or appreciable economic damage
  - **Low** - dams that upon failure would lead to no expected loss of life or significant economic damage. Special criteria: This classification includes dams that upon failure would cause economic damage only to property of the dam owner.
• About 40 percent of the regulated dams in Virginia are categorized as Class 1 or 2.

• SWCD-owned dams are inspected regularly by the Soil and Water Conservation Division of DCR. District employees and other local government officials (such as the Department of Emergency Services) work together with DCR to ensure that the structures are as safe as possible. Reports are made to the DCR, which grants the operating permits. Sometimes conditional permits are granted.

• SWCDs perform routine maintenance on their dams drawing from local funds and a State fund created in the mid-1990’s by the General Assembly. In 2000 this fund was expanded in scope and provided with dollars to begin to (1) rehabilitate two of the Commonwealth’s most high hazard dams and to (2) have funds available to match Federal money which could come as a result of the “Lucas bill” in Congress.

• The “Lucas Bill” was passed in 2000 and signed by President Clinton in November. This bill provides Federal funds of 65 percent to be matched by other funds of 35 percent to rehabilitate dams owned by SWCDs in Virginia and other states. The amount of Federal money, when appropriated, should be $60 million per year for 10 years. Future availability of Federal funds for dam rehabilitation is questionable.

ADOPTED: December 10, 2002
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Support for VASWCD and District Education Programs

Policy:
➢ Provision of appropriate levels of funding to support development and implementation of environmental education programs of the VASWCD and the Soil & Water Conservation Districts
➢ We need to make Districts and the VASWCD leaders in the big picture plan for providing environmental education on all levels in the Commonwealth. The Foundation would solicit private contributions to support not only the Envirothon but other district-based initiatives as well. A program such as this would give a potential supporter the option of flexibility by allowing a choice of where and how to contribute.
➢ The legislature could offer assistance in creating incentives above the tax write off currently existing for businesses, private foundations, and philanthropists that contribute to this fund. A program of public recognition is only one of the incentives that could be created.
➢ The VASWCD shall work with organizations from education, conservation, business, health care among others who believe rich outdoor learning opportunities tied to classroom instruction are important for preparing students for the 21st century workforce in order to identify and promote actions, programs, and policies with local and state partners that ensure all Virginia students graduate environmentally literate. Impress upon the legislators the leadership role that districts are already playing with environmental education and how much more work is necessary.

ISSUE: The provision of appropriate levels of funding to support environmental education programs of Virginia’s Soil and Water Conservation Districts and the Virginia Association of Soil and Water Conservation Districts.

IMPORTANCE: The quality of the environment depends upon the attitudes and practices of the citizens of tomorrow, as well as the citizens of today. In Virginia, local SWCDs, as well as the VASWCD, are primary agencies for providing knowledge and information about the environment and the importance of conservation. Partnerships with school systems, the business community, and state agencies allow the statewide infrastructure of SWCDs to facilitate providing quality conservation information to the interested public. There is no dedicated source of funding for environmental education programs, public or private, in the state of Virginia.

The source of grant funding (319 Grant Program) that once supported Envirothon and Youth Conservation Camp is no longer available due to changes in grant criteria focusing on impaired waters. The VASWCD is constantly looking for replacement funds to administer these programs.

KEY STATEWIDE PROGRAMS:

- **Envirothon** – The Virginia Envirothon Academic Competition has existed since 1995. Since then, Envirothon has been awarded the 2001 Environmental Stewardship Award from the Virginia Petroleum Council & the Commonwealth of Virginia as well as received financial support from the Virginia Dominion Foundation. Virginia has frequently placed in the top 15 at the North American Envirothon. Envirothon is a natural resources competition for high school students. Teams of five students compete in the areas of: soils, forestry, aquatics, wildlife, an environmental issue, and an environmental issue oral presentation. Students are tested on the topics above and their ability to apply that knowledge to solve real-life environmental problems. Each year a specific environmental issue is also addressed at the regional, state and national levels.

Goals
1) To promote a desire to learn more about the natural environment and develop knowledge and skills to apply the basic principles and practices of resource management and ecology.

2) To promote stewardship of natural resources and develop critical thinking skills, cooperative problem-solving skills, and decision making skills of students to balance the quality of life and the quality of the environment.

3) To provide students with experience in environmentally oriented activities that enables them to become environmentally aware, action oriented citizens.

By incorporating the Envirothon curriculum into classrooms, Conservation Districts in Virginia and across the nation are taking a notable lead in responding to the public school system's need for a strong, hands-on approach to environmental education. Annually over one thousand students in the Commonwealth of Virginia participate in this year long event. Envirothon teams spend the academic year working with a coach and advisors to improve their knowledge and skills in the aforementioned subjects. Numerous Ecology Clubs, 4H Clubs and FFA Clubs have resulted from the Envirothon Program. Six Area/Regional Competitions are held to determine the eighteen teams that advance to the State Competition, held in May at a different location each year. The first-place team at the May competition will go on to represent the Commonwealth at the North American Envirothon typically held the first week in August.

