# Harrisonburg Conservation Assistance Program

Program Year 2025



Administered By:

Shenandoah Valley Soil & Water Conservation District



# Harrisonburg Conservation Assistance Program

### Introduction to this Manual

The Harrisonburg Conservation Assistance Program (HCAP) Manual is intended to assist Shenandoah Valley Soil and Water Conservation District "District" and City of Harrisonburg "City" staff as they implement HCAP. This Manual is intended to provide guidance regarding program administration and BMP installation. The City reserves the right to correct, add, clarify, or remove guidance in order to judiciously use funds for the greatest benefit, address unforeseen problems/situations, maintain the intent of the Program, reflect current and updated standards or practices, or to ensure the longevity and viability of the Program.

The purpose of this program is to provide cost-share and technical assistance to address natural resource and stormwater concerns by assisting in the voluntary installation of certain stormwater Best Management Practices (BMPs) within city limits. HCAP also aims to assist the City with the Municipal Separate Storm Sewer System (MS4) implementation and the challenges meeting the Chesapeake Bay Total Maximum Daily Load (TMDL) goals.

This Manual is to be a resource for staff as they provide technical assistance needed to guide the proper siting, selection, design, installation, and maintenance of stormwater BMPs on eligible lands. These BMPs are intended to capture and/or infiltrate surface runoff produced immediately following a 1-inch rainfall event, on average. These BMPs are primarily designed to manage stormwater coming from a source on the property, such as a roof, driveway or lawn. Sites with contributing offsite concentrated runoff may be addressed with other City programs, such as the Drainage Improvement Program, as they may require more extensive planning and engineering.

Where applicable, this document references the Stormwater Design Specifications contained in the Virginia Stormwater BMP Clearinghouse (<u>https://www.swbmp.vwrrc.vt.edu/</u>). Users may also find the Virginia Erosion and Sediment Control Handbook, Virginia Cooperative Extension technical publications, and the technical manuals, standards, and specifications of the Natural Resources Conservation Service (NRCS) helpful for fulfilling the intentions of HCAP.

The Manual is divided into two parts. Part I summarizes the administrative framework of HCAP. Part II contains the design standards for all HCAP BMPs.

# Contents

Introduction to this Manual	1
Part I - Program Administration and Implementation	5
Section 1.1 Background and Development of HCAP	5
Section 1.2 Program Scope and Eligibility	5
Program Scope Program Eligibility Section 1.3 Goals and Objectives of HCAP	5
Section 1.4 Responsibilities	7
City of Harrisonburg's Responsibilities District Responsibilities Participant Responsibilities Section 1.5 Program Process	7 7
General Process Approval Categories Start and End Deadlines Section 1.6 Application Requirements	8 9
Section 1.7 Funding Allocations, Payments, and Cost Share Caps	10
Funding Allocations and Payments Guidance on Labor Rates Cost-Share Rates and Caps Section 1.8 Program Compliance and Corrective Action	11 11
Spot Checks Corrective Action Cost Share Repayment Hardship Process Part II - BMP RETROFITS	12 13
Section 2.1 Introduction of BMPs	14
Practice Selection Section 2.2 General Stormwater BMP Design Considerations	
Compliance with Local, State, and Federal Code Maintenance Section 2.3 Policies Regarding BMP Retrofit Practices	15
Lifespan Requirements of HCAP Projects Ranking Criteria for HCAP Funding Engineered Practice Design Document Requirements Operation and Maintenance Technical Responsibility	16 16 18
	-

Cost Share Guidelines	19
Planning Considerations	19
Section 2.4 Impervious Surface Removal (ISR)	20
Policies and Criteria Regarding Impervious Surface Removal	20
Plans and Specifications	21
Maintenance	21
Eligible Costs	21
Helpful Technical References	21
Section 2.5 Turf Conversion- Meadow (TM)	22
Policies and Criteria Regarding Turf Conversion- Meadow	22
Plans and Specifications	
Maintenance	24
Eligible Costs	24
Helpful Technical References	24
Section 2.6 Turf Conversion- Trees (TT)	26
Policies and Criteria Regarding Turf Conversion- Trees	26
Planting Window	27
Plans and Specifications	27
Maintenance	27
Eligible Costs	28
Helpful Technical References	
Section 2.7 Dry Swale (DS)	29
Policies and Criteria Regarding Dry Swale	29
Plans and Specifications	29
Maintenance	29
Eligible Costs	29
Helpful Technical References	29
Section 2.8 Wet Swale (WS)	30
Policies and Criteria Regarding Wet Swale	30
Plans and Specifications	
Maintenance	
Eligible Costs	30
Helpful Technical References	31
Section 2.9 Rainwater Harvesting (RH)	32
Policies and Criteria Regarding Rain Water Harvesting	32
Plans and Specifications	32
Maintenance	32
Eligible Costs	32
Helpful Technical Resources	32
Section 2.10 Bioretention (BR)	33

Polices and Criteria Regarding Bioretention	
Plans and Specifications	
Maintenance	
Eligible Costs	34
Helpful Technical References	34
Section 2.11 Permeable Pavement (PP)	35
Policies and Criteria Regarding Permeable Pavement	35
Plans and Specifications	35
Maintenance	
Eligible Costs	
Helpful Technical References	
Section 2.12 Green Roofs (GR)	
Policies and Criteria Regarding Green Roofs	
Plans and Specifications	
Maintenance	
Eligible Costs	
Helpful Technical References:	
Section 2.13 Proprietary Filtering Devices (FD)	
Policies and Criteria Regarding Proprietary Filtering Devices	
Plans and Specifications	
Maintenance	
Eligible Costs	
Helpful Technical References:	

# Part I - Program Administration and Implementation

#### Section 1.1 Background and Development of HCAP

The Harrisonburg Conservation Assistance Program (HCAP) was created based on the Virginia Conservation Assistance Program (VCAP), which is a statewide program administered by local Soil and Water Conservation Districts to provide financial and technical assistance to landowners. HCAP replicates the success of VCAP and uses local funding provided by the City of Harrisonburg Stormwater Utility Fund to assist property owners to install eligible BMPs. The City of Harrisonburg and Shenandoah Valley Soil and Water Conservation District will work in partnership to administer the program.

Section 1.2 Program Scope and Eligibility

#### Program Scope

Historically, the City has not had an avenue to help private property owners alleviate private drainage issues on their properties. HCAP establishes a dedicated source of funding for city residents to alleviate smaller-scale, individual drainage issues with corrective action on developed lands, hereafter described as "retrofitting." Stormwater retrofits reduce the amount of sediment, nutrients, and other contaminants reaching streams and rivers and alleviate drainage issues. Properly managed stormwater can help recharge groundwater and protect the land and streams from erosion. Sites with contributing offsite runoff may be addressed with other City programs, such as the Drainage Improvement Program, as they may require more extensive planning and engineering.

A ranking system is used to help prioritize applications and the implementation of BMPs, with a minimum ranking score to be determined by City and District staff based on funding. Applicants must meet all program requirements to proceed beyond the application phase.

#### Program Eligibility

#### Development

HCAP is not eligible to be used to assist new development sites to meet any local, state, or federal stormwater mandates. HCAP is intended to retrofit existing infrastructure. Generally, new construction is considered concluded when the site's construction activity has ended, the equipment and materials are removed, the site is stabilized and properly vegetated, coverage under the Construction General Permit is terminated (if applicable) and an occupancy permit (if applicable) has been issued. An applicant is eligible to apply for HCAP after the conclusion of new construction activity.

#### Participants

HCAP is eligible to private, non-profits, and commercial landowners within the City of Harrisonburg. State and federally owned land does not qualify. A practice is not eligible for HCAP funding if it meets eligibility for and corresponds to an equivalent BMP in an agricultural cost-share program (such as DCR VACS or NRCS Farm Bill programs), regardless of whether the applicant receives funding for the corresponding BMP in an agricultural cost-share program.

Practices funded through this program cannot be used for Nutrient Trading.

Practices shall not be used to meet regulatory requirements of the participant.

#### BMP Selection

Cost-share funds must be used to install the most effective BMP needed to address the resource concern. If several BMPs are installed on the site as part of a "treatment train," they must all be necessary to address the resource concern, and the most effective BMP must be installed first or concurrently. If

multiple applications are approved for the same property, the most effective, highest ranking BMP must be installed first or concurrently. In order to ensure the most judicious use of funds and to recognize the value of installing multiple BMPs at the same time, applicants may apply for and be approved for multiple applications. However, the applicant, after approval of multiple applications, cannot refuse a higher ranked BMP and still be eligible for cost share on a lower ranked BMP. In cases of unforeseen financial hardship, the most effective BMP that is affordable may be considered on a case by case basis.

All practices necessary to solve the water quality problem should be installed regardless of whether they receive HCAP cost-share funds. For example, a buffer should not be installed in an eroding lot unless the erosion problem on the property is also addressed.

All practices detaining and/or infiltrating runoff must be sized to treat a 1" rainfall volume as per the DEQ Stormwater BMP Clearinghouse specifications.

#### Property Boundaries, Easements, and Utilities

Before a site is chosen for a stormwater BMP, the property boundaries must be clearly defined by the property owner and verified. This is to ensure that no part of the proposed BMP is to be located on property belonging to an individual not participating in HCAP. No portion of the BMP should extend to a neighbor's property. If the proposed BMP location is near the property line or ownership is unclear, a survey, or plat must be obtained to verify property boundary. If property pins are known and visible, they may be used to documents ownership.

The property owners as well as the engineer, if applicable, will need to locate all existing, known easements and utilities. Miss Utility should be called to locate utilities. The property owner and RDP should evaluate the site for known easements. If possible, City staff should also evaluate application sites for known easements.

