003819432 § 3.1-18.4. Duties of public agencies generally.

7. Make a significant contribution to the local economy or the rural character of the area in which 52 53 the land is located.

54 The governing body of each county, city and town, with the cooperation of the United States 55 Department of Agriculture, shall be responsible for designating the important farmlands within its jurisdiction. In designating important farmlands the governing body shall demonstrate that adequate 56 57 provision has been made for nonagricultural uses within its jurisdiction.

§ 3.1-18.6. Certain agencies to prepare plans for implementation of policy; Secretary of Commerce 58 59 and Trade responsibilities.

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SENATE BILL NO. 396

Offered January 21, 2000

A BILL to amend and reenact §§ 3.1-18.4, 3.1-18.5, 3.1-18.6, and 3.1-18.8 of the Code of Virginia, relating to protection of farm and forest lands.

Patrons-Hanger, Bolling, Marye and Norment; Delegates: Deeds, Moss and Plum

Referred to Committee on Agriculture, Conservation and Natural Resources

Be it enacted by the General Assembly of Virginia:

1. That §§ 3.1-18.4, 3.1-18.5, 3.1-18.6, and 3.1-18.8 of the Code of Virginia are amended and 11 reenacted as follows: 12 13

CHAPTER 3.2.

PRESERVATION OF IMPORTANT FARMLANDS PROTECTION OF FARM AND FOREST LANDS.

A. The General Assembly finds that important farmlands farm and forest lands are being converted 16 to nonagricultural use. The loss of this land undermines the Commonwealth's food and forest production 17 capabilities. Agriculture, forestry, and related enterprises comprise a significant segment of the 18 Commonwealth's economy and play a critical role in defining the character of the Commonwealth, and 19 20 their preservation should be encouraged.

21 The policies and actions of various state agencies account for a significant portion of important 22 farmlands farm and forest lands being converted to nonagricultural use. Where possible, state policies 23 and actions should encourage the preservation of important farmlands farm and forest lands.

24 B. All agencies of the Commonwealth, in promulgating regulations and undertaking capital projects, 25 shall encourage the preservation of important farmlands farm and forest lands. 26

§ 3.1-18.5. Characteristics to be considered in evaluating impacts on farm and forest lands.

As used in this chapter, "important farmlands" shall consist of land that has historically produced or 27 28 is producing agricultural or forestal products and is soil In preparing environmental impact reports in 29 accordance with § 3.1-18.8, state agencies shall consider the impact of the major state project on all 30 farm and forest lands that: 31

1. Have soil classified as class 1, 2, 3 or 4; or shall consist of:

1. Prime farmland, which are lands that have the best

33 2. Have an exceptional combination of physical characteristics for the production of food, feed, fiber, 34 forest products, forage, oilseed and other agricultural crops with minimum inputs of fuel, fertilizer, 35 pesticides, and labor, and without intolerable soil erosion- Prime farmland includes land that possesses 36 the above characteristics but is currently being used to produce livestock and timber. It does not include 37 land already in, or committed to urban development or water storage; 38

2. Unique farmland which are lands other than prime farmland that are used

39 3. Are valuable for production of specific high-value food and fiber crops,- It has the such as fruits 40 and vegetables, and have a special combination of soil quality, location, growing season, and moisture supply needed to economically produce sustained high quality or high yields of specific such crops 41 42 when treated and managed according to acceptable farming methods. Examples of such crops include citrus, tree nuts, olives, cranberries, fruits including grapes and apples, and vegetables; and

3. Farmland, other than prime or unique farmlands, that is of statewide;

4. Are of statewide or local importance for the production of food, feed, fiber, forest products, forage or oilseed crops;

5. Have been recognized under a state program such as the Clean Water Farm Award or the **48** Century Farm Program;

49 6. Are part of an agricultural or forestal district or are participating in a use value assessment and 50 taxation program for real estate devoted to agricultural, horticultural or forest use in accordance with 51 the provisions of Article 4 (§ 58.1-3229 et seq.) of Chapter 32 of Title 58.1; or

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60 Each of the following agencies shall prepare a plan for the implementation of the policies set forth in 61 this chapter:

- 62 1. Department of Transportation;
- 63 2. Department of Health;
- 64 3. State Water Control Board;
- **65** 4 *3*. Department of Conservation and Recreation;
- **66 5** *4*. State Corporation Commission;
- $67 \quad 65.$ Department of Environmental Quality.

The plan shall contain an analysis of the impact which the agency's regulations and projects have on 68 69 the conversion of important farmlands. farm and forest lands. The plan shall be updated and submitted to the Secretary of Commerce and Trade annually. The Secretary shall review the plan in consultation 70 with the Commissioner of Agriculture and Consumer Services and the State Forester, and may 71 72 recommend improvements to the plan. The Secretary shall submit a written report by December 1 of each year to the chairmen of the House Committee on Agriculture and the Senate Committee on 73 Agriculture, Conservation and Natural Resources on the impacts of state agency actions on the 74 75 conversion of farm and forest lands.

76 § 3.1-18.8. Review of capital projects.

77 In preparing its report on each major state project, as required in Article 2 (§ 10.1-1188 et seq.) of 78 Chapter 11.1 of Title 10.1, each state agency shall demonstrate that it has considered the impact that 79 project would have on important farmlands farm and forest lands as required in §§ 3.1-18.4 and 3.1-18.5, and further has adequately considered alternatives and mitigating measures. The Council on the 80 Environment Department of Environmental Quality, in conducting its review of each major state project, 81 shall ensure that such consideration has been demonstrated and shall incorporate its evaluation of the 82 83 effects that project would have on important farmlands farm and forest lands in its comments to the Governor. The procedures for review of highway and road construction projects established in 84 85 accordance with § 10.1-1188 B shall include provisions requiring that the factors listed in § 3.1-18.5 are 86 considered as part of the review of each project.