- **Youth Conservation Camp (YCC)** – For more than 40 years, the Virginia Association of Soil and Water Conservation Districts has sponsored week long summer conservation camps for high school students (grades 9-12) on the campus of Virginia Tech. The program brings together about 50 interested students for a week of learning about Virginia's natural resources from conservation professionals and faculty from Virginia Tech. Most of the instruction is hands-on and outdoors. The purpose of the camp is to broaden students' knowledge of conservation and prepare them as future decision makers in resource management. Camp participants are selected based on their interest, teacher recommendations and/or essay applications and come from rural and urban backgrounds. Many students pursue education and career goals in the areas covered in the camp curriculum, including: forestry, agriculture, water quality, E&S, stormwater management, wildlife, conservation and land use planning, using new conservation technology, soils and groundwater issues. Scholarships are provided by the 47 Soil and Water Conservation Districts in Virginia. Youth Conservation Camp is typically held the 2nd or 3rd week in July.

**DISTRICT PROGRAMS:**

- **Natural Conservation Week** (fall)/**Soil and Water Stewardship Week** (spring)
- **Environmental Education field days for school children**– Districts sponsor field days to expose school children to conservation themes and ideas. The Staunton River Field School (implemented by the Halifax SWCD) is a great example of this activity oriented toward middle school students.
- **Meaningful Watershed Educational Experiences (MWEE)**: According to the Chesapeake 2000 Agreement, all Virginia high school students are required to complete a 'meaningful watershed experience' prior to high school graduation. Districts serve as the primary resource to local school districts to ensure this criteria is met. Districts have consistently provided resources, funding, and expertise to over 60 Virginia schools and 6,000 Virginia students a hands-on, place based learning experiences in their local watershed to meet the statewide education requirements.
- **Educator Workshops** – Districts sponsor multiple events during the year that involves outreach to teachers. SWCDs throughout Virginia offer training opportunities for educators at the local level to
address specific need of school systems. Teacher training is correlated to Virginia’s Standards of Learning and qualifies for the continuing education recertification credits.

- **Poster Contests** – Poster contests with a conservation theme connect SWCDs to all grade levels.
- **Water Quality Monitoring Projects** – Many SWCDs initiate watershed monitoring programs as a way to generate information to be used in local or state decision-making. However, they have found it to be an excellent method to demonstrate the sources and effects of non-point source pollution to the public.
- **Exhibits and newsletters** – Many SWCDs have displays and exhibits at their local festivals and events to educate the public about the district practices and programs. Newsletters are another way to promote the value of conservation within our communities.
- **Ag Field Days and Farm Tours** – Tours of farms and developments that implement Best Management Practices is an often-used technique to educate the public about methods of reducing pollution.

There are other state agencies that have environmental education programs. Each summer the Virginia Department of Forestry offers Forestry Camp to over 100 students. The Virginia Department of Game and Inland Fisheries provides several outdoor education programs. Districts use partnerships as an attempt to make programs work cooperatively and efficiently.

ADOPTED: December 10, 2002
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on the Right to Farm Law, Agriculture & Forest Districts, Land Use Taxation & Farmland Protection in Virginia

Policy:
- It is the Policy of the VASWCD to support farmland protection and right to farm.
- It is the Policy of the VASWCD to support Agriculture and Forest Districts and Land Use Taxation programs and encourage their adoption statewide.
- It is the Policy of the VASWCD to support Virginia’s Conservation Easement Act, Open Space Land Act, & the Virginia Land Conservation Foundation Laws
- It is the Policy of the VASWCD to support the Virginia Office of Farmland Preservation and funding for its implementation
- It is the Policy of the VASWCD to support the Agriculture Lands Easement component of the Agricultural Conservation Easement Program as established in the 2014 Federal Farm Bill

ISSUE: The Right to farm law in Virginia and the Office of Farmland Preservation are the measures to protect farms and communities from the increasing pressures of suburban sprawl across the Commonwealth. **Agriculture and Forest Districts and Land Use Taxation programs protect current land uses and make agricultural and forestry operations feasible.** These programs establish the framework for a statewide program allowing localities to move forward with the pressing issue of open space preservation, and protecting farms from unreasonable controls that would inhibit their ability to use their property to produce agricultural or silvicultural products.

WHY IT IS IMPORTANT: Recent growth in the Commonwealth has reached a point where farmland is now being converted at an unprecedented rate. The Piedmont region, including Virginia, has been identified as the second most threatened farmland region in the United States. The Farmland Information Center (FIC) compiles data showing the rate of farmland lost to development in Virginia. The FIC, a clearinghouse for information about farmland protection and stewardship authorized by the federal Farmland Protection Policy Act (FPPA), is a public/private partnership between the USDA Natural Resources Conservation Service (NRCS) and American Farmland Trust (AFT). According to the most recent numbers from the FIC, between 2002 and 2007, Virginia lost 60,800 acres of agricultural land directly to developed uses. That loss of agricultural land slowed to 57,400 acres between 2007 and 2012. A similar trend occurred when looking at other rural lands as well. When looking at agricultural land, forestland and other rural lands combined, Virginia lost 200,200 acres directly to developed uses between 2002 and 2007, and 112,100 acres between 2007 and 2012.