#### Flooding

HCAP is not eligible to address flooding issues on existing development. Flooding, as defined by the Stormwater Management Act, is "a volume of water that is too great to be confined within the banks or walls of the stream, water body, or conveyance system and that overflows onto adjacent lands, thereby causing or threatening damage." Sites with contributing offsite runoff may be addressed with other City programs, such as the Drainage Improvement Program, as they may require more extensive planning and engineering.

#### Section 1.3 Goals and Objectives of HCAP

The overall program goal is to encourage owners of eligible land in the City of Harrisonburg to install stormwater BMP retrofits that will provide nutrient and/or sediment reductions that can be credited toward accomplishing Virginia's Chesapeake Bay TMDL goals by offering cost-sharing financial incentives. HCAP will accomplish the following objectives to meet the program goal:

- Utilize appropriate BMPs within the Virginia Stormwater BMP Clearinghouse
- Identify environmental benefits associated with BMPs including load reductions associated with Chesapeake Bay TMDL implementation efforts
- Establish support for HCAP through outreach and education
- Continue to develop and maintain HCAP information and outreach materials

#### Section 1.4 Responsibilities

Responsibilities of program implementation are outlined in the Memorandum of Agreement between the City of Harrisonburg and the Shenandoah Valley Soil and Water Conservation District.

#### City of Harrisonburg's Responsibilities

- The City will approve program level issues such as Manual revisions, BMP criteria, and any changes to official HCAP policies.
- The City will promote HCAP.
- The City will report completed practices to the DEQ BMP Warehouse.
- The City will provide final review and approval of applications.
- The City will review and approve engineer designs.

#### **District Responsibilities**

• The District will review applications for completeness and feasibility and will present complete, high quality applications to the City for consideration and approval.

The District is to review the Application Packet for compliance with HCAP policies as described in the HCAP Manual.

#### Participant Responsibilities

Participants may not begin any construction until the application is approved by the City. If participants begin construction before their application is approved, they will not be eligible to receive cost-share for that project.

Participants must call Miss Utility prior to the start of any land disturbing activity.

It is the participant's responsibility to ensure that any contractors meet all local codes and responsibilities.

The participant is the project manager and responsible for all the components of the project including, but not limited to, securing contractors, ensuring project meets timeline and budget, resolving contractor disputes, and notifying the District of project status. Neither the District nor the City are responsible for managing contractors, resolving disputes, or coordinating work.

Participants are responsible to pay for work completed under this program.

The Operation and Maintenance Plan further describes the participant's obligations to maintain the BMP. The participant is responsible for the maintenance of the BMP for the entire lifespan of the practice, regardless of changes in the ownership of the land. Maintenance agreements between the involved parties are acceptable but ultimate responsibilities still rest with the participant that signs the Application and Contract Form.

In cases where a change in ownership of the land occurs, such as the sale of the property, or any changes in lease agreements, the participant shall notify the City and/or District to complete an Agreement Transferring BMP Responsibility Form to relieve them of responsibility for the practice by transferring it to the new owner. If this form is not completed, the participant continues to be the responsible party regardless of ownership of the subject property.

#### Section 1.5 Program Process

#### General Process

#### 1. Application

• Follow procedures listed in Section 1.6 and apply by submission deadline.

#### 2. Approval

• Wait for notification of practice approval from the District. Approval notices will be given to the applicant

#### 3. Design Review

- <u>For engineered practices</u>- Following approval, the City will review the design from the engineer. The participant shall wait for the District to notify them of design approval before starting any work.
- <u>For non-engineered practices</u>- Following approval, the participant shall wait for the District to notify them of design approval before starting any work.

#### 4. Construction/Installation

- Participants may not begin any construction until the application is approved by the City and the District. If participants begin construction before their application is approved, they will not be eligible to receive cost-share for that project.
- Construction inspections will be performed by the City and/or the District. Participants should inform the District when construction is set to begin, begins, and concludes.
- Participant must call Miss Utility prior to the start of construction activity.

#### 5. Final Site Inspection/Certification, As-Built, District receipt of project invoices

- <u>For engineered practices</u>- Following completion of installation, RDP must submit an As-Built design to the District, copies of project invoices must be submitted to the District, and the District and city staff must complete final site evaluation.
- <u>For non-engineered practices</u>- Following completion of installation, copies of project invoices must be submitted to the District, and the District and city staff must complete final site evaluation.

#### 6. Reimbursement

• Following completion of all previous steps, the District will provide reimbursement.

#### 7. Spot Check

• Following payment and during the lifespan of the practice, the District and City staff may periodically conduct a spot check of the practice (See Section 1.8).

#### Approval Categories

For high quality, completed applications that meet ranking criteria, the approval process will fall into the one of the two categories below:

Approval

- A non-engineered practice
- An engineered practice with a full, completed design

**Conditional Approval** 

• An engineered practice with a feasibility package

Following conditional approval, participants shall contact their engineer to develop a full complete design plan for their project. The design plan will need to be submitted to the District for review and approval. The participant may not start construction until receipt of design approval from the District.

#### Start and End Deadlines

If a participant does not begin work within 90 days of application approval, the District shall follow up with the participant and request justification for failure to start the project within 90 days. An extension may be granted if the participant provides a justification deemed reasonable by city staff, such as waiting for the appropriate planting season. Hiring a contractor or purchasing materials qualifies as starting a project; obtaining a permit does not qualify.

Projects must be completed by June 1<sup>st</sup> of the calendar year following the approval of the application. The District should work with the participant to ensure project completion timely and communicate any potential problems to the City. Contracts that cannot be completed by June 1<sup>st</sup> of the calendar year following the approval may be cancelled unless there is acceptable justification for an extension. All extensions must be approved by the City and a timeline for completion determined and communicated to the participants.

#### Section 1.6 Application Requirements

The applicant must have a current federal tax form W-9 on file with the District to assure that correct tax information for the applicant is available for reporting purposes. A 1099 tax form will be issued to applicants based on the W-9 data on file, for payments of \$600 or greater in a calendar year.

Below is the general 3 step application process.

Step 1: Determine if your project will require engineering\*

HCAP Practice	Engineered Practice?
Impervious Surface Removal (ISR)	No- See 2A Non-Engineering Application Process
Turf Conversion-Meadow (TM)	No- See 2A Non-Engineering Application Process
Turf Conservation-Trees (TT)	No- See 2A Non-Engineering Application Process
Dry Swale (DS)	Yes- See 2B Engineering Application Process
Wet Swale (WS)	Yes- See 2B Engineering Application Process
Rainwater Harvesting (RH)	Yes- See 2B Engineering Application Process
Bioretention (BR)	Yes- See 2B Engineering Application Process
Permeable Pavement (PP)	Yes- See 2B Engineering Application Process
Green Roof (GR)	Yes- See 2B Engineering Application Process
Proprietary Filtering Devices (FD)	Yes- See 2B Engineering Application Process
*Engineering must be performed by a Vi	rginia State Registered Design Professionals (RDP)

Step 2: Start and submit application

2A. Non-Engineering Application Process

- Submit Site Visit Request Form to District
- District to set up site visit to review your project and overview the application packet
- Complete application includes:
  - Completed Application Forms
    - Application and Contract Form

- W9 Form
- Obtain three (3) quotes with itemized estimated cost for project. If project includes multiple BMPs, separate estimates for each BMP should be provided. If the applicant will be constructing the project themselves, the applicant will need to submit the estimated volunteer labor hours and cost using the federal volunteer labor rate. There may be additional exceptions to this requirement and the District will inform applicants if they meet those requirements.

#### 2B. Engineering Application Process

- Submit Site Visit Request Form to District
- District to set up site visit to review your project and overview the application packet Complete application includes:
  - Signed and Completed Application Forms
    - Application and Contract Form
    - W9 Form
  - Select an RDP\* to design your project in accordance with required specifications
    - RDP\* to complete required components of Feasibility Package or Design Package and submit to the District (See Section 2.3)
    - Obtain three (3) quotes with itemized estimated cost for project. If project includes multiple BMPs, separate estimates for each BMP should be provided. If the applicant will be constructing the project themselves, the applicant will need to submit the estimated volunteer labor hours and cost using the federal volunteer labor rate. There may be additional exceptions to this requirement and the District will inform applicants if they meet those requirements.

Step 3: Submit your completed application by the deadline

#### Section 1.7 Funding Allocations, Payments, and Cost Share Caps

#### Funding Allocations and Payments

HCAP is funded by the City of Harrisonburg Stormwater Utility Fee. Funding will be allocated based on ranking criteria. The ranking criteria will be consistently administered when considering any application for approval.

All projects approved by the City during a given calendar year must begin work within 90 days of approval to qualify for cost-share payment and must be completed by June 1<sup>st</sup>. The District should contact the City if they foresee obstacles in completing projects before the deadline.

Occasionally, there may be costs that are incurred during construction that exceed the cost-share amount originally approved. In these cases, the District may request an increased cost-share payment by submitting the Adjustment Calculation Worksheet to the City prior to final payment. The increased costs must be unavoidable, unforeseen, reasonable, and necessary for the proper functioning of the BMP. The costs must also be within the scope of the design plan that was approved by the City prior to the beginning of construction, or within the scope of an approved modified design plan. The decision to award the increased cost-share payment is at the discretion of the City. It is important that cost share adjustments be appropriate to accomplish the installation of the BMP while judiciously using cost share funds.

Please note that while any applicant may pair HCAP cost-share funding with other grant sources or cost share programs to fund a project, some sources are not eligible for pairing (e.g. VCAP & 319 grants). Please

note that HCAP funds, partnered with other such resources or not, may never exceed one hundred percent (100%) of the total cost for completing the project. HCAP funds may not be paired with ineligible sources to prevent double reporting.

