

Board of Supervisors Manual

*A quick reference guide to
common VDOT activities*



Local Assistance

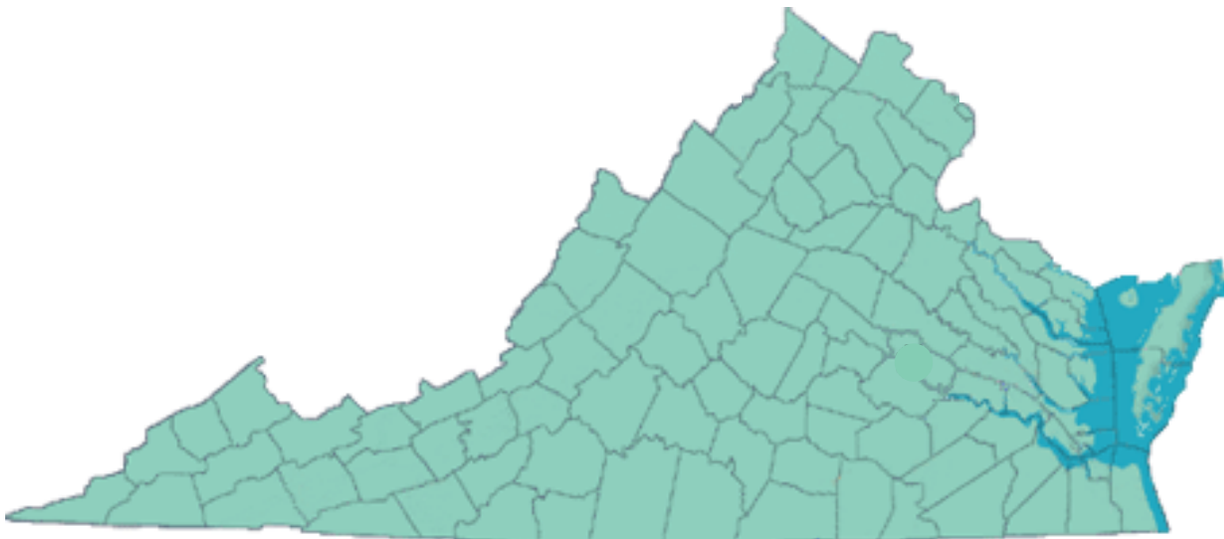


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PREFACE

This manual was developed as a quick reference guide to the more common activities associated with the Virginia Department of Transportation (VDOT).

The purpose of this manual is to provide new members of the County Board of Supervisors, or other public officials, with a better understanding of the Department. The topics cover the activities most commonly performed by the residency and district offices, and may assist in answering questions generated from constituents.

In all cases, the information is a broad overview of policy or guidelines. Each residency and district office has unique characteristics that may require that they perform some functions beyond what is stated in this manual. For more detailed information, always contact the local residency or district office of VDOT. Also, VDOT recently established a statewide Customer Service Center (CSC) in Salem. The Customer Service Center is designed to provide the public with one number (1-800-367-7623) to remember for any transportation related question or request they might have.

We hope that this manual is a useful and productive tool in understanding and working with VDOT.

Originally Prepared By: VDOT's Assistant Resident Engineers Committee, Lin Heath, Jesse Aldhizer; and periodically reviewed and revised by the Local Assistance Division in consultation with other VDOT staff.

MAINTENANCE

Adopt a highway

The Virginia Department of Transportation's (VDOT) Adopt-a-Highway Program is one of several initiatives* in the Commonwealth that is focused on cleaning, enhancing, and preserving the state's environment. There are currently over 6,000 volunteer groups around the state that have agreed to pick up litter on selected sections of highway four times each year for three years. The sections of highway average two miles each and have saved the taxpayers of Virginia an estimated \$3 million dollars each year. The program began in 1988 and is one of the largest programs in the country. In 2009, volunteers contributed 31,800 hours of their time and picked up 26,300 bags of trash from 1,900 miles of roads. VDOT acknowledges the efforts of families, civic groups, and businesses by erecting an Adopt-a-Highway sign imprinted with the name of the organization at the beginning of their adopted highway.