The 2012 Census of Agriculture conducted every five years by USDA National Agricultural Statistics Service also captures the change in land used for farming during the same time period, though these data do not illustrate whether or not the farmland was converted to developed uses, was left fallow, was managed for conservation, or was used for other purposes. Those data report that between 1997 and 2002, there was a 128,796 acre decline in “land in farms” in Virginia. This decline significantly increased between 2002 and 2007, with a 520,904 acre decline in “land in farms” during this five-year period. However, these data also indicate a significant increase between 2007 and 2012, with an additional 198,519 acres added to the amount of “land in farms.”

While the two data sets track different information, and while the 2012 Census of Agriculture actually shows an increase in land in farms for the period between 2007 and 2012, taken together, they illustrate an increasing amount of farmland no longer available for agricultural use in Virginia over time. In many parts of the state, the loss of available farmland increases the competition for the land that remains. The result is an increase in land values, which threatens the economic viability of farms by making it harder for them to
generate the income needed to pay for the land from farming. This loss also results in increased fragmentation of the remaining farm and forest land. This fragmentation places additional pressures on farmers and foresters who now face a public that is increasingly divorced from production agriculture.

Agriculture is the primary provider of working landscapes and open space in Virginia. A business environment, which supports the continuation of the agricultural community, is among the best ways to insure the preservation of open space. Therefore, The Virginia Association of Soil and Water Conservation Districts has a strong commitment to support responsible agricultural activities in the Commonwealth. We promote BMPs and stewardship among the farm community and conversely it is necessary to support that same community against actions that may endanger its existence.

RATIONAL:

- The development of suburban land in Virginia has greatly expanded since 1970 as people moved farther away from the cities; and the suburban areas themselves became employment centers. Development has brought with it the infrastructure requirements associated with communities such as more schools; new highways, roads, and transit systems; and sewer connections. This in turn, is consuming more natural habitats, forestland, open space and farmland and destroying scenic landscapes and recreational resources as the cycle repeats itself.

- There has been growing public pressure throughout Virginia to develop programs to preserve open space either by purchase, providing expanded incentives to property owners to donate land or by the acquisition of conservation and other similar types of easements.

- Preserving open space and low density land use options such as farming, provides Virginia with low-cost, low maintenance approaches for meeting water quality management challenges facing Virginia waterways and the Chesapeake Bay while also promoting a more diversified economy.

- Soil erosion rates on construction sites generally range from 10 to 100 tons/acre/ year and more. By way of comparison, this rate is as much as 100 times greater per acre than erosion rates on agricultural land and perhaps 2,000 times greater than erosion rates from undisturbed forestland.

- Farming has been and continues to be a vital component of Virginia’s economy, both economically and environmentally. The total economic impact of agriculture and forestry-related industries in Virginia was almost $70 billion in total industry output in 2011. The total employment impact was approximately 415,000 employees. Relative to the state economy, agriculture and forestry related industries represent approximately eight percent of Virginia’s Gross Domestic Product (GDP). The total impact of agriculture-related industries was over $52 billion in total industry output and approximately 310,900 jobs. The forestry sector had a total impact of over $17 billion in total industry output and approximately 103,800 jobs.

- The Right-to-farm law in Virginia provides valuable protection for agricultural production operations in the Commonwealth. This law, as amended in 1995, strengthens the legal position of farmers when nearby property owners sue them for private nuisance.

- Virginia's Open Space Land Act and the Virginia Conservation Easement Actin the Virginia Code provide the legal basis for acquiring and preserving open space in the Commonwealth through the use of conservation easements.

- In 2001, the Virginia General Assembly created the Office of Farmland Preservation which shall have the following powers and duties:
1. To develop, in cooperation with the Department of Business Assistance, the Virginia Farm Bureau Federation, the American Farmland Trust, the Virginia Land Conservation Foundation, the Virginia Outdoors Foundation, the Virginia Association of Counties, and the Virginia Cooperative Extension Service: (i) model policies and practices that may be used to establish local purchase of development rights programs; (ii) criteria for the certification of local purchase of development rights programs as eligible to receive grants, loans or other funds from public sources; and (iii) methods and sources of revenue for allocating funds to localities to purchase agricultural conservation easements;

2. To create programs to educate the public about the importance of farmland preservation to the quality of life in the Commonwealth;

3. To provide technical, professional, and other assistance to farmers on matters related to farmland preservation;

4. To provide technical, professional, and other assistance to local governments interested in developing additional farmland preservation policies and programs. Such policies and programs shall include (i) use value assessment and taxation pursuant to §§ 58.1-3230 and 58.1-3230; (ii) transfer of development rights pursuant to Article 7.1 (§ 15.2-2316.1 et seq.) of Chapter 22 of Title 15.2; (iii) agricultural and forestall districts pursuant to Chapter 43 (§ 15.2-4300 et seq.) of Title 15.2; and (iv) establishment of local lease of development rights; and

5. To administer the Virginia Farm Link program established pursuant to § 3.2-202.

- State grants shall be distributed to local purchase of development rights programs under policies, procedures, and guidelines developed by the Office of Farmland Reservation. In general, for each $1 in grant moneys awarded by the Office, the applicable local purchase of development rights program of the county or city shall be required to provide a $1 match. However, as part of these policies, procedures, and guidelines developed by the Office, The Office shall include incentives that recognize and encourage counties and cities in use value taxation pursuant to Article 4 (§ 58.1-3229 et seq.) of Chapter 32 of Title 58.1.