If the cost share rates or caps are changed in a subsequent program year, at the City's sole discretion, approved projects may be retroactively awarded the difference in new cost share rates/caps provided the following conditions apply:

- 1. The project was approved within the final quarter of the program year prior to the change
- 2. The project has not been completed and paid
- 3. The difference in cost share rates/caps is to the benefit of the applicant
- 4. There is still adequate funding available in the program year prior to the change to award equitable increases for approved projects

#### Guidance on Labor Rates

This guidance provides clarification for allowing volunteer hours that have value in the calculations to determine cost-share payment amounts. HCAP does not restrict the source of the labor that a participant may utilize and submit as a cost associated with the implementation of approved BMPs. Applicants choosing to utilize volunteer labor, to include the participant, their family members, and other unpaid help, must submit such labor as part of the cost estimate in the application packet. Labor rates should be estimated at the current Virginia minimum wage rate plus 50%. The application packet shall outline the anticipated number of volunteer hours needed to install the BMP. Volunteer labor eligible to receive cost-share is restricted to the labor required for installation of the BMP, and the maximum number of volunteer hours eligible to receive cost-share is 15 hours. Exceptions may be granted on a case by case basis if the participant provides written justification and documentation that additional volunteer hours are needed. The decision to award the additional hours is at the discretion of the District and the City.

It is important that the number of hours and value of those hours is appropriate to accomplish the BMP installation. The practice participant must provide documentation to support the labor component of the installed practice, meaning the quantity of labor hours and the labor performed. The most pertinent questions to answer when calculating the cost share payment is whether the labor submitted is appropriate for the labor required to implement the practice and is reasonable for the amount of work accomplished.

#### Cost-Share Rates and Caps

Assigned cost-share rates and caps will apply to all applications during a given program year. Rates for each practice are described in further detail below. All applicants will be limited to a participant cap of \$40,000.00 in total cost-share received per program year, per entity (defined by unique tax ID or social), based on date of application approval. The participant cap may be waived, at the discretion of the District and the City, on a case-by-case basis dependent on funding availability and water quality benefit. One contiguous BMP cannot have more than one application regardless of property boundaries nor will the HCAP program accept multiple applications from adjacent property owners for the same contiguous project.

Permit fees are not an eligible component cost for any practice and therefore cannot receive cost- share. Contractor design fees are an eligible component cost under HCAP. As with all eligible costs, design fees will be subject to review by the City to determine if costs are reasonable in comparison to project scope. For practices that require professional design (please refer to section 2.3 for a comprehensive list), professional design fees are deemed eligible expenses. Costs associated with installing/meeting required design specifications are eligible (e.g. geotechnical work in a large permeable pavement project). Contractor fees for completing HCAP Forms or meeting HCAP specifications will not be allowed. This is the responsibility of the property owner.

HCAP Practice	Cost Share Rate	Cost Share Cap
Impervious Surface Removal (ISR)	100%	\$7,500
Turf Conversion-Meadow (TM)	100%	\$3,500
Turf Conversion-Trees (TT)	100%	\$3,500
Dry Swale (DS)	100%	\$10,000
Wet Swale (WS)	100%	\$10,000
Rainwater Harvesting (RH)	100%	\$30,000
Bioretention (BR)	100%	\$30,000
Permeable Pavement (PP)	100%	\$25,000
Green Roof (GR)	100%	\$30,000
Proprietary Filtering Devices (FD)	100%	\$40,000

#### Section 1.8 Program Compliance and Corrective Action

#### Spot Checks

Spot checks are verification inspections meant to determine practice existence and viability during the lifespan of the practice and are not intended as a technical inspection. Technical accuracy is determined by a city staff member at the time of completion.

- 1. Random practice verification inspections will be conducted by District staff, with support from the City as needed, to determine that the individual practice is still viable. All inspection forms and photo documentation shall be kept on file.
- 2. For vegetative practices, spot checks should be conducted at a time of active growth with mid to early summer being the ideal time to inspect.
- 3. 25% selection of all active projects, at a minimum 15 practices and a cap of 30 practices per year will be checked by the District annually.
- 4. Spot check reports on practices receiving cost-share from other sources should be copied to the appropriate agency.
- 5. The District will consolidate all spot check information into a table indicating how many inspections were conducted, how many practices were in compliance, and how many practices require additional follow up. A copy of this report should be provided to the City. The report will be used to assure that practices needing additional attention receive the appropriate follow-up and that all issues are resolved, or the appropriate amount of cost-share funds are repaid to the District.

#### Corrective Action

The District shall maintain written and photo documentation of practices failing to meet specifications. Failure to maintain the practice for the specified lifespan (10 years for all practices) will result in the participant being required to bring the practice into compliance or refund a prorated amount of the costshare. The repayment amount is based on the amount of funding provided to the participant prorated to the lifespan remaining.

In the case of the death of the participant this requirement may be waived. This determination requires an official action of the District Board that must be recorded in the minutes. An Agreement Transferring BMP Responsibility Form should be signed if the property changes ownership during the life of the BMP. Participants found to have practices not meeting specifications or practices destroyed during the designated life span will be contacted by the District and informed of the nature of the deficiency and repayment requirements if not corrected. This should initially be a verbal notice (with the date documented in a case file). Verbal notice should be followed with a written notice within two weeks. This notice must indicate the observed nature of the problem and allow the individual the opportunity to respond within two weeks.

Participants may be given a maximum grace period of six months from the date of the written notification for practice compliance. At the end of the grace period, the practice will be re- inspected. The District will notify participants found with practices still not in compliance in writing that repayment of cost-share funds is required.

Participants will have 60 days from the date of the District's notification of repayment to refund the costshare funds.

#### Cost Share Repayment Hardship Process

This process may be utilized when a participant requests that the requirement for the repayment of costshare funds due to the failure of a BMP be forgiven due to unusual circumstances beyond the participant's control. The circumstance(s) must be of a severity such as a life-threatening illness, bankruptcy, or some other situation out of the participant's control, including but not limited to natural disasters or other applicable national, state, or locally declared emergency. This process may not be used to provide relief associated with practice specifications or operation and maintenance agreements, such as requirements for maintaining a percentage of vegetative cover. All requests for hardship shall be submitted in writing to the City and the decision to grant the cost-share repayment hardship exemption is at the discretion of the City.

# Part II - BMP RETROFITS

#### Section 2.1 Introduction of BMPs

Best Management Practices (BMPs) is a catch-all term used to describe a practice or set of practices, whether structural or behavioral, that is considered effective and practical to reduce a negative outcome. Stormwater BMPs refer to those practices that can reduce the pollutant loads or quantity of water leaving a site and entering our waterways. While behavioral changes are important, the main goal of the HCAP program is to incentivize the installation of the structural practices listed in this section. The specifications and application of BMPs are constantly evolving with new information and more experience. The specifications and standards found in this Manual will be updated as more research and information are gathered. This document focuses on retrofit BMPs that can be installed in small scale settings, such as existing individual residences and small businesses.

Stormwater BMPs found in this Manual:

- Impervious Surface Removal (ISR)
- Turf Conversion- Meadow (TM)
- Turf Conversion- Trees (TT)
- Dry Swales (DS)
- Wet Swales (WS)
- Rainwater Harvesting (RH)
- Bioretention (BR)
- Permeable Pavement (PP)
- Green Roofs (GR)
- Proprietary Filtering Devices (FD)

#### Practice Selection

BMP selection will be based on resource concerns and site conditions and will include applicant objectives. Sites should have an identifiable water quality issue, and BMP objectives must address the identified resource concern(s) and shall be limited to practices that capture and reuse or treat stormwater. The HCAP Site Assessment Form can be used to assess the site conditions and help determine the best practice to address the water quality issue.

The selection of the most effective stormwater practice depends on the nature of the terrain, the intensity of development, and the sensitivity of the receiving water. The DEQ Stormwater BMP Clearinghouse provides a matrix to help determine which practices are recommended, acceptable, restricted or prohibited based on areas of karst, trout watersheds, ultra-urban watersheds and stormwater hotspots. A combination of objectives can be satisfied with one or more practices, and practices can be combined to create "treatment trains" to accomplish all objectives.

Cost-share funds must be used to install the most effective BMP needed to address the resource concern. If several BMPs are installed on the site as part of a "treatment train," they must all be necessary to address the resource concern, and the most effective BMP must be installed first or concurrently. If multiple applications are approved for the same property, the most effective, highest ranking BMP must be installed first or concurrently. In order to ensure the most judicious use of funds and to recognize the value of installing multiple BMPs at the same time, applicants may apply for and be approved for multiple applications. However, the applicant, after approval of multiple applications, cannot refuse a higher ranked BMP and still be eligible for cost share on a lower ranked BMP. In cases of unforeseen financial hardship, the most effective BMP that is affordable may be considered on a case by case basis.

All practices necessary to solve the water quality problem should be installed regardless of whether they receive HCAP cost-share funds. For example, a buffer should not be installed in an eroding lot unless the erosion problem on the property is also addressed.

#### Section 2.2 General Stormwater BMP Design Considerations

BMPs requiring engineering must be designed to the specifications listed in the DEQ BMP Clearinghouse.

#### Compliance with Local, State, and Federal Code

The type, size and location of the BMP may require compliance with local zoning ordinances and local, state and federal permitting. A Joint Permit Application (JPA) should be submitted when impacting wetlands and streams. If the size of the BMP disturbs enough land to qualify as a land disturbing activity, then a local land disturbing permit may be needed. These BMPs must comply with the local program ordinance and the Virginia Erosion and Sediment Control Regulations.

#### Maintenance

Once construction is completed, periodic inspections must be performed to ensure the BMP continues to function as designed. Maintenance is a necessary component of all BMPs. All participants must be aware of the operation and maintenance responsibilities for the proposed BMP. These responsibilities, as noted in the BMP-specific Operations and Maintenance Plan, may influence BMP selection. District staff should discuss the following maintenance requirements with all participants:

#### Routine Maintenance

Routine maintenance may include landscaping and aesthetic maintenance such as grass, tree and shrub care, plant care, re-seeding and mulching, slope stabilization, grass mowing, pruning, filling and repair of gully erosion, animal control, removal of invasive vegetation and minor sediment cleaning. It also may include removal of debris, trash, sediment, vegetation and other matter that impedes or threatens to impede stormwater functioning or structural integrity.