For additional information on the Adopt-a-Highway Program, see VDOT's website:
<http://www.virginiadot.org/programs/prog-aah-default.asp>

* Other programs supported by VDOT are volunteer mowing and inmate labor.

Dams

The Virginia Department of Transportation does not accept dams as part of the secondary system of state highways, nor does it accept the responsibilities and liabilities associated with any dam as the owner is always responsible for the dam and for performing periodic inspections of dams. An agreement with the county is required as a prerequisite for the Department's acceptance of a street that crosses a dam or an extrinsic structure.

The need for an agreement must be considered on the merits of each case. However, all such agreements are to be submitted to the local designated VDOT contact who will coordinate final negotiation, review, approval, and execution before a related addition assembly is submitted. Ideally, to avoid last minute problems, local VDOT officials notify the staff of the locality during preliminary plat reviews that such an agreement will be required before the related facilities are constructed. Dam agreement forms may be obtained at the local VDOT office and requires two documents with original signatures (one for the locality and one for VDOT's Central Office).

For additional information on Dams and Dam agreements please refer to VDOT's Guide to Additions, Abandonments, and Discontinuances located at <http://www.virginiadot.org/business/local-assistance.asp>

In addition, VDOT will not typically approve the use of highway embankments as dams. When there are extraordinary circumstances based on unique site and roadway conditions, however, requests for approval should be submitted to the VDOT State Hydraulics Engineer. The State Maintenance Division Administrator should also be contacted on all such requests. (VDOT's Maintenance Best Practices Manual, Section 5.7.6)

Drainage and drainage easements

Adequate drainage conveyances and facilities are integral components of a safe and structurally sound roadway infrastructure. Inadequate or improperly maintained drainage facilities are responsible for most pavement failures and soil erosion. A road may have its serviceability seriously curtailed, or may even be made impassable as a result of improper drainage maintenance, or inadequate facilities. One of the most important duties of maintenance personnel is the repair and maintenance of the highway drainage system and the importance of this activity cannot be over-emphasized.

The highway drainage system includes open channels (paved and unpaved), underdrains, gutters, inlet and outlet structures, catch basins, drop inlets, manholes, storm sewers, and stormwater management facilities.

Preventive Maintenance (PM) is any planned cyclical activity performed in advance of a critical need for repair, to reduce or arrest the rate of future deterioration. The activities may correct minor defects as a secondary benefit, but are not initiated based upon an observed deterioration. The goals of a PM program are to extend the useful life of VDOT's maintainable assets and to preserve their investment. Example of the types of PM activities for drainage items include:

- Clean soil, debris and vegetation from the underdrain outlet (yearly)
- Clean cross pipe inlet and outlet to allow proper flow (1-2 years)
- Application of herbicide to prevent vegetation growth on unpaved shoulders (yearly)

VDOT should maintain an easement to protect the roadway and its drainage system, when Department personnel deem it appropriate and necessary. Generally there are two types of easements. The first is recorded in the name of the Department and is usually obtained by Department personnel to resolve individual drainage problems, or as a part of highway improvement projects. The second is dedicated to the County for public use, as a part of subdivisions developed under County ordinances.

The Department's responsibility regarding the two different types of easements is as follows:

Drainage Easements Acquired by the Department

The Department assumes full maintenance responsibility within the limits of the drainage easement.

Drainage Easements Dedicated to a County as Part of a Subdivision Plat

The Department will maintain only that portion of the drainage easement, which falls within the right-of-way limits accepted by the Department when the street is added to the State-maintained system of highways. The Department will not maintain easements dedicated to a County as part of a subdivision plat. Work within the easement, but outside of the right-of-way will only be performed when obstructions, etc., create problems within the right-of-way.