- The 2006 Appropriation Act provided $305,000 ($225,000 in fiscal year (FY) 2007 and $80,000 in FY 2008) and one full-time equivalent for the Office of Farmland Preservation. The first Coordinator for OFP was hired in January 2007.

- The 2007 budget amendment provided the Office of Farmland Preservation with $4.25 million in state matching funds for the 2006-2008 biennium. OFP allocated these funds in February 2008. These funds were to be used to match local funds from certified local PDR programs. This funding was significant, as it was the first time that the Commonwealth of Virginia provided state funds to match local PDR efforts. An additional $5.45 million has been allocated since that time. New funding allocation for FY2016 is expected to be $1.78 million.
Virginia Association of Soil and Water Conservation Districts
Policy on Natural Resources Funding

Policy:

➢ The Virginia Association of Soil and Water Conservation Districts supports a goal of allocating 2% of the state's general fund revenues to Natural Resources programs.
➢ The Virginia Association of Soil and Water Conservation Districts supports dedicated revenues to Natural Resources programs.

ISSUE: Currently, all state agencies reporting to the Secretary of Natural Resources receive less than 1% of the Commonwealth’s general fund revenues. Programs administered by the Secretary of Natural Resources include the protection of our soil, water and air resources. Historic resources, parks, natural heritage, waste disposal and recycling, marine resources, game and fish management are also included in these programs.

ADOPTED: December 7, 2004
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Water Quality and Quantity

Policy:

➢ The Virginia Association of Soil and Water Conservation Districts supports programs to protect the quality and sustainability of surface and ground waters of the Commonwealth. Further, it supports the conservation and wise use of water to provide supplies for future generations.

ISSUE: Water is one of the essential elements for conservation planning and sustaining life. The Commonwealth’s freshwater supply, shaped by rainfall, snowmelt, runoff and infiltration, is distributed unevenly across the landscape, throughout the seasons, and from year to year. In many areas, concerns are growing about the adequacy of the available ground and surface water supply and the quality of the water to support intended uses. Resource planning includes Soil, Water, Air, Plants, Animals and Human considerations.

• Quality: The control of pollutants in a water body is essential to meet minimum water quality standards to support the existing and designated uses the state has assigned to a particular water body (e.g., public water supply). Pollutants may include sedimentation, heavy metals, chemicals, fecal coliform bacteria, and nutrients, which also contribute to the formation of harmful algal blooms. Excessive pollution can impact aquatic wildlife in bodies of water. For example, pollution has caused a devastating hypoxic zone within the Chesapeake Bay, where a lack of dissolved oxygen has resulted in a massive dead zone. Nitrogen and phosphorus pollution contribute to the formation of harmful algal blooms (HABs) which can poison shell fish in marine waters or contaminate drinking water supplies in fresh waters. Conservation Districts have been working with producers and landowners to implement best management practices in order to control pollution to groundwater, erosion, and nutrient run-off.

• Quantity: Conservation and management of water quantities are the keys for surface and ground waters to maintaining a sufficient supply for multiple uses. Whether managing floods in times of excess or mitigating the effects of drought in times of shortage, water management is an important component of water conservation. Groundwater is the water supply source for more than 4,400 public water systems in Virginia, and in many areas is the sole sustainable water source for rural residents dependent upon wells and springs. Most of the time, surface streams are predominantly comprised of groundwater. The top three uses of surface and ground water in the Commonwealth are 1) rural domestic and agricultural, 2) urban and rural public water systems, and 3) industrial and commercial. It is appropriate that implications of climate and landscape change be part of our consideration.

Water protection is the most basic component of watershed management in that it is the source of both headwaters and base flow to rivers and streams. When water supplies are impacted by pollution or over-withdrawal, changes in land- use the results have broad economic and ecological implications, and solutions are often cost-prohibitive.

ADOPTED: December 8, 2015
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on the Virginia Soil and Water Conservation Board

Policy:

➢ The Virginia Association of Soil and Water Conservation Districts supports the retention and representation of soil and water conservation districts by the Virginia Soil and Water Conservation Board. It currently has statewide representation and is responsible for oversight of district operations, best management practices programs, and dam safety.

ISSUE: Over the years there have been studies and considerations concerning the duties and responsibilities of the Virginia Soil and Water Conservation Board. It could be considered for consolidation with another board, to be abolished, changes in its membership, or to retain its current responsibilities and possibly additional duties.

ADOPTED: December 10, 2002
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Expanding the Chesapeake Bay Preservation Act

Policy:
➢ The Virginia Association of Soil and Water Conservation Districts supports maintaining the voluntary aspects of the existing Chesapeake Bay Protection Act outside the boundaries currently encompassed by the Program. The Virginia Association of Soil and Water Conservation Districts further encourages local soil and water conservation districts to review their programs to determine which elements of the Chesapeake Bay Preservation Act may be appropriate to their respective areas.

BACKGROUND: The Chesapeake Bay Protection Act currently has mandatory provisions which apply to the coastal plain localities of Virginia. The Act provides that localities in the Piedmont, Mountain and Valley regions of the Chesapeake Bay drainage basin may adopt mandatory provisions of the Program. Some localities have elected to incorporate some of the provisions of the Chesapeake Bay Preservation Act into their local ordinances but chose not to incorporate all of the provisions since they were not applicable to their locality. With the different geographic elements across the drainage basin, soil and water conservation districts believe that mandatory requirements should not be required at this time.