#### Non-Routine Maintenance

Non-routine maintenance may include the repair or replacement of structural components such as embankments, trash racks and anti-vortex devices, emergency spillways, pretreatment forebays, seepage controls, drains and pipes, water quality or quantity control devices, outlet protections or energy dissipaters, and major sediment removal (excavation or dredging methods).

#### Section 2.3 Policies Regarding BMP Retrofit Practices

A brief description of the policies for each BMP is discussed in the subsequent sections of this chapter. Detailed BMP specifications are found on the Virginia Stormwater BMP Clearinghouse. HCAP BMPs must follow specifications outlined by the Virginia Stormwater BMP Clearinghouse, or other standards as outlined in this manual.

Section	HCAP Practice Name	Code	Engineered Practice?
2.4	Impervious Surface Removal	ISR	No
2.5	Turf Conversion-Meadow	ТМ	No
2.6	Turf Conversion-Trees	TT	No
2.7	Dry Swale	DS	Yes
2.8	Wet Swale	WS	Yes
2.9	Rainwater Harvesting	RH	Yes
2.10	Bioretention	BR	Yes
2.11	Permeable Pavement	PP	Yes
2.12	Green Roof	GR	Yes
2.13	Proprietary Filtering Devices	FD	Yes

#### Lifespan Requirements of HCAP Projects

- Once installed, projects should be considered permanent landscape features and an effort should be made to provide for continuation beyond HCAP commitment.
- All practices must be maintained for 10 years.

#### Ranking Criteria for HCAP Funding

Each application will receive a numeric ranking score based on water quality improvement parameters. Applications with higher ranking scores will receive priority for funding allocations.

#### Engineered Practice Design Document Requirements

Use the following guidelines for engineered practices. For the most current version of engineering guidance contact the District for a copy of the HCAP Engineered Practice Design Document Requirements.

HCAP Engineered Practices & Associated Virginia Stormwater Design Specifications			
HCAP Practice Name	ctice Name HCAP Practice Code	HCAP Practice Clear	Applicable Virginia Stormwater BMP Clearinghouse Design Specification Number <sup>1</sup>
		(Virginia Stormwater Management Handbook Chapter 8) <sup>2</sup>	
Dry Swale	DS	No. 10 (P-CNV-02)	
Wet Swale	WS	No. 11 (P-CNV-03)	
Rainwater Harvesting	RH	No. 6 (P-BAS-04)	
Bioretention	BR	No. 9 (P-FIL-05)	
Permeable Pavement	PP	No. 7 (P-FIL-03)	
Green Roof	GR	No. 5 (P-FIL-02)	
Proprietary Filtering Devices	FD	Manufacturer's specifications under Practice No. 17	
		(P-MTD-F-XX or P-MTD-B-XX)	

<sup>1</sup>Applicable Design Specifications can be found at: https://www.swbmp.vwrrc.vt.edu/

<sup>2</sup> https://online.encodeplus.com/regs/deq-va/doc-viewer.aspx#secid-995

#### **General Requirements**

All documents should be on engineer's letterhead or design sheets and shall include:

- Participant name and address
- Engineer's Firm, Engineer's/Designer's name, business address and contact information
- For Professional Designs- Designs should include: Professional seal, Virginia State Registered Design Professional license number, signature and date
- Identify address of proposed project location
- Map of area of proposed project area
- Detailed material lists

#### Feasibility Statement Package Requirements

- Identify address of proposed project location
- Map of area of proposed project area
- Statement identifying if project is located within a floodplain. Identify proposed project dimensions (sqft and depth) /treatment area and approximate contributing drainage area to check that contributing watershed will not likely cause practice failure
  - Use best available topography. Topographic survey not required.
- Detailed material lists
- Infiltration Test Results in inches/hr (if applicable)
- Minimum depth to water table from bottom of planned reservoir depth
- Statement describing the feasibility of project
  - "To the best of my professional knowledge, judgement and belief that the identified project location is adequate to support the requested (practice name) practice. Upon approval, I will perform the design and associated installation plan to meet applicable standards and specifications in the Harrisonburg Conservation Assistance Program (HCAP) manual as well as any referenced Virginia Stormwater BMP Clearinghouse Design Specifications."
- Send completed feasibility package to the District

#### **Design Package Requirements**

- Identify project dimensions/treatment area and contributing drainage area (based off of best available data)
- Statement identifying if project is located within a floodplain
  - Detailed drawing of practice to include all specifications for individual components
    - Identify project location and adjacent areas
    - Include specifications and drawings of specialized components to include size, quantity, and type/brand name
    - Identify where water enters and leaves the practice
    - Cross section showing depth, slope, and inlet, outlet and overflow structures (where applicable)
- Include appropriate erosion and sediment control measures (if needed)Detailed construction/installation sequence instructions with references identifying key stages that the RDP needs to be on-site to inspect progress/installation. The RDP will be responsible for final certification of this practice, thus identifying and inspecting the key stages of construction and installation is critical.
- Site constraints for construction should be identified

- Identify the location of all known utilities on the parcel
- Calculations performed/required as well as the results of any required infiltration/percolation tests (in inches/hr); clear calculations for storage volume are needed.
- Minimum depth to water table from bottom of planned reservoir depth
- Maintenance recommendations/requirements
- The following statements:
  - Modification/Substitution Statement that specifies any substitutions or modifications must receive pre-approval from engineer
  - Design Standards Certification Statement: "To the best of my professional knowledge, judgement, and belief, this design, including drawings, calculations, and specifications, meet the applicable standards and specifications in the Harrisonburg Conservation Assistance Program (HCAP) manual as well as any referenced Virginia Stormwater BMP Clearinghouse Design Specifications."
  - Permitting Compliance Statement that specifies the design and installation details are in compliance of all local permitting requirements and local codes.
  - Locate Public Utilities Statement that specifies to contact Miss Utility prior to work.
- Send completed feasibility package to the District

Note that the design package must include sufficient detail to allow the District to verify that the design is in accordance with the Harrisonburg Conservation Assistance Program manual as well as any referenced Virginia Stormwater BMP Clearinghouse Design Specifications or Virginia Stormwater Management Handbook Chapter 8.

#### As-Built Package Requirements

- Detailed drawing of final practice to include:
  - Noting any changes from the original approved design plan
  - Identify project location and adjacent areas
  - Include specifications and drawings of specialized components used to include size, quantity, and type/name brand.
  - o Identifies where water enters and leaves the practice
- The following statements:
  - As-Built Certification Statement: "Pursuant to 9VAC25-870-55, I hereby certify that to the best of my knowledge and belief the stormwater management facilities shown on these record drawings have been constructed in accordance with the approved plans and specifications."
  - Permitting Compliance Statement that specifies the practice and installation details are in compliance with all local permitting requirements and local codes.
- Send completed As-Built package to the District

#### Operation and Maintenance

- All practices will be subject to spot checks by City/District staff during the practice's lifespan.
- Participant is responsible for all maintenance responsibilities for the practice per an approved Operation and Maintenance Plan. This agreement will include specific maintenance objectives described for each BMP.

#### Technical Responsibility

- The participant will be responsible for submitting all project plans. Technical guidance may be provided by the District. All projects must meet local codes, ordinances, and policies, and must address any permitting requirements.
- The District and City are responsible for reviewing all plans, providing any necessary technical guidance, and inspecting the completed practice to ensure that all standards have been met prior to issuance of payment.
- A licensed or certified professional is responsible for certifying design plans for engineered practices.

#### Cost Share Guidelines

- Itemized invoices are required to determine the maximum cost-share amount.
- Cost share payment shall not exceed the total cost of installation.
- The District is required to issue a Form 1099- (IRS) for any individual it issued a payment over \$600.00
- HCAP Cost Share funds may be combined with other grant or cost-share resources, but may not exceed one hundred percent (100%) of total practice costs. HCAP funds shall not be paired with ineligible funds to prevent double reporting. If receiving additional funding for this project, the applicant is required to fully disclose to the SWCD funding source(s) and amount(s).
- The City reserves the right to deny applications and/or withhold cost-share payments from any projects that install invasive or noxious species.

#### Planning Considerations

- Setbacks from dwellings/buildings, septic systems, and wells shall follow guidelines per the practice standard. Setbacks from property lines should be at a minimum 5 feet.
- Applicable City Ordinances
- The need for a Public Access Permit
- Easements on the property
- Line of Sight (LOS) requirements
- City Right Of Way (ROW) locations
- Miss Utility notification and location of onsite utilities (Call 811).
- Infiltration test (USDA NRCS Soil Quality Test Kit Guide. Soil Quality Institute. July 2001.Section I Part 3. Page 7-8 <u>https://www.nrcs.usda.gov/Internet/FSE\_DOCUMENTS/nrcs142p2\_050956.pdf</u>. Or Appendix 8-A on the Virginia Stormwater BMP Clearinghouse https://swbmpvwrrc.wp.prod.es.cloud.vt.edu/wpcontent/uploads/2018/07/BMP\_Spec\_No\_8\_INFILTRATION.pdf )
- Soil Compaction Test (see Penn State Extension Agronomy Facts 63 or Bulk Density Test USDA NRCS. Soil Quality Test Kit Guide. Soil Quality Institute. July 2001. Section I Part 4. Page 9-13.)
- Soil Fertility Testing (see VCE PUB 425-125 and 425-129)

#### Section 2.4 Impervious Surface Removal (ISR)

Surfaces covered by impenetrable materials such as asphalt, compacted gravel, concrete, brick, and stone are impermeable. These impermeable materials seal surfaces, repel water, and prevent precipitation from infiltrating into soils and groundwater. Removal of these impermeable materials, when combined with permeable pavement or vegetation establishment, is intended to reduce stormwater runoff rate and volume, as well as associated pollutants transported from the site by stormwater runoff.