Inmate Labor

VDOT utilizes inmate labor for maintenance activities along roadways in select areas statewide. Supervised inmates are authorized to perform such work based on a joint Memorandum of Agreement between VDOT and the Virginia Department of Corrections (DOC). VDOT employs DOC's inmates on manual, labor-intensive, unskilled activities such as litter pick-up, brush cutting, tree pruning, hand mowing, and culvert cleaning in rural areas. Because of security and safety issues, DOC inmate labor is not allowed in urban areas such as Richmond, Northern Virginia, Williamsburg, Virginia Beach, etc. Inmates must also be in a "trustee" status, that is, not convicted of a serious crime. In Fiscal Year 2009 over \$600,000 was paid to DOC for inmate labor use for highway maintenance activities statewide for approximately 400,000 hours of work. VDOT has been partnering with DOC in using inmate labor to reduce VDOT costs and help maintain roads for over 100 years.

VDOT's Maintenance Best Practices Manual contains work areas in which inmates cannot and can be used. These restrictions are listed below.

Prohibited Work Areas for Inmate Crews

- A. Within the political boundaries of any city or town unless specifically exempted per DOC Regulations and in accordance with DOC Operation Procedures Nos. 462 and 463.
- B. Within any outlying part of a city or town, to include any smaller adjacent community, residential neighborhoods or subdivisions, and shopping centers on the outskirts of a city or town.
- C. In rural areas, inmate labor shall not be used in the following locations:
 1. Interstate highway rest areas, unless closed to the public
 2. Within 50 yards of businesses or homes at interchanges
 3. Within villages and subdivisions along highways and roads
 4. Within 50 yards of businesses at intersections and along highways and roads.
 5. Within 200 yards of a school that is in session.
 6. VDOT facilities except as specifically authorized by the Department of Corrections.

Approved Work Areas for Inmate Crews

- A. Rural portions of Interstate highways, including access ramps, except rest areas open to the public, and within 50 yards of commercial facilities (such as, gas stations, motels, stores) and/or homes at interchanges.
- B. Along rural portions of primary and secondary highways and roads except in villages, subdivisions or within 50 yards of any built-up area(s) (for example, crossroads or intersections with gas stations, convenience stores, homes).
- C. Any other state-maintained road that meets the requirements of items A and B above and does not otherwise violate the provision of the section on prohibited work areas and does not jeopardize public safety.
- D. Within rural areas of the cities of Chesapeake and Suffolk, and other approved towns and cities, subject to the same restrictions as in item C above.

Maintenance Budget

Beginning in 2002, the Department adopted an asset management approach to planning, budgeting, and execution of maintenance and operations. Under this approach, maintenance and operations budgets are developed and distributed based on the quantity and cost of work needed to preserve, maintain, and operate at a target condition or level of service for roadway assets VDOT is responsible for. Data on asset inventory (counts and total quantities) are collected by contractors and VDOT staff either on an annual or on-going basis. Statistical extrapolation is used to fill gaps where data has not been collected.

VDOT recognizes and keeps data on over 70 types of assets and 50 types of services which it groups into five areas based on functional similarity:

<u>Service Area</u>	<u>Example assets and services</u>
Roadway	Pavement, bridges, shoulders, tunnels
Traffic and Safety	Guardrail, signs, markings, signals, lighting
Emergency Response	ITS assets, snow and ice removal, incident response
Roadside	Vegetation, drainage, barriers
Facility, Equip, and Other Services	Rest areas, ferries, equipment, administration

Maintenance activities are divided into the following categories:

- Ordinary Maintenance—work that preserves roadway assets, corrects minor defects or problems, and extends the life of the asset.
- Planned Preventive Maintenance—any planned activity performed in advance of a need or repair or in advance of accumulated deterioration. PM is planned, cyclical, not condition-based, and does not add structural capacity to the pavement structure.
- Repair/Corrective Maintenance—work that is required to return a damaged or deteriorated asset to design functionality and capability.
- Restore/Replace Activities—the replacement or complete restoration of assets that cannot be repaired.
- Major Rehabilitation—applies to bridges and pavement only. This work includes full depth reconstruction where the entire pavement asset is removed and replaced. The work may also include restoring structural integrity or correcting major safety defects for bridges and pavements.

In addition, certain maintenance activities are considered to be of an “investment” nature since they alter the physical condition of an asset that, with proper maintenance, should last many years; as opposed to other types of activities which are considered to be a “service” because they do not fundamentally alter the condition of a long lived asset. For example, resurfacing the roadway or replacing guardrail is considered investment, while mowing, litter pick up, and pot hole patching are considered services.