ADOPTED: December 11, 2001
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Policy:

➢ The Virginia Association of Soil and Water Conservation Districts supports the continuance of the moratorium on uranium mining and milling in Virginia until there is scientific evidence that it can be undertaken in such a manner as to safeguard Virginia’s environment, natural and historic resources, agricultural lands, and the health and well-being of citizens.

ISSUE: Uranium mining and milling has not been undertaken in locations with population density, geology, and climate comparable to Virginia. In other areas, where uranium mining and milling has occurred, there have been significant problems concerning the environment, natural and historic resources, agricultural lands, and the health and well-being of citizens of those communities. Companies that were involved in the mining and milling operations have left large contaminated sites, often declaring bankruptcy and turning the sites over to the Environmental Protection Agency for cleanup. These sites have contaminated both ground and surface water, and left the fate and health of local and downstream residents at risk. The National Research Council completed a study on the scientific, technical, environmental, human health and safety, and regulatory aspects of uranium mining, milling and processing in Virginia. The NRC study did not make a recommendation on whether mining should be permitted within Virginia, nor did it include any site-specific recommendations. In fact, the NRC panel performing the study was prohibited from even visiting the site in question. Meanwhile, Governor McDonnell has assembled a group within his administration to consider the issue. The governor should be encouraged to deliberate carefully, but his administration’s review should not be confused with an independent study. While the issue of “could the mining and milling of uranium be accomplished safely within Virginia” was not determined by the panel, the report did point out some issues that were unique to the Virginia site.

CONCERNS:

a. Uranium mining has not been accomplished in the Eastern U.S.

b. Uranium mining has mostly been accomplished in the Western U.S. where the average rainfall is significantly less. The average rainfall in Moab, Utah is 9.01 inches, St George, Utah is 8.25 inches, Canon City, Colorado is 12.27 inches, and Oglala, South Dakota is 18.6 inches. The rainfall in Chatham, Virginia, location of the proposed mine, is 42.76 inches. All the sites mentioned above are now EPA Superfund sites, and have both contaminated ground and surface water.

c. Yearly there are either hurricanes or large storms that move up the East coast and in a short period of time drops large amounts of rain on Eastern and South Central Virginia.

d. Earthquakes are not unknown in Central Virginia and a large one damaged many homes, schools, and a Nuclear power generating plant operating on Lake Anna this past year.

e. Neither the NRC panel study, nor the Governor’s special panel to assess potential regulations that might be required prior to the lifting of the current ban on mining of uranium addressed specific requirements.
f. A review of the mining operations and the resultant contamination of the western mining sites identified in item (b) cast doubt that a safe uranium mining/milling operation could be accomplished in Virginia.

g. That being said, the minimum engineering/management efforts that must be accomplished are:

1. An independent “Uranium Mining Safety Advisory Panel” UMSAP, shall be appointed by the Virginia Governor that is charged with oversight of the total process and adherence to VA State requirements. This panel shall include Radiological Safety/Engineering professionals.

2. This independent panel shall develop safety/engineering requirements to ensure safe operations.

3. A phased safety review process shall be required of the facility design and the operational planning. A design package shall be required shall be submitted by the plant design contractor to the independent panel six weeks prior to the review. The design package shall be submitted at the following events:
   1. Design concept completion.
   2. Preliminary design completion
   3. Final Design completion

4. The facility design shall incorporate a dual fault concept. This means that at least two separate failures shall have to occur prior to the release of any hazardous material to the ground or surface water.

5. A failure mode and effects analysis shall be accomplished and submitted to the independent panel for review and approval.

6. A safety plan shall be developed and submitted to the independent panel for review and approval.

7. Contingency plans shall be developed for any identified hazardous operations and emergencies. This plan shall be submitted to the panel for review and approval.

8. Emergency plans shall be developed for the mining/milling site. These plans shall be submitted for approval by the panel.

9. Each operation in both the mining and milling operations shall have operational procedures developed, and training of personnel in each operation shall be accomplished prior to said operations being performed.

10. A State of Virginia oversight office, located within the facility, shall have the authority to stop all activity, if violations of the procedures or the disabling of safety devices are noted.

11. Surface and ground water cleanup plans shall be developed for the mining and milling site and all downstream impacts.

We really only have one chance to perform the task right. Should a spill occur, it is certain that the both the ground and surface within the area will be contaminated with uranium, and will continue to be so for
thousands of years. We support continuance of the moratorium until all reservations about mining have been adequately addressed. Continuing studies have not shown that uranium can be mined safely in Virginia’s climate to assure environmental protection including water supply for a large portion of the population.

ADOPTED: December 8, 2009
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Hydraulic Fracturing (Fracking) in the Eastern Virginia Groundwater Management Area

Policy:

The VASWCD supports revision of Virginia Oil & Gas Act to include:

1. Postponing the issuance of any permits for hydraulic fracturing of gas and/or oil-bearing formations in Virginia/Eastern Virginia Groundwater Management Area until such a time as a baseline of groundwater flow systems and their relationships to the underlying geology can be conducted, interpreted, and reported. The research and interpretation should be conducted by a group of non-partial professionals with the appropriate expertise (e.g. US Geological Survey).