The process of urbanization, characterized by increases in impermeable or impervious areas, causes a substantial increase in stormwater runoff. One obviously beneficial stormwater management practice is to reduce the amount of impervious surface area in a given urbanized area. Removing impervious areas and replacing the area with pervious materials also serves the intended purpose.

#### Policies and Criteria Regarding Impervious Surface Removal

Patios, walkways, parking areas, driveways, and other impervious surfaces can be converted to pervious areas that increase infiltration to groundwater. This BMP is not intended for impervious surface removal associated with above ground structures. In-ground surfaces must be more than three years old to be considered an eligible impervious surface. For example, gardens, lawns, and permeable pavers can be used in place of the impervious area removed. For impervious surface removal costs to be offset by HCAP, they must be accompanied by an approved stabilization plan.

- ISR can be a standalone practice when not followed by the installation of a HCAP BMP, e.g. the site beneath the removed surface is stabilized with vegetation.
- When ISR is followed by the installation of another HCAP practice, ISR will become a component of that practice, and the cost-share of that practice will increase to account for the cost-share rate for ISR (except for permeable pavement). In these situations, the applicant would submit one application for the primary BMP with ISR as a component.
- When ISR is followed by permeable pavement, ISR will become a component of that practice, but the applicant will not receive additional cost-share for ISR. In these situations, the applicant would submit one application for PP with ISR as a component.

Removal must include the impervious surface and sub-grade aggregate. The materials removed must be properly disposed. The subsoil shall be scarified at least 2 inches below the compacted subgrade aggregate.

When vegetation is to be established on site, the practice should be initiated as closely as possible to the optimum time for vegetation establishment. Temporary conservation cover must be established within 14 calendar days if permanent vegetation cannot be established. Vegetation establishment must include proper soil preparation. Tillage may be required to address soil compaction. Addition and incorporation of topsoil or organic matter may be necessary for proper seedbed establishment.

If the proposed plan involves working within the City Right of Way such as removal, replacement, or addition of a private and commercial entrance, curb and gutter, or apron, a Public Access Permit is required, and the entrance must meet the appropriate CG-9 standard. Details regarding the Public Access Permit and how to apply can be found on the City's website:

https://www.harrisonburgva.gov/site-development#Public-Access-Permit-Application.

#### Plans and Specifications

This practice does not require adherence to specific technical specifications other than what is outlined below.

A project planning worksheet for the site must be submitted by the applicant and approved by the City before construction is initiated. The installed practice must be in accordance with the approved design unless changes were pre-approved by the City.

#### Maintenance

- If using vegetative cover:
  - Maintenance inspection of the planted area shall be conducted annually by the landowner, or a designated sub-contracted agent of the landowner
  - Weeding
  - Remove any dead or diseased plants
  - Dead-head flowers
  - o Remove trash
  - Ensuring full vegetative cover remains intact and invasive species are controlled if vegetation is used
- No impervious surface shall be built over the treated area
- Stabilize any eroded or bare areas
- Site specific maintenance items depend on final stabilization plan
- If installing permeable pavement, adhere to the Permeable Pavement (PP) O&M plan

#### Eligible Costs

• Eligible costs may include: demolition (removal and disposal of surface material and aggregate), soil testing, seedbed preparation (harrowing/raking/tillage/amending soil), herbicide application, permanent seed, mulch, sod, erosion and sediment controls when needed.

#### Helpful Technical References

- Turf Conversion BMP in this Manual (see Section 2.5 and 2.6 below).
- Permeable Pavement BMP in this Manual (see Section 2.12 below)
- VA Stormwater Clearinghouse Design Specification No. 4 Soil Compost Amendments.
  VA Erosion and Sediment Control Handbook Standard and Specification 3.30 Top soiling.

#### Section 2.5 Turf Conversion- Meadow (TM)

This practice encompasses the conversion of managed turf grass areas or bare soils to areas planted in native herbaceous and woody species. Managed turf is defined as grassed soil that no longer functions in its natural hydrologic state due to disturbance, compaction, or excessive management (West Virginia Department of Environmental Protection). Converting managed turf or bare soils into highly functioning ecosystems collectively in a community can have beneficial impacts on local water quality and that of the Chesapeake Bay.

Native plants are generally best adapted to local soil and climate conditions and therefore require the least amount of nutrient addition or cultivation to maintain the amount of ground cover best suited to minimize runoff. In contrast, turf grasses and non-native species generally require both continual maintenance and periodic fertilization to provide the same amount of stormwater runoff protection. In addition, native plants have deeper roots compared to turf grass which can improve the soil's capacity to store and infiltrate water. Therefore, the conversion of managed turf or bare soils to native plants will generally be beneficial from a non-point source runoff pollution prevention standpoint.

The nutrient load of a residential lawn has been estimated at between 2 and 9.7 mg/L/year of nitrogen and between 0.3 and 1.9 mg/L/year of phosphorus (Chesapeake Stormwater Network Technical Bulletin No. 9, 2011).

#### Policies and Criteria Regarding Turf Conversion- Meadow

Policies regarding Meadow plantings are covered under this standard. Meadows may be used to address a significant erosion problem, treat on-site impervious runoff, or to convert from turf. This practice is a nonstructural BMP.

TM practices must meet a minimum of 250 contiguous square feet to be eligible.

Photo documentation and District verification of the resource concern(s) must be provided in the application.

Perennial native species that are adapted to the site conditions must be used. Selected species must have the capacity to achieve adequate density and vigor within an appropriate time frame to stabilize the site sufficiently to permit suited uses with ordinary management activities. Plant species must be considered native "Flora of Virginia." Only native plants will be allowed plant list or planting plan. See Helpful Technical References section for publications and websites related to native plants. Invasive or noxious species, as identified by the DCR invasive species list, and/or the USDA noxious weed list are prohibited. Additionally, annual plants, vegetables, and herbs are not allowed. The City reserves the right to deny applications and/or withhold cost-share payments from any projects that install invasive or noxious species. A meadow should include a seed mix with at least two (2) native grass species and nine (9) forbs/wildflower species. Alternative Seed Mix ratio may be considered. Only viable, high-quality seed or planting stock should be used. Vegetables, herbs, and annual plants are not allowed in the landscape plan. Required density and minimum ground covers for all plantings will be based on mature size of approved species within the approved site-specific plans.

Competition controls must be included with the final plans. Competition controls should be described in greater detail in the site-specific plan submitted before installation. Measures to exclude pests that will interfere with the timely establishment of vegetation must be employed.

Vegetation establishment must include proper soil preparation. Tillage may be required to address soil compaction. Addition and incorporation of topsoil or organic matter may be necessary for proper seedbed establishment.

This practice should be initiated as closely as possible to the optimum time for vegetation establishment. Planting should occur within appropriate planting windows. Temporary conservation cover must be established within 14 calendar days if area contains bare soil and permanent vegetation cannot be established.

Fertilization, mulching, or other practices for plant growth establishment must be timed and applied appropriately for selected species and must not be used for long term maintenance. Soil amendments will be added only as demonstrated necessary according to a soil test report.

Practice sizing should adhere to the following general guidelines:

- If accepting runoff from on-site driveway/sidewalk/patio- BMP should be minimum 10 feet wide. The length of the practice ideally would cover the length of the impervious surface adjacent to the BMP. Upslope areas from the impervious surface cannot be used to justify the practice, but may be considered in addition to downslope areas if such additional areas are deemed to be beneficial.
- If accepting runoff from downspout- BMP should be a min of 10 feet wide by 35 feet long (measured in the direction of water entering BMP) per 1000 sqft of impervious surface draining to the BMP. Additionally, adequate energy dispersion methods must be used where the water enters the practice.
- The flow path from the point of discharge should be at a minimum 5 feet from property lines and 10 feet from all neighboring structures or buildings and retaining walls over 36 inches in height. Property line setback is a recommendation that may not be practical for all sites. The building setback should be strictly followed. Setback from onsite house should be at a minimum 2 feet if no basement is present or 6 feet if basement is present.

Wet areas may be converted to a wet meadow under Turf Conversion-Meadow. This should be used in areas where standing water or saturated soil limits vegetative cover to less than 90% and contributes to a water quality concern downstream.

Participants approved for the Turf Conversion- Meadow practice will need to ensure their Operations and Maintenance (O&M) plan is followed to stay in compliance with Section 16-6-58 "Weeds, etc., on lots" of the City Code. If the participant is located on a corner lot for either Turf Conversion practice, they must also ensure compliance with Section 10-3-115(4) of the City's Zoning Ordinance which states, "in all use districts, except a B-1 central business district, walls and fences, hedgerows and other dense landscaping and other items which occur on corner lots, which exceed three and one-half (3½) feet in height, and present an obstruction to vision, shall be reduced in height or relocated at least twenty (20) feet from the intersection of right-of-way lines."

#### Plans and Specifications

This practice does not require adherence to specific technical specifications other than what is outlined below.

A project planning worksheet for the site must be submitted by the applicant and approved by the City before construction is initiated. The installed practice must be in accordance with the approved design unless changes were pre-approved by the City.

#### Maintenance

Maintenance of the planted area will be conducted annually by the landowner, or a designated subcontracted agent of the landowner.