VDOT uses inventory and condition data, as well as unit cost of maintenance, replacement, and operations activities and performance targets to determine the quantity and cost of activities needed to reach and maintain the network of assets at a targeted level of condition or level of service. The Statewide maintenance and operations allocation is then distributed to the nine construction districts using district level information from the needs assessment. District allocations are distributed at the program level. Districts then distribute funds from their

Maintenance Budget, continued

allocation to their residencies, operations region, area headquarters, and district offices. Once each organizational unit in the maintenance and operations program receives their budget they then develop more detailed plans for where the money will be spent over the course of the fiscal year. The detailed budgets are then uploaded to the financial management system where they are managed against expenditures.

Mowing

In 2009, VDOT initiated a review of its mowing practices. This review was prompted by a need to identify budget reduction strategies. The agency investigated the best practices of other transportation agencies. The review led to a recommendation, modeled after programs in Washington and Ontario, to establish service levels based on road system and average daily traffic counts. VDOT implemented these refined mowing practices at the beginning of the 2009 mowing season.

Service level parameters and required mowing practices are shown in Chapter 11 of VDOT's Maintenance Best Practices Manual. These practices provide the minimum requirements for all mowing operations on roadsides. Practices include those mowing activities that are initiated based on the following primary business needs:

1. Ensuring all related safety requirements are met, including but not limited to clear zone and sight distance requirements,
2. Protecting the traveled roadway or roadside assets, and
3. Ensuring efficient management of woody vegetation within roadway right of way.

Volunteer Mowing

VDOT occasionally receives requests from localities, property owners, businesses, and homeowners associations regarding the mowing of grass on highway right-of-way. Additionally, some localities and many homeowners associations require that property owners maintain the roadside in front of their properties. This maintenance can include mowing of grass.

If volunteers wish to mow along high-speed non-limited access roadways, especially in medians, such work should be accomplished under permit. A permit allowing private individuals, groups, and local governments needs to include certain items in order to promote the safety of the volunteers involved and that of the traveling public. Additionally, in such cases providing volunteers with some basic traffic safety instruction is important. If activities other than mowing or picking up litter are involved, consideration should be given to accomplishing such activities under the Comprehensive Roadside Management Program.

Mowing permits should generally not be issued in cases where residents are mowing grass in front of their homes or businesses. Drivers on such facilities expect to encounter pedestrians and activities associated with the maintenance of residences and businesses, reducing or eliminating the utility of any traffic safety instruction. Private mowing along such streets has occurred across the state and has historically not constituted a traffic issue.

Private Streets

Private streets are those where the use is permissive or privileged by right of ownership/membership. The term is often confused with public streets that are privately maintained. VDOT typically refers to a street not maintained by VDOT as a private street.

VDOT's involvement in the review of private street subdivision plans is limited to their impact on the existing public roadway network in terms of traffic generation, access, and drainage. However, VDOT may review private street subdivision street plans in detail if requested by the local government, which agrees to reimburse VDOT costs on an accounts receivable basis provided the residency agrees to provide those services.

Private street connections to state maintained roadways must meet all VDOT criteria for subdivision street connections, such as sight distance, pavement structure, auxiliary lanes, signalization, and permits. Private street connections made to existing VDOT maintained roadways without first obtaining a Land Use Permit for the connection are illegal, may create safety issues and may be removed.

Streets are eligible to be accepted into the state's system if they are built to VDOT standards, the right of way is dedicated to public use, and the street meets all applicable requirements and regulations governing VDOT acceptance.

Some older residential streets may be eligible as a rural addition if they are either brought up to standards by others or the street is otherwise eligible for addition and improvement under the rural addition program as mentioned in the section on additions.

A VDOT Commissioner's Directive titled "Road Signs and Speed Limits on Private Roads" provides for the certification of road signs and speed limits on certain private roads as provided for in §§46.2-1307 and 46.2-1307.1 in the Code of Virginia, for law enforcement purposes.

Snow Removal

The Department will provide snow and ice control services at a level of service consistent with local jurisdictional needs including, but not limited to, emergency access, customer input, commuter and educational systems, economic movement of goods, average daily traffic, industrial access, and other traffic data.