2. Performing a comprehensive review of Virginia regulations concerning resource extraction, specifically updating regulations to incorporate standards for the hydraulic fracturing of gas and/or oil-bearing formations. This review should include consideration of the safe handling and disposal of all products of the fracturing process including well cuttings and used fracturing fluids.

3. Strengthening the regulatory process by requiring the Department of Mines, Minerals and Energy (DMME) & the Department of Environmental Quality (DEQ) to have joint permit approval authority throughout Virginia. If Virginia regulatory authority is structured such that joint permit approval is not feasible, then DMME should not issue fracturing permits unless all DEQ recommendations are also required by DMME for issuance of a permit.

4. Requiring certain minimum engineering/management practices (BMPs) to safeguard Virginia citizens and resources, including but not limited to: continuous monitoring, full public disclosure of all chemical ingredients and chemical breakdown products and volumes, and emergency cleanup plans.

5. Require bonding in amounts adequate to address comprehensive oversight of each operation and full site remediation.

6. Ensure that DMME, DEQ, and other regulatory agencies with oversight of the hydraulic fracturing industry are funded and staffed at appropriate levels to monitor all extraction operations and enforce all regulations.

ISSUE: Several leases for oil and gas drilling have been obtained in the Taylorsville Basin, which is located in the Coastal Plain of Virginia. Currently, the region does not have any active wells and has only had exploratory drilling done in the past. Proximity to the Chesapeake Bay and its tributaries, as well as fragile geology of groundwater aquifers, causes concern of possible water contamination during the drilling and hydraulic fracturing process.

CONCERNS:

a. Hydraulic fracturing requires massive amounts of water, sometimes in the excess of millions of gallons, to create a gas producing well. Where will that water come from?

b. Procedures for the safe management and/or disposal of waste products, including recovered contaminated injection water, have not been identified.
c. Fracking processes, as well as the post-fracking injection of fracking fluids, have been identified as contributors and/or causes of seismic activity in several states.

d. Drilling companies use a variety of chemicals in their drilling process, which is undisclosed because they are considered ‘trade secrets’. What impact can these chemicals have by themselves on the surrounding environment and population?

e. If drilling were to be approved in the Taylorsville Basin, the minimum engineering/management procedures that must be implemented are:

1. The Department of Mines, Minerals and Energy and the Department of Environmental Quality must have joint approval authority for permits.

2. Monitoring wells must be in place in close proximity to drilling sites to ensure groundwater quality is maintained.

3. All chemicals used in the process must be publicly disclosed with such information being registered with the DMME, the DEQ, Department of Health and the Department of Emergency Management.

4. All recommendations to the drilling permit application by DEQ MUST be implemented before DMME grants final approval.

5. Surface and ground water cleanup plans shall be developed for the drilling site and all downstream impacts.

6. Sufficient bond, paid by the drilling company, shall be in place to cover any potential cleanup costs of contaminated areas at the drilling site and associated impact areas, and to address the requirements of the surface and groundwater remediation plans. Bonding should also be sufficient to cover physical damage and economic impact from environmental contamination.

The Virginia Association of Soil and Water Conservation Districts supports postponing the issuance of any permits for hydraulic fracturing of gas and/or oil-bearing formations in the Eastern Virginia Groundwater Management Area until all of the concerns noted above have been addressed and appropriate mechanisms are in place to assure the protection of the environmental quality of the region.

ADOPTED: December 8, 2015
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Policy:

The VASWCD is concerned about the adequacy and quality of erosion controls on utility projects of the Commonwealth, we encourage more investigation and continued improvement of erosion and sediment control measures to be implemented.

The VASWCD calls on the General Assembly to amend the Virginia Clean Economy Act (VCEA) to remove any incentives to convert forest and prime agricultural lands into solar industrial facilities, but instead provide incentives for such solar facilities to be developed on brownfields and on existing residential and commercial structures, where they can contribute to greenhouse gas emission reduction without impairing environmental quality in the Commonwealth.

BACKGROUND:

The Virginia Clean Economy Act (VCEA) was passed by the General Assembly and approved by the Governor in 2020. The overall goal is to reach 100% renewable energy by 2050 and net-zero carbon emissions by 2045. The new requirements have led to a solar explosion across the state. To ease solar farm expansion, particularly in rural areas, additional laws were enacted in 2020 giving localities more tools to maximize revenue and minimize risks from solar projects. In addition, the Virginia Department of Environmental Quality (DEQ) adopted a Permit By Rule in 2021 to simplify approval and construction of solar facilities. These measures collectively serve as powerful incentives for local governments to approve more projects and make their counties attractive to further development by reducing barriers in their permitting process.

The loss of trees that store carbon, and the conversion of forests and prime farmland that provide a variety of natural resource and economic benefits into solar industrial facilities should not be encouraged by public policy. The Virginia Department of Forestry has stated that forest conversion to development is one of the threats to the forest resource and that utility scale solar development is causing significant forest conversion in Virginia. Recent academic studies indicate that while solar facilities most commonly are constructed on farmland, the larger facilities are more likely to be on forested land. Land conversions could have unintended consequences. In particular, the loss of forested land and the compaction of agricultural soils could hamper Virginia’s expensive, years-long effort to meet 2025 Chesapeake Bay cleanup goals set by the federal government. Other more localized significant water quality impacts have resulted from poorly constructed solar facilities causing erosion and excessive stormwater runoff.