Maintenance will include:

- Water plants as needed
- Control undesirable weeds (mowing, hand cutting, weed eating) It is recommended to mow only one third of the project area. Mowing only a portion of the area will allow beneficial insects to have suitable habitat nearby. Spot treat invasive species, as needed.
- Stabilize eroded or bare areas.
- Mowing:
  - In the first growing year, if undesirable weeds become an issue, may need to mow three times, about once a month in summer (June, July, and August). Do not mow area lower than 6-8 inches. Never mow when soils or plants are wet.
  - In subsequent years, if needed, mow high (6-10 inches) no more than twice a year, either before or after nesting season (typically early March or mid-August). Never mow when soils or plants are wet.
  - Weeds should be mowed at a height of about one foot in the second growing season.
    Biennial weeds should be mowed when in full bloom, but before setting seed, usually around mid-June.
- Applying fertilizer after the first growing season (vegetation establishment) is prohibited as one of the purposes of HCAP is to reduce sources of nutrient pollution.
- Pesticide use should be limited and applied only when needed and in accordance with product label
- Annual survey of planted area to evaluate for invasive species and plant survival/success. Vegetation under TM must achieve an overall survival rate of 75% for the first growing season and 90% for the second growing season and throughout the remaining ten-year maintenance agreement period. Remove dead or diseased plant. Replant vegetation, as needed, to ensure required stand/survivability.
- Trash should be removed at least annually.
- Issues of trespassing, leading to damaged vegetation, should be addressed.

#### Eligible Costs

Eligible costs may include: soil testing, site preparation (herbicide, sod removal, harrowing, raking, tillage), installation (broadcast, drill, or planting), temporary and permanent seed, plants, hay/straw, erosion matting/jute matting, soil amendments (compost and lime), weed barriers, erosion and sediment controls when necessary.

#### Helpful Technical References

- USDA NRCS Conservation Cover: Wildflower Meadow for Wildlife and Pollinators. Virginia Conservation Practice Job Sheet 327. 2011.
- NRCS Virginia Plant Establishment Guide. 2011.

- Dorner, Jeanette. An Introduction to using native plants in restoration projects. National Park Service. 2000.
- Homeowner Guide to Make your Property Bay Friendly. Chesapeake Stormwater Network. June 19, 2013.
- Native Plant Resources:
  - Native Plant Center (ACB)
  - Digital Atlas of the Flora of Virginia
  - Flora of Virginia Project
  - $\circ$   $\;$  Native Plants for Conservation, Restoration & Landscaping \;
  - Virginia Native Plant Society
  - Plant Ridge & Valley Natives

#### Section 2.6 Turf Conversion- Trees (TT)

This practice encompasses the conversion of managed turf grass areas or bare soils to areas planted in native woody species. Managed turf is defined as grassed soil that no longer functions in its natural hydrologic state due to disturbance, compaction, or excessive management (West Virginia Department of Environmental Protection). Converting managed turf or bare soils into highly functioning ecosystems collectively in a community can have beneficial impacts on local water quality and that of the Chesapeake Bay.

Native plants are generally best adapted to local soil and climate conditions and therefore require the least amount of nutrient addition or cultivation to maintain the amount of ground cover best suited to minimize runoff. In contrast, turf grasses and non-native species generally require both continual maintenance and periodic fertilization to provide the same amount of stormwater runoff protection. Therefore, the conversion of managed turf or bare soils to native woody species will generally be beneficial from a non-point source runoff pollution prevention standpoint.

The nutrient load of a residential lawn has been estimated at between 2 and 9.7 mg/L/year of nitrogen and between 0.3 and 1.9 mg/L/year of phosphorus (Chesapeake Stormwater Network Technical Bulletin No. 9, 2011).

#### Policies and Criteria Regarding Turf Conversion- Trees

The Turf Conversion – Tree (TT) practice is intended to plant new trees to expand tree canopy and increase stormwater benefits.

Tree planting may be used for establishing a Riparian Buffer along a water feature, addressing an erosion problem, or to convert from turf.

TT practices must meet a minimum of 2 trees to be eligible.

Photo documentation and District verification of the resource concern(s) must be provided in the application. The HCAP Tree Planting Plan must be completed by a City Arborist.

HCAP funds are available to plant new trees, and "replacement" trees when replacing dead/dying trees observed during an initial site visit. HCAP funds are not available to "replace" viable trees, exceptions will be made on a case-by-case basis in consultation with a City Arborist and may include safety issues and invasive species. HCAP Funding is not available for the cost of tree removal. Only native trees are allowed in a Turf Conversion-Tree planting plan, however, in some cases non-native cultivars or climate adapted species may be allowed by the City's Arborists. Diversity is required for larger scale projects. Invasive or noxious species, as identified by the DCR invasive species list, and/or the USDA noxious weed list are prohibited. Shrubs are not considered eligible for the TT standard. The City reserves the right to deny applications and/or withhold cost-share payments from any projects that install invasive or noxious species.

Required density and minimum spacing for all plantings will be based on mature size of approved species within the approved site-specific plans.

Soil amendments will be added only as demonstrated necessary according to a soil test report. Only the minimum amount of fertilizer necessary to establish vegetation growth shall be utilized (according to soil test report). Measures to exclude pests that will interfere with the timely establishment of the tree must be employed. Appropriate tree protection measures must be employed, such as tree shelters, weed barriers, tree wraps, or other methods approved by the City.

Tree plantings must be appropriately placed (e.g., not under telephone/electric wires, in LOS or ROW, under any obstructions like other trees, next to fence or building, etc.). Trees must be appropriately

spaced from other trees. Unless a waiver is signed, trees shall be planted at a minimum of 10 feet from existing or proposed impervious surfaces (for the purpose of appropriate tree spacing, other infrastructure such as permeable pavement should be considered the same). Trees must be planted at a minimum of 20 feet from existing sewer or water lines.

Mulch should never be applied right next to the tree trunk; a mulch-free area, 2- to 3-inches wide at the base of the tree, must be provided to avoid moist bark conditions and prevent decay. However, mulching is highly recommended, and trees should be mulched at least to the tree's dripline around the tree at 3 inches in depth. Mulching helps with weed control and water retention.

This practice should be initiated as closely as possible to the optimum time for tree establishment. Temporary conservation cover must be established within 14 calendar days if the area contains bare soil and permanent vegetation cannot be established.

Participants approved for the Turf Conversion- Tree practice will need to ensure compliance with Section 10-3-115(4) of the City's Zoning Ordinance which states, "in all use districts, except a B-1 central business district, walls and fences, hedgerows and other dense landscaping and other items which occur on corner lots, which exceed three and one-half (3½) feet in height, and present an obstruction to vision, shall be reduced in height or relocated at least twenty (20) feet from the intersection of right-of-way lines."

#### Planting Window

Tree Planting applications must be approved prior to the start of the planting window identified on the planting plan.

Planting Window	Start Date	End Date
Spring	March 15	May 31
Fall	September 15	December 1

#### Plans and Specifications

This practice does not require adherence to specific technical specifications other than what is outlined below.

An HCAP Tree Planting Plan for the site must be submitted by the applicant and approved by the City before construction is initiated. The installed practice must be in accordance with the approved design unless changes were pre-approved by the City.

#### Maintenance

Maintenance of the planted area will be conducted annually by the landowner, or a designated subcontracted agent of the landowner.

Maintenance will include:

- Water plants as needed.
  - Good general rule of thumb is to water newly planted trees from a water hose for around
    3 5 minutes, ensuring the entire underlying root ball is saturated with water.
    - Tree watering bags or gator bags may be used.

- A minimum of 1 2 times per week for newly planted trees when weekly rainfall is less than 0.5 inches.
- Trees that were planted the year prior should get supplemental watering at a rate of every other week.
- Two-year-old plantings can be watered once a month.
- Control undesirable weeds (mowing, hand cutting, weed eating) Spot treat invasive species, as needed.
- Stabilize eroded or bare areas.
- Mowing under the tree (extending out to the tree's drip line) should be limited and the participant shall ensure the mower does not damage the tree or roots. It is recommended that this area be mulched to help with weed control and moisture retention.
- Applying fertilizer after the first growing season (vegetation establishment) is prohibited as one of the purposes of HCAP is to reduce sources of nutrient pollution.
- Pesticide use should be limited and applied only when needed and in accordance with product label.
- TT must achieve 75% survival rate throughout the ten-year maintenance agreement period; however, for projects under 5 trees, the practice must achieve 100% survival rate throughout the ten-year maintenance agreement period. Remove dead or diseased plants. Replant trees, as needed, to ensure required stand/survivability.
- For TT, if any pruning is required, the trees should be pruned using ANSI standard A-300.
- Issues of trespassing, leading to damaged vegetation, should be addressed.

#### Eligible Costs

Eligible costs may include site preparation (herbicide, sod removal, digging proper size holes), trees, mulch (for TT only), tree shelter, bird nets, fencing/stakes, weed barriers, other items as required in the HCAP Tree Planting Plan, erosion and sediment controls when necessary (for larger, continuous projects).

#### Helpful Technical References

- USDA NRCS Riparian Forest Buffer. Conservation Practice Job Sheet 391. 1997.
- NRCS Virginia Plant Establishment Guide. 2011.
- Dorner, Jeanette. An Introduction to using native plants in restoration projects. National Park Service. 2000.
- Homeowner Guide to Make your Property Bay Friendly. Chesapeake Stormwater Network. June 19, 2013.
- Native Plant Resources:
  - Native Plant Center (ACB)
  - Digital Atlas of the Flora of Virginia
  - Flora of Virginia Project
  - $\circ$   $\;$  Native Plants for Conservation, Restoration & Landscaping \;
  - o Virginia Native Plant Society
  - Plant Ridge & Valley Natives

#### Section 2.7 Dry Swale (DS)

Vegetated Stormwater Conveyances serve to prevent scour and erosion and provide water quality treatment while conveying stormwater. They are constructed trapezoidal channels lined with vegetation that inhibits erosion. From a water quality perspective, they are preferable to pipes because they allow more soil/water contact and more opportunity for infiltration. There are three types of vegetated conveyances: Dry Swales, Step Pool Conveyance, and Wet Swales.

