## VIRGINIA ACTS OF ASSEMBLY -- 2003 SESSION

## **CHAPTER 90**

An Act to amend and reenact §§ 10.1-1800 and 10.1-1801.1 of the Code of Virginia, and to repeal § 10.1-1801.2 of the Code of Virginia, relating to the Virginia Outdoors Foundation's regional open-space preservation advisory boards.

[H 2396]

## Approved March 16, 2003

Be it enacted by the General Assembly of Virginia:

- 1. That §§ 10.1-1800 and 10.1-1801.1 of the Code of Virginia are amended and reenacted as follows:
- § 10.1-1800. Establishment and administration of Foundation; appointment, terms, chairman, quorum, etc., of board of trustees.

The Virginia Outdoors Foundation is established to promote the preservation of open-space lands and to encourage private gifts of money, securities, land or other property to preserve the natural, scenic, historic, scientific, open-space and recreational areas of the Commonwealth. The Virginia Outdoors Foundation is a body politic and shall be governed and administered by a board of trustees composed of seven trustees from the Commonwealth at large to be appointed by the Governor for four-year terms. Appointments shall be made to achieve a broad geographical representation of members. Vacancies shall be filled for the unexpired term. No trustee-at-large shall be eligible to serve more than two consecutive four-year terms. All trustees-at-large shall post bond in the penalty of \$5,000 with the State Comptroller prior to entering upon the functions of office.

The Governor shall appoint a chairman of the board from among the seven trustees-at-large. A majority of the members of the board serving at any one time shall constitute a quorum for the transaction of business.

- § 10.1-1801.1. Open-Space Lands Preservation Trust Fund.
- A. The Foundation shall establish, administer, manage, including the creation of reserves, and make expenditures and allocations from a special nonreverting fund in the state treasury to be known as the Open-Space Lands Preservation Trust Fund, hereinafter referred to as the Fund. The Foundation shall establish and administer the Fund solely for the purpose of providing grants in accordance with this section to localities acquiring open-space easements or persons conveying conservation or open-space easements on agricultural, forestal, or other open-space land pursuant to the Open-Space Land Act (§ 10.1-1700 et seq.) and, if applicable, the Virginia Conservation Easement Act (§ 10.1-1009 et seq.).
- B. The Fund shall consist of general fund moneys, gifts, endowments or grants from the United States government, its agencies and instrumentalities, and funds from any other available sources, public or private.
- C. Any moneys remaining in the Fund at the end of a biennium shall remain in the Fund, and shall not revert to the general fund. Interest earned on moneys received by the Fund shall remain in the Fund and be credited to it.
- D. The purpose of grants made from the Fund shall be to aid localities acquiring open-space easements or persons conveying conservation or open-space easements with the costs associated with the conveyance of the easements, which may include legal costs, appraisal costs or all or part of the value of the easement. In cases where a grant is used to purchase all or part of the value of an easement, moneys from the Fund may also be used by the Foundation to pay for an appraisal, provided that the appraisal is the only appraisal paid for by the Foundation in the acquisition of a particular easement. To be eligible for a grant award, the conservation or open-space easement shall provide that:
  - 1. The easement is perpetual in duration;
  - 2. The easement is conveyed to the Foundation and a local coholder; and
- 3. If the local coholder ceases to exist, the easement shall vest solely in the Foundation. If a local coholder of an easement for which a grant has been awarded under this section ceases to exist, the Foundation shall within two years convey the interest in the easement that was held by the local coholder to another qualified local coholder. If no qualified local coholder is willing to accept the easement, the Foundation shall diligently continue to seek a qualified local coholder.

For the purposes of this section, "local coholder" means the governing body of the locality in which the easement is located; a holder as defined in § 10.1-1009; a public recreational facilities authority; other local entity authorized by statute to hold open-space or preservation easements, or a soil and water conservation district, if authorized to hold an easement under the Open-Space Land Act (§ 10.1-1700 et seq.). The Board of Historic Resources may be a local coholder if the easement is on land that abuts land on which a designated historic landmark, building, structure, district, object or site is located.

E. In awarding grants from the Fund, the Foundation shall consider the recommendations of the

regional advisory boards established pursuant to § 10.1-1801.2. In the event that the regional advisory board fails to make a recommendation within a reasonable amount of time, as determined by the Foundation, after receiving written notice of a planned meeting, the Foundation may act on a grant application. The Foundation shall establish guidelines for submittal and evaluation of grant applications. In evaluating grant applications, the Foundation may give priority to applications that:

- 1. Request a grant to pay only legal and appraisal fees for a conservation or open-space easement that is being donated by the landowner;
- 2. Request a grant to pay costs associated with conveying a conservation or open-space easement on a family-owned or family-operated farm; or
  - 3. Demonstrate the applicant's financial need for a grant.
- F. No open-space land for which a grant has been awarded under this section shall be converted or diverted from open-space land use unless:
  - 1. Such conversion or diversion is in compliance with subsection A of § 10.1-1704; and
- 2. The easement on the land substituted for land subject to an easement with respect to which a grant has been made under this section meets the eligibility requirements of this section.
- G. Up to \$100,000 per year of any interest generated by the Fund may be used for the Foundation's administrative expenses.
- 2. That § 10.1-1801.2 of the Code of Virginia is repealed.