With nation currently experiencing high inflation in food costs, and global disruptions in the food supply chain, conversion of prime farmland to solar farms is not a strategic direction the Commonwealth should be encouraging. However, it is also important to educate and encourage farmers that there are proven opportunities for tracts of land rated as “non-prime farmland” to be considered for co-location of solar and agricultural farms. Research studies have shown that there are some scenarios where this is a feasible practice that yields additional financial benefits for farmers.

The VASWCD is additionally concerned that solar farms are being most actively promoted in the lowest income areas in the Commonwealth, whose county governments have overworked small staffs and whose citizens can least afford the environmental degradation associated with the construction and operation of these
solar farms. Environmental risks include erosion and nutrient mobilization from poorly managed stormwater. Those same counties are the least equipped economically to deal with the yet unknown end-of-life solid waste disposal liability associated with potentially millions of solar panels. It is presently unclear whether solar panels can be disposed of in landfills at the end of their useful lives, or instead will need to go to more expensive hazardous waste disposal facilities. It is also unclear who will bear the cost of their disposal. If damaged, the heavy metals manufactured in solar panels may leach into ground water, which may pose water quality problems.

Erosion and stormwater discharges from poorly designed utility scale solar may undercut the Commonwealth's significant past and ongoing efforts to improve water quality in the Chesapeake Bay drainage and elsewhere in the state. The DEQ is providing new guidance to address stormwater challenges from solar panels, and we support funding additional academic and regulatory research to address the concerns outlined above.

The VASWCD respects the right of private landowners to make land use decisions concerning their property, consistent with local land use planning policy. At the same time, we feel government policy should not incentivize actions that may harm Virginia’s environment by encouraging private landowners to cut down forests and take productive prime farmland out of production.

RESOURCES:

- VCU study on utility solar
- VCEA
- DEQ Small Solar Permit By Rule

ADOPTED: December 4, 2018
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Supporting the Establishment of a Virginia Healthy Soils Initiative

Policy:

Assist with establishing a joint Virginia Healthy Soils initiative in the Virginia Department of Conservation and Recreation (DCR) and Virginia Department of Environmental Quality (DEQ) to

(1) improve the health, yield, and profitability of the soils of the Commonwealth;
(2) increase biological activity and carbon sequestration in the soils of the Commonwealth by promoting best management practices based on emerging soil science including but not limited to fertilizer applications based on nutrient management plans, planting multi-species cover crops, adopting no-till or low-till farming practices, and rotation grazing; and
(3) promote widespread use of healthy soils practices in the Commonwealth.

The VASWCD shall also work with the Virginia Soil Health Coalition and appropriate partners to further this policy and ensure the Code of Virginia enables Virginia’s SWCDs participation in future Healthy Soils programs and funding opportunities.

BACKGROUND:

The Association serves as partner and steering committee member of the Virginia Soil Health Coalition. The Virginia Soil Health Coalition facilitates communication and collaboration among partners across the commonwealth to support farmers, leverage resources, and advance strategies that increase soil health and the understanding of its many co-benefits.

ADOPTED: December 7, 2020
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts  
Policy on Septic Repair & Maintenance

Policy:

The VASWCD supports a study on the feasibility of establishing and funding a statewide septic repair and maintenance program, building on the research conducted by the Virginia Department of Health and Virginia Institute of Marine Sciences regarding the extent of septic failures across the Coastal Zone of Virginia.

BACKGROUND:

Failing septic systems result in an increased loading of bacteria, viruses, nitrogen and possibly phosphorus to adjacent waterways. Failing septic systems contribute as much as 6% of the total nitrogen load from the Chesapeake watershed according to the Bay Watershed Model 2009 Scenario and in small waterbodies, the local impact can be much higher.

In the 2021 legislative session, Senator Hashmi patroned SB 1396: Onsite Sewage Indemnification Fund; use of Fund for grants to certain property owners. This legislation also established a Wastewater Infrastructure Policy Working Group as an advisory board in the executive branch of state government to continually assess wastewater infrastructure needs and develop policy recommendations. The VASWCD shall engage in and monitor the progress of this legislation and its workgroup and consider taking a position on any or all of the resulting recommendations.

RESOURCES:

• SB1396: Onsite Sewage Indemnification Fund; use of Fund for grants to certain property owners-https://lis.virginia.gov/cgi-bin/legp604.exe?211+sum+SB1396

ADOPTED: December 7, 2021
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Paint Waste

Policy:

The VASWCD supports legislation that will allow Virginia to become part of the national PaintCare Paint Stewardship Program where manufacturers would collaborate with state, county, and local governments to establish a statewide network of drop-off locations where households and businesses can reuse/recycle leftover paint.