Highway needs for snow and ice control overlap highway systems and, as a result, are separated and identified by functional classifications of the highway rather than by roadway systems. Highways and roads are classified into categories of priority routes to ensure the optimal and safe movement of goods and traffic along Virginia's highways during snow and icy conditions.

For example, priority 1 highways include all interstate routes, most primary routes, and a few very high-service secondary routes. These routes should be kept free of ice and snow so that traffic can proceed in safety without severe delays, except during periods of heavy falling or drifting snow and ice storms. Generally, this is accomplished within 24 hours after the storm ends.

All routes receive progressive and continuous effort to meet the snow removal goals. Routes not designated as priority 1 highways will receive attention as soon as practical and will have appropriate chemical treatment and plowing generally no later than 48 hours after the end of the storm. Dependent upon the forecast, VDOT may apply chemical deicing abrasive to bridges and select routes at the beginning of a storm or possibly prior to the onset of precipitation. On residential streets, sanding is performed as needed and plowing is performed when feasible.

Each year the local residency revises snow removal plans for the coming snow season based on local needs and available resources. Contractor supplied hired equipment is used to complement state forces.

VDOT does not remove snow from private or commercial roads or entrances. Upon written request VDOT will assist the cleaning of entrances for fire departments, emergency squads, and other emergency providers as operations allow.

VDOT provides snow removal service in most incorporated towns of less than 3,500 population, and on primary roads in some towns with populations over 3,500 depending on which section of the *Code of Virginia* by which the town is operating.

VDOT does not remove snow or ice on sidewalks.

VDOT does not remove snow off railroad grade crossings. The railroad has the responsibility to remove snow from the grade crossings. If the railroad company does not remove the snow then the Residency Maintenance Manager will contact the railroad company official regarding removal.

Visit the VDOT web site at <http://www.virginiadot.org/travel/eoc-main.asp>

CONSTRUCTION

County Standards

Counties may develop their own design standards and construction specifications, which meet or exceed VDOT and AASHTO. However, they must be reviewed and approved by VDOT for projects off the National Highway System, and also by FHWA for projects on the National Highway System. Local governments are expected to notify the VDOT Project Coordinator or other local designated VDOT contact whenever alternative designs and specifications are being utilized

If a county proposes use of a recognized acceptable concept or material not previously approved for VDOT use, a request shall be submitted to the local designated VDOT manager for review. The local designated VDOT manager, through consultation with appropriate divisions, will determine if the request will be approved for a VDOT maintained street. If it is determined that the non-standard item may be installed within the dedicated right of way and should be maintained by others, a permit will be required.

Donated Right of Way

Donated right of way is a means of quickly obtaining right of way for constructing those roads listed on the approved Secondary Six-Year Plan. These roads usually do not have any major environmental, historical, or citizen opposition associated with them. If all property owners on the road agree with the proposed construction, and right of way can be negotiated through donation, the time and cost of preliminary engineering can be reduced.

Roads on which donated right of way is obtained can be constructed at a much lower cost. The costs associated with design, title search, appraisal, soils investigation, attorneys' fees and right of way agents are virtually eliminated. However, it is recommended that sufficient title research be performed to ensure that the Commonwealth obtains clear and indefeasible title. The Regional Right of Way and Utilities Manager should be consulted for advice and guidance.

When a road is included in the Secondary Six-Year Plan and comes within approximately two years of construction, typically, the residency sends letters to all property owners adjacent to the road advising them that we are beginning our right of way process. VDOT personnel will then contact affected property owners, explain the work necessary to improve the road, and negotiate for donated right of way.

Although it is called donated right of way, the property owner does have the right to receive just compensation. Items such as fences, shrubs or trees can be replaced or owners may be paid for the loss.

There are several standard deeds that may be used depending on the requirements of the roadway and the property. These deeds are signed by all property owners before a notary public and are recorded in the Circuit Court Clerk's Office of the affected county.

By using donated right of way procedures, roads may be constructed more quickly and at a cost significantly less than by using the full design and right of way purchase processes.