Dry Swales (DS) are shallow channels with a series of check dams to provide temporary storage and to allow infiltration of the desired Treatment Volume (Tv). Dry Swales use an engineered soil media as the channel bed unless existing soils are permeable enough to infiltrate runoff into underlying soils. In most cases, however, the runoff treated by the soil media flows into an underdrain, which conveys treated runoff to a conveyance system downstream. The underdrain system consists of a perforated pipe within a gravel layer on the bottom of the swale, beneath the filter media. Dry Swales can be planted with turf grass or other suitable ground cover.

#### Policies and Criteria Regarding Dry Swale

Vegetated Stormwater Conveyances shall not be used to modify or channelize existing drainage.

#### Plans and Specifications

This practice requires adherence to the technical specifications outlined by the Virginia DEQ Stormwater Design Specification No. 10 (Dry Swales) on the Virginia Stormwater BMP Clearinghouse or Virginia Stormwater Management Handbook Chapter 8.3.2.

The installed practice must be in accordance with the approved design unless changes were pre-approved by the City. Design should meet Engineered Practice Design Document Requirements (see section 2.3)

#### Maintenance

Maintenance inspection shall be conducted annually by the landowner or a designated sub-contracted agent of the landowner.

Maintenance requirements are outlined in the technical specifications for this practice and in the O&M plan provided at the completion of the project.

#### Eligible Costs

Eligible costs may include excavation, grading, soil amendments, installation costs (planting/seeding), engineered soil, plant material (including live stakes and fascine cuttings), geotextile fabric, check dams, erosion, and sediment controls (matting), riffle substrate, riprap/boulders, underdrain components, pretreatment costs. Professional design fees and costs associated with installing/meeting required engineer specifications are eligible.

#### Helpful Technical References

- Virginia Stormwater BMP Clearinghouse Design Specification No. 10.
- Virginia Stormwater Management Handbook Practice P-CNV-02

#### Section 2.8 Wet Swale (WS)

Vegetated Stormwater Conveyances serve to prevent scour and erosion and provide water quality treatment while conveying stormwater. They are constructed trapezoidal channels lined with vegetation that inhibits erosion. From a water quality perspective, they are preferable to pipes because they allow more soil/water contact and more opportunity for infiltration. There are three types of vegetated conveyances: Dry Swales, Step Pool Conveyance, and Wet Swales.

Wet Swales (WS) are shallow channels with check dams that create permanent pools that intercept groundwater and provide enhanced pollutant removal within the conveyance. The saturated soil and wetland vegetation provide an ideal environment for gravitational settling, biological uptake, and microbial activity. On-line or off-line cells are formed within the channel to create saturated soil or shallow standing water conditions.

Step Pool Conveyance Swales (SPCS) are defined channels that convert surface runoff to shallow groundwater through attenuation pools and sand seepage filters. These safely convey, attenuate, and treat stormwater with a series of constructed pools and riffles using engineered soil media.

SPCS can be designed to provide energy dissipation and extreme flood control, best suited to natural ravines with slopes of 10% or less.

#### Policies and Criteria Regarding Wet Swale

Wet Swales shall not be used to modify or channelize existing drainage. Step Pool Conveyance Swales shall only be considered after all other measures have been evaluated.

#### Plans and Specifications

This practice requires adherence to the technical specifications outlined by the Virginia DEQ Stormwater Design Specification No. 11 (Wet Swales) on the Virginia Stormwater BMP Clearinghouse or Virginia Stormwater Management Handbook Chapter 8.3.2.

The installed practice must be in accordance with the approved design unless changes were pre-approved by the City. Design should meet Engineered Practice Design Document Requirements (see section 2.3)

#### Maintenance

Maintenance inspection shall be conducted annually by the landowner or a designated sub-contracted agent of the landowner.

Maintenance requirements are outlined in the technical specifications for this practice and in the O&M plan provided at the completion of the project.

#### Eligible Costs

Eligible costs may include: excavation, grading, soil amendments, installation costs (planting/seeding), engineered soil, plant material (including live stakes and fascine cuttings), geotextile fabric, check dams, erosion and sediment controls (matting), riffle substrate, riprap/boulders, underdrain components, pretreatment costs. Professional design fees and costs associated with installing/meeting required engineer specifications are eligible.

#### Helpful Technical References

- Virginia Stormwater BMP Clearinghouse Design Specification No. 11.
- Virginia Stormwater Management Handbook Practice P-CNV-03
- Regenerative Step Pool Storm Conveyance (SPSC) Design Guidelines. Anne Arundel County Maryland. December 2012.

#### Section 2.9 Rainwater Harvesting (RH)

Rainwater Harvesting systems intercept, divert, store, and release rainfall for future use. Rainwater Harvesting includes the collection and conveyance into an above- or below-ground storage tank where it can later be used or directed to on-site stormwater practice for disposal/infiltration. Non-potable uses may include flushing of toilets and urinals inside buildings, landscape irrigation, exterior washing (e.g. car washes, building facades, sidewalks, street sweepers, fire trucks, etc.), fire suppression (sprinkler) systems, supply for chilled water cooling towers, and replenishing and operation of landscaping water features and water fountains. Replenishing of pools may be acceptable if special measures are taken, as approved by the appropriate regulatory authority. Applicants should contact their local health department or other regulatory authority for required gray water permits.

#### Policies and Criteria Regarding Rain Water Harvesting

In many instances, Rainwater Harvesting can be combined with a secondary (down-gradient) runoff reduction practice to enhance runoff volume reduction rates and/or provide treatment of overflow from the Rainwater Harvesting system.

#### Plans and Specifications

This practice requires adherence to the technical specifications outlined by the Virginia DEQ Stormwater Design Specification No. 6 on the Virginia Stormwater BMP Clearinghouse . or Virginia Stormwater Management Handbook Chapter 8.3.1.

The installed practice must be in accordance with the approved design unless changes were pre-approved by the City. Design should meet Engineered Practice Design Document Requirements (see section 2.3)

#### Maintenance

Maintenance inspection shall be conducted annually by the landowner or a designated sub-contracted agent of the landowner.

Maintenance requirements are outlined in the technical specifications for this practice and in the O&M plan provided at the completion of the project.

#### Eligible Costs

Eligible costs may include excavation, grading of pad, installation (placement, connection, and stabilization), collection system (reasonable gutters/downspouts), pretreatment devices, cistern, stone/concrete for pad/bedding, overflow piping, elevated platform. Professional design fees and costs associated with installing/meeting required engineer specifications are eligible.

#### Helpful Technical Resources

- Virginia Rainwater Harvesting Manual. Cabell Brand Center. 2009.
- Virginia Stormwater Clearinghouse, Design Specification No. 6.
- Virginia Stormwater Management Handbook Practice P-BAS-04
- Virginia Department of Health. Virginia Rainwater Harvesting & Use Guidelines. 2011.

#### Section 2.10 Bioretention (BR)

Bioretention as a practice is a shallow landscaped depression that temporarily ponds runoff 6 to 12 inches above the mulch layer and then filters through an engineered soil media prior to discharging to an underdrain or infiltrating into the underlying native soils. Bioretention practices typically treat parking lots, multiple lots and/or commercial rooftops. Inflow can be either sheet flow or concentrated flow. Bioretention should be in common areas or within drainage easements, to treat a combination of roadway and lot runoff. In areas with space restrictions, Urban Bioretention may be utilized in the form of stormwater planters, expanded tree pits, or stormwater curb extensions, for example (and is covered in Section 2.7 above).

The primary component of the Bioretention practice is the engineered soil media, which has a mixture of sand, soil, and organic material as the filtering media and includes a surface layer of mulch. The underdrain consists of a perforated pipe in a gravel layer installed along the bottom of a filter bed.

#### Polices and Criteria Regarding Bioretention

Landscape planting and mulching plan including: species, rate of seeding or planting, minimum quality of planting stock and method of establishment. Only viable, high-quality seed or planting stock should be used. Plant list can include the common plant name but must include the scientific name. Vegetables, herbs, and annual plants are not allowed in the landscape plan.

Plant selection for the project site should prioritize native Virginia species where possible, however, nonnative species that meet Virginia DEQ Stormwater Design Specification No. 9 requirements may be used. Invasive or noxious species, as identified by the DCR invasive species list, and/or the USDA noxious weed list are prohibited. Vegetables, herbs, and annual plants are not allowed in the landscape plan.

The City reserves the right to deny applications and/or withhold cost-share payments from any projects that install invasive or noxious species.

Required density and minimum ground covers for all plantings will be based on mature size of approved species within the approved site-specific plans.

Only the minimum amount of fertilizer necessary to establish vegetation growth shall be utilized (according to soil test report).

#### Plans and Specifications

This practice requires adherence to the technical specifications outlined by the Virginia DEQ Stormwater Design Specification No. 9 on the Virginia Stormwater BMP Clearinghouse or Virginia Stormwater Management Handbook Chapter 8.3.3.

The installed practice must be in accordance with the approved design unless changes were pre-approved by the City. Design should meet Engineered Practice Design Document Requirements (see section 2.3)

#### Maintenance

Maintenance inspection shall be conducted annually by the landowner or a designated sub-contracted agent of the landowner.

Maintenance requirements are outlined in the technical specifications for this practice and in the O&M plan provided at the completion of the project.

#### Eligible Costs

Eligible costs may include: excavation, grading, installation costs (backfill, planting/seeding), plant material, engineered soil media, stone, geotextile fabric, erosion and sediment control when necessary, mulch, pre-treatment costs, underdrain costs, outlet/overflow structure. Professional design fees and costs associated with installing/meeting required engineer specifications are eligible.