BACKGROUND:

According to the American Coatings Association, an estimated 10% (nearly 80,000,000 gallons) of paint goes unused each year. Paint products typically make up about 50% of the materials received through household hazardous waste (HHW) drop-off programs, which are often funded by local governments. Unfortunately, these programs are not available in all jurisdictions, and much of the paint ends up being placed in the regular trash or, worse, poured down the drain. When dumped in the trash or down the drain, unused paint can contaminate our environment with volatile organic compounds, fungicides, and (in the case of very old paint) hazardous metals such as mercury, lead, cadmium, and hexavalent chromium. Eleven states including: California, Colorado, Connecticut, Maine, New York, Oregon, Rhode Island, Vermont, Washington plus the District of Columbia have enacted PaintCare Paint Stewardship Program legislation. PaintCare is a national non-profit 501(c)(3) product stewardship organization created by paint manufacturers to provide environmentally sound management practices for leftover architectural paint. So far, paint EPR programs in the U.S. have reused and recycled more than 16 million gallons of paint, created 200 jobs, and saved governments (and taxpayers) over $150 million.

RESOURCES:

- PaintCare website. [www.paintcare.org](http://www.paintcare.org)

ADOPTED: December 7, 2021
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Invasive Plants

Policy:

The VASWCD supports legislation and other efforts to further control the sale and spread of invasive plants in Virginia.

BACKGROUND:

In the 2021 legislative session, Delegate Bulova patroned House Joint Resolution 527 that directed DCR and VDACS to engage stakeholders to study the sale of invasive plant species in Virginia and make recommendations to reduce or eliminate the sale of invasive plants in the Commonwealth and instead promote the sale of native plants. The resolution requests that the departments also work with several state agencies, conservation nonprofits, and plant industry and agriculture groups to develop recommendations regarding statutory and regulatory changes.

The VASWCD shall continue to monitor the progress of the study group and legislation to further efforts to control the sale and spread of invasive plants in the Commonwealth.

RESOURCES:

- HB491: Noxious weeds; amends definition to exclude plants that are commercially significant https://lis.virginia.gov/cgi-bin/legp604.exe?221+sum+HB491
- HB311: Native Plant Species; state agencies to prioritize use on state properties https://lis.virginia.gov/cgi-bin/legp604.exe?ses=221&typ=bil&val=hb311

ADOPTED: December 7, 2021
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
**Virginia Association of Soil and Water Conservation Districts**  
**Policy on Natural Landscaping**

**Policy:**

Support adoption of natural landscaping in the Commonwealth of Virginia. This may be achieved by funding the Department of Conservation and Recreation to contract with one or more state-supported universities to:

- analyze the market for natural landscaping services and products,
- prepare a “Natural Landscaping Manual” for landowners, and
- prepare a “Natural Landscaping Market Development Guide” for landscape service providers.

**BACKGROUND:**

Natural landscapes such as forests, woods, hedgerows and meadows provide significant public benefits compared to more intensively managed landscapes. Public benefits include increased biodiversity, reduced nutrient and sediment loads in storm water runoff, greater carbon sequestration and storage, and less fuel consumption.

Natural landscaping is the suite of installation and maintenance practices that restores natural plant communities having vertical vegetation layers and living, healthy soils as their foundation. When transitioning from intensively managed landscapes, natural landscaping relies as much as possible on native plants and natural processes and establishes a framework for plant community succession to seral stages that are compatible with landowners’ intended uses.

The market for natural landscaping services, including invasive plant management, is not well developed due to (1) landowners not understanding the benefits of these services, their costs, or what to request in contracting for them, and (2) few landscape service companies being prepared to provide these services since little demand exists.

Analysis of the market for natural landscaping should include:

- Describe types of natural landscapes that landowners might adopt in Virginia. Site preparation, invasive plant removal techniques, native species selections, initial planting approaches, on-going native plant introductions, and estimated long term outcomes would be addressed for each landscape type. Variations due to differing geographical conditions would be addressed where relevant.

- Develop a cost/benefit analysis framework that would, in addition to monetary costs, account for the impacts of the various land covers on carbon sequestration, nutrient and sediment releases, biodiversity, and energy use.

- Inventory nurseries and landscape maintenance companies statewide to discover existing competencies for establishing and maintaining natural landscaping and to gather key labor, transportation, and material quantities and cost information for conventional lawn and garden landscaping as well as natural landscaping.
• Develop cost/benefit comparisons between conventional landscaping and various types of natural landscaping as described in the first bullet. Identify site and locality information that landowners and landscape service providers should consider in selecting types of natural landscapes, laying out plots, selecting native species, site preparation, initial planting, on-going plant introductions and maintenance. Describe where the site and locality information can be accessed.

Document the results of this research in:

• A “Natural Landscaping Manual” written to inform landowners who are making decisions regarding high maintenance versus natural landscaping, and

• A “Natural Landscaping Market Development Guide” that compiles information regarding competencies, training, labor, transportation and materials that nurseries and landscape service providers would want in order to respond to increasing demand for natural landscaping products and services.

ADOPTED: December 7, 2021
CONFIRMED: December 6, 2022
EXPIRES: December 31, 2025
Virginia Association of Soil and Water Conservation Districts
Policy on Engineering Approval

Policy:

The Virginia Association of Soil & Water Conservation Districts supports a reduction in the amount of time needed for engineering approval in the Virginia Agricultural Best Management Practices Cost Share Program regarding design and installation of engineered practices.

ADOPTED: December 6, 2022
EXPIRES: December 31, 2025