Board of Supervisors members can assist in the acquisition of donated rights of way by informing the interested parties of this process and encouraging their cooperation with VDOT representatives.

The administrating agency is responsible for the appropriate environmental review processes.

Locally Administered Projects

Various sections of the *Code of Virginia* provide localities the opportunity to administer transportation projects financed by the Virginia Department of Transportation (VDOT) and to supplement the funding of projects within their jurisdictions.

[§33.1-12](#) allows the Commonwealth Transportation Commissioner to enter into agreements with localities, authorities, and other organizations in order to improve and maintain Virginia's transportation system.

[§33.1-23.05](#) allows localities to administer Revenue Sharing projects.

[§33.1-75.3](#) allows counties to administer primary highway and secondary highway projects.

A project administration agreement is required between the locality and VDOT for any locally administered projects. This agreement spells out the terms for a locality to administer a specific project and must be finalized before the locality starts work on the project. For projects utilizing federal funding, federal authorization is required before starting each phase of the project (preliminary engineering, right of way, or construction). Any expenditure made prior to Federal Highway Administration approval of a project phase will not be reimbursed.

The Locally Administered Project process is initiated by the locality by completing and submitting a Request to Administer Construction Project Form to the designated local VDOT manager

When a locality decides to take advantage of this opportunity it must adhere to applicable Commonwealth Transportation Board (CTB) policies and procedures as well as federal regulations, if using federal funding. Assistance regarding this process can be found on the VDOT web site at <http://www.virginiadot.org/business/local-assistance-locally%20administered.asp>. A reference guide titled "Locally Administered Projects Manual" is also available on this web site.

Locally Funded – VDOT administered projects

§33.1-75.3.C of the Code of Virginia allows the Department to agree to administer projects funded by counties

Generally, VDOT expects that local governments administer construction projects developed outside VDOT's six-year plan. However, the *Code of Virginia* also provides for VDOT administration of projects funded entirely from local revenue sources. This most often occurs when local governments sell bonds for transportation improvement projects but revenue can be provided with any local revenue source. When a locality wishes to take advantage of this opportunity, it should first coordinate with the designated local VDOT manager who will, in turn, coordinate with the VDOT District staff to ensure adequate VDOT workload capacity exists to meet the locality's performance expectations. When agreeing to administer a locally funded project, VDOT will require that the project be entered into the appropriate six-year plan and that the project be administered in accordance with VDOT policies and procedures. Project funding is generally required in advance. Once both parties agree that VDOT will administer the project, an agreement outlining administration and funding responsibilities is prepared.

Noise Abatement

In 1989, VDOT formally established a policy to lessen the impact of highway traffic noise on people in neighborhoods and in other noise-sensitive areas, such as churches, schools, hospitals and certain public recreational areas. VDOT's Noise Abatement Policy is based on Federal Highway Administration (FHWA) regulations.

A noise wall is a specially designed structure built to reduce noise levels created by nearby highway traffic. It is built only after noise impact studies are conducted and certain conditions are met. VDOT conducts studies and looks into options for reducing noise levels along proposed federally funded highway improvement projects. These projects must meet one of the following conditions:

- A highway is being built on a new location;
- An existing highway is being redesigned with a significant change in its alignment; or
- The number of through traffic lanes on an existing highway is being increased.

On non-federally funded highway improvement projects, the locality can obtain partial funding from VDOT to build noise walls if the locality meets eligibility requirements outlined in the state noise policy.

Engineers use computer models to analyze and predict noise levels based on the loudest hour of the day for future conditions. They also measure existing noise levels in various locations along the proposed highway project when there is no existing roadway to use for the computer models. Along with the road's design, they must consider the area's topography, the distance between the road and nearby properties, traffic speeds and the sounds created by different types of vehicles. The computer model uses that data to predict the future noise level, which is compared with Federal Highway Administration (FHWA) and VDOT noise criteria. If this comparison identifies an impact, VDOT engineers must investigate noise reduction options.