#### Helpful Technical References

- Virginia BMP Stormwater Clearinghouse, Design Specification No. 9 Bioretention.
- Virginia Stormwater Management Handbook Practice P-FIL-05
- Virginia Cooperative Extension. Urban Water-Quality Management: Rain Garden Plants.2015. 426-043.
- Rain Garden Landscape Templates for the Mid-Atlantic.

#### Section 2.11 Permeable Pavement (PP)

Permeable Pavements are alternative paving surfaces that allow stormwater runoff to filter through voids in the pavement surface into an underlying stone reservoir, where it is temporarily stored and/or infiltrated. Traditionally paved surfaces are impermeable, converting rainfall to runoff. Permeable Pavement slows and captures rainwater, allowing it to infiltrate, promoting a high degree of runoff volume reduction and nutrient removal, and reducing the amount of impervious cover of a developed site. A variety of Permeable Pavement surfaces are available, including pervious grid pavers, porous asphalt/concrete, and permeable interlocking pavers. While the specific design may vary, all permeable pavement systems have a similar structure, consisting of a surface Permeable Pavement layer, an underlying stone aggregate reservoir layer, and a filter layer or fabric installed underneath.

Pervious Grid Pavers typically consist of a plastic or wire mesh grid filled with amended soil or sandy gravel on top of a 4 to 12-inch clean stone aggregate layer. These are typically used for low traffic areas.

Porous Asphalt and Porous Concrete consist of a pavement mix with few fines that create pores in the surface. The asphalt/concrete is placed on top of a filter layer of clean pea gravel above a 12 to 24-inch clean stone aggregate reservoir.

Permeable Interlocking Pavers have pervious seams around the paver filled with sandy gravel or pea gravel. The pavers are placed on top of a filter layer of clean pea gravel above a 12 to 24-inch clean stone aggregate reservoir.

#### Policies and Criteria Regarding Permeable Pavement

Permeable Pavement is typically designed with an underdrain and treats stormwater that falls on the actual pavement surface area, but it may also be used to accept run-off from small adjacent impervious areas, such as driving lanes or rooftops. This practice may be enhanced to a Level 2 design in accordance with Clearinghouse guidelines.

Permeable Pavement shall only be installed when it is replacing existing impervious surface and when it is the most appropriate and cost-effective Best Management Practice to treat the resource concern.

If the proposed plan involves working within the City Right of Way such as removal, replacement, or addition of a private or commercial entrance, curb and gutter, or apron, a Public Access Permit is required, and the entrance must meet the appropriate CG-9 standard. Details regarding the Public Access Permit and how to apply can be found on the City's website:

https://www.harrisonburgva.gov/site-development#Public-Access-Permit-Application.

#### Plans and Specifications

This practice requires adherence to the technical specifications outlined by the Virginia DEQ Stormwater Design Specification No. 7 on the Virginia Stormwater BMP Clearinghouse or Virginia Stormwater Management Handbook Chapter 8.3.3.

The installed practice must be in accordance with the approved design unless changes were pre-approved by the City. Design should meet Engineered Practice Design Document Requirements (see section 2.3)

#### Maintenance

Maintenance inspection shall be conducted annually by the landowner or a designated sub-contracted agent of the landowner.

Maintenance requirements are outlined in the technical specifications for this practice and in the O&M plan provided at the completion of the project.

Maintenance will also include:

- For the first 6 months following construction, the practice and contributing drainage area should be inspected at least twice after storm events that exceed 1/2 inch of rainfall. Conduct any needed repairs or stabilization.
- Remove trash and debris. Remove accumulated debris from downspouts and channels leading to the permeable pavement. Remove any soil or sediment deposited on pavement
- Conduct maintenance using a regenerative street sweeper
- Replace any necessary joint material

The following tasks **must be avoided** on all permeable pavements:

- •storage of snow piles containing sand•re-sealing•re-surfacing•storage of mulch or soil materials•power washing•sanding
- •installing impervious surfaces over the area

#### Eligible Costs

Eligible costs may include excavation, grading, installation (backfilling, leveling), stone aggregate, pavers, grids, pervious concrete/asphalt, geotextile fabric, underdrain components, pretreatment when necessary, erosion and sediment controls when necessary. Professional design fees and costs associated with installing/meeting required engineer specifications are eligible.

#### Helpful Technical References

- Virginia Stormwater BMP Clearinghouse, Design Specification No. 7 Permeable Pavement.
- Virginia Stormwater Management Handbook Practice P-FIL-03
- Ferguson, B.K., editor. 2005. Porous Pavements. Boca Raton, FL, CRC Press LLC.
- Smith, D.R. 2000. Permeable Interlocking Concrete Pavements: Selection, Construction, Maintenance, second edition. Washington, DC, Interlocking Concrete Pavement Institute.
   Smith, David R. 2006. Permeable Interlocking Concrete Pavement-Selection Design, Construction and Maintenance. Third Edition. Interlocking Concrete Pavement Institute.

#### Section 2.12 Green Roofs (GR)

Green Roofs or vegetated roofs are alternative roof surfaces that typically consist of waterproofing and drainage materials and an engineered growth media that is designed to support plant growth. Vegetated roofs capture and temporarily store stormwater runoff in the growth media. A portion of the captured stormwater evaporates or is taken up by plants, which helps reduce runoff volumes, peak runoff rates, and pollutant loads on development sites.

This standard is intended for situations where the primary design objective of the vegetated roof is stormwater management. Green Roof installations provide many other environmental benefits such as energy efficiency, air quality improvements, and habitat. There are two different types of vegetated roof systems: intensive vegetated roofs and extensive vegetated roofs. Intensive systems have a deeper growth media layer that ranges from 6 inches to 4 feet thick, which is planted with a wider variety of plants, including trees. By contrast, extensive systems typically have much shallower growing media (2 to 6 inches), which is planted with carefully selected drought tolerant vegetation.

#### Policies and Criteria Regarding Green Roofs

This standard was developed for the installation of extensive green roof systems. Intensive systems in accordance with the Clearinghouse guidelines are eligible to apply but the incentive payment rate remains the same.

#### Plans and Specifications

This practice requires adherence to the technical specifications outlined by the Virginia DEQ Stormwater Design Specification No. 5 on the Virginia Stormwater BMP Clearinghouse or Virginia Stormwater Management Handbook Chapter 8.3.3.

The installed practice must be in accordance with the approved design unless changes were pre-approved by the City. Design should meet Engineered Practice Design Document Requirements (see section 2.3)

#### Maintenance

Maintenance inspection shall be conducted annually by the landowner or a designated sub-contracted agent of the landowner.

Maintenance requirements are outlined in the technical specifications for this practice and in the O&M plan provided at the completion of the project.

#### Eligible Costs

Eligible costs may include installation (placement of layers and planting), plant material, soil media, drainage system, additional structural support, root barrier material, waterproofing, insulation. Professional design fees and costs associated with installing/meeting required engineer specifications are eligible.

#### Helpful Technical References:

• Virginia Stormwater BMP Clearinghouse, Design Specification No. 5 Vegetated Roof.

- Virginia Stormwater Management Handbook Practice P-FIL-02
- Dunnett, N. and N. Kingsbury. 2004. Planting Green Roofs and Living Walls. Timber Press. Portland, Oregon.
- Weiler, S. and K. Scholz-Barth 2009. Green Roof Systems: A Guide to the Planning, Design, and Construction of Landscapes over Structure. Wiley Press. New York, NY.
- The Green Roof Manual: A Professional Guide to Design, Installation, and Maintenance. By Edmund C. Snodgrass and Linda McIntyre. 2010.

#### Section 2.13 Proprietary Filtering Devices (FD)

Proprietary or manufactured Filtering Devices are BMPs that have engineered pollutant removal mechanisms which function similarly to the non-proprietary filtering BMPs, such as a rain garden. Proprietary devices can provide extra flexibility in the placement of the BMP as some of the approved devices are more compact than the traditional bioretention or can even be installed underground.

#### Policies and Criteria Regarding Proprietary Filtering Devices

Only approved and listed proprietary manufactured BMPs under DEQ Practice 17 or approved practices listed in the Virginia Stormwater Management Handbook Chapter 8.4.2. or Chapter 8.4.3. may be used: Filtering Devices with at least a 40% TP removal efficiency are eligible for this practice. This practice is only eligible on non-residential property such as non-profit or commercial sites.

If the proposed plan involves working within the City Right of Way such as removal, replacement, or addition of a private and commercial entrance, curb and gutter, or apron, a Public Access Permit is required, and the entrance must meet the appropriate CG-9 standard. Details regarding the Public Access Permit and how to apply can be found on the City's website:

https://www.harrisonburgva.gov/site-development#Public-Access-Permit-Application.

#### Plans and Specifications

This practice requires adherence to the technical specifications outlined by the Virginia DEQ Stormwater Design Practice No. 17 on the Virginia Stormwater BMP Clearinghouse as well as the specifications provided by the manufacturer. Additionally, approved practices listed in the Virginia Stormwater Management Handbook Chapter 8.4.2. or Chapter 8.4.3. may be used.

The installed practice must be in accordance with the approved design unless changes were pre-approved by the City. Design should meet Engineered Practice Design Document Requirements (see section 2.3)

#### Maintenance

Maintenance inspection shall be conducted annually by the landowner or a designated sub-contracted agent of the landowner.

Maintenance requirements are outlined in the technical specifications provided by the manufacturer for this practice.

#### Eligible Costs

Eligible costs may include materials and installation of proprietary filtering devices, necessary curb or sidewalk modifications, and plant material as required. Professional design fees and costs associated with installing/meeting required engineer specifications are eligible.

#### Helpful Technical References:

- Virginia Stormwater BMP Clearinghouse, Design Specification N0. 17 MTD/Proprietary BMP: Filtering Devices.
- Virginia Stormwater Management Handbook Practice P-MTD-F-XX or P-MTD-B-XX