Several options are available. First, VDOT engineers try to reduce the anticipated noise while they are designing the road by shifting the road away from the affected properties. They also consider reducing the speed limit, restricting heavy truck traffic on the road, or designing the road so its surface is lower through the affected area, creating a natural sound barrier. Another option is the use of earthen berms to block the noise. If designing the road differently will not reduce noise, VDOT engineers then consider noise walls. The walls can reduce traffic noise significantly and improve quality of life for people living behind them. Noise walls must meet the following conditions:

- They must not create a safety or engineering problem;
- They must reduce noise levels by at least five decibels for the impacted properties that the noise wall protects; and
- They must cost \$30,000 or less per noise-impacted property. For noise wall that cost more than \$30,000 per noise-impacted property, they can still be built if a third party - someone other than VDOT or FHWA - funds the difference.

Noise Abatement, continued

VDOT roadway designers cannot predict if noise walls can be constructed until the road's specific location is determined. Accordingly, a decision whether a highway project will include noise walls cannot be made until after final location and design public hearing plans are ready. After the noise wall design receives approval for inclusion in the road design, the citizens directly impacted will have a chance to decide if they want the walls built.

Noise walls come in various materials, textures, colors and finishes. The goal is to select an attractive design that blends well with its surroundings. A consistent appearance is also one of the main considerations when the walls are to be used in a long corridor. VDOT uses a specially-designed absorptive concrete material for ground-mounted noise walls and a lightweight material, typically absorptive metal, for structure-mounted walls such as on bridges. Due to the type of noise environment, sound wall manufacturing capabilities and engineering costs, VDOT uses a standard aesthetic design. If citizens or a locality requests an aesthetic finish that is significantly above the standard cost, VDOT allows these parties to fund the difference.

Noise walls built on state rights of way are maintained and repaired by VDOT.

Once a construction project is complete, the Department does not evaluate the possibility of a noise barrier unless a new construction project, meeting the criteria, is planned. Building noise walls that are not part of road construction projects are called "retrofits" and no VDOT funding is available for this purpose.

Paving a Road

When the secondary system of highways was established in 1932, VDOT accepted nearly 34,000 miles of unpaved roads. Today, nearly 9,000 miles of state maintained unpaved roads still exist and are an important part of each county's Secondary Six-Year Plan in addressing the unpaved road needs. The Secondary Six Year Plan information on page 25 describes the allocation process and any unpaved road funds designated are added to the county's six year plan. Funds designated to improve unpaved roads are allocated to each county based on their proportion of qualifying unpaved roads with traffic volumes over 50 vehicles per day.

The process of revising the Secondary Six-Year Plan includes an advertised public hearing to provide all citizens an opportunity to ask that their road be included in the plan. If all these requirements are met, a road will be improved and paved when funding reserved in the plan becomes available for spending.

Options available for paving unpaved roads.

The General Assembly has provided additional options in paving unpaved roads in recent years. This has provided increased flexibility and allowed more unpaved roads to be paved than previously possible. The options currently available include the Rural Rustic Road approach, the Pave-In Place approach and the traditional reconstruction approach when greater improvements and additional right of way are necessary.

Rural Rustic Road Program

As of July 1, 2003, the "Rural Rustic Road" program was implemented which allows a more flexible approach to paving many unpaved roads. This option should be evaluated first.

For a road to qualify for rural rustic road treatment, several criteria must be met:

1. The county's Board of Supervisors must pass a resolution declaring the road to be a "Rural Rustic Road";
2. The Board of Supervisors indicates that expected growth and traffic increase along the road in the near future is minimal;
3. The curves along the road should be generally adequate for the traffic and any increase in speeds expected after the improvement;
4. Roadway drainage must currently be sufficient or require only minor improvements;
5. The daily traffic volume must not exceed 1500 vehicles; and
6. The citizens along the road should support this improvement concept.

Roads that are good candidates are paved with minimum disruption beyond the ditches and usually result in a significant cost savings. For roads with traffic volumes greater than 400 vehicles per day, 18 foot pavement width is desirable and some typical section improvements may be necessary. The designated local VDOT manager will determine whether this approach is suitable for a requested unpaved road. The Rural Rustic Road approach should

Paving a Road, continued

be considered first when paving a road but it should be recognized that not all roads are good candidates for this concept.

Pave-In-Place Program

If the rural rustic road approach is not a good option for a road, the pave-in-place approach might be considered if:

1. The traffic is under 750 vehicles per day;
2. Only minor improvements are needed to accommodate traffic; and
3. Needed improvements can be made within the available, existing right of way. Easements might be necessary for spot improvements.

Under the pave-in-place option, the road is improved to a minimum standard of 18 feet of pavement with 2-foot shoulders.

Traditional Reconstruction with Additional Right of Way

If significant improvements are needed or if significant development is proposed along the road, a more traditional approach is used to reconstruct the unpaved road and improve the alignment. A minimum 40-foot right of way is usually required for these projects with additional R/W or easements acquired based on the proposed improvement.

The residents along the road are usually asked to donate any additional right of way needed. If that is done, the funds otherwise required to buy right of way can be used for construction. If additional right of way is needed and will be donated, the donated right of way should be acquired before the project is added to the Secondary Six-Year Plan.

Primary, Urban, and Interstate Allocation Process

Each year the Commonwealth Transportation Board updates the Six-Year Improvement Program that distributes funds available for construction on the interstate, primary, and urban highway systems, as well as funds available for the Secondary System and the other transportation modes; ports, airports, and rail and public transportation. The allocation of state construction funds is distributed per the Code of Virginia, Section 33.1-23.1, generally.

The allocation distribution process requires funding to be made available first for the maintenance of highway systems including maintenance payments to localities maintaining their highway system. After maintenance, funds are set aside for administrative, general expenses and other provisions are addressed including up to ten percent of the remaining funds for financing rail projects that mitigate highway congestion. Funds are next allocated to the interstate system exclusive of federal funds and unpaved road funds and then distributed to the primary, secondary and urban systems based on a funding formula as codified in Section 33.1-23.1. Forty percent is allocated to the primary system, and thirty percent each is made available to the secondary and urban systems. Each distribution is exclusive of federal-aid matching funds.

To seek the maximum input from the Commonwealth's citizens, planning and programming meetings are typically held during the fall in each of the state's nine construction districts. Advice and input are solicited from members of the General Assembly, County Boards of Supervisors, City and Town Council Members, Planning Districts, Metropolitan Planning Organizations, other public officials, and the general public.

Based on input received from the District meetings, VDOT staff prepares a working draft of the Six-Year Improvement Program complying with the policy goals of the Commonwealth Transportation Board that include paying off deficits on completed projects and not creating new deficits, fully funding construction projects by the time they are complete, bringing phased projects or programs to a reasonable stage of completion, and requiring that new projects added to the program be eligible for federal funds.

The working draft of the Six-Year Improvement Program is released in the early spring and then final public hearings are held. After the public hearings, the Commonwealth Transportation Board will adopt the final Six-Year Improvement Program for the next fiscal year. The Six-Year Improvement Program also contains projects funded under the current Federal Transportation legislation as well as the specially funded projects designated by the U. S. Route 58 Corridor Development Program, Highway and Rail Safety Improvement Programs and others.

Project Development Timeline

The following outlines major phases of the road building process. Many of the tasks included within each phase occur concurrently. Each project's unique circumstances, requirements, risks, and complexities tailor the project development process to the individual project. VDOT projects are reflected in Virginia's Six-Year Improvement Program, which is updated annually. Public comment is solicited and welcome at many points throughout the process. It is best to become involved as early as possible in the transportation decision-making process.

1. The Planning Phase may last from 1-24 months.

- a) Often acting upon requests for road improvements from local governments, VDOT planners work with federal and other state agencies, local governments, regional planning organizations, and residents to develop short- and long-range plans for improving the highway system. How long the planning and programming process takes depends on factors relating to the significance of a recommended transportation improvement. Factors include the functional role of a roadway proposal (with respect to regional travel, mobility and/or access), costs and availability of revenues to pay the costs, environmental and/or economic impact, and the support of the affected agencies, regional planning organizations, jurisdictions and the public. Participating regional planning organizations include urbanized area Metropolitan Planning Organizations and Planning District Commissions, as well as Virginia's non-urbanized area Planning District Commissions.
- b) Virginia's statewide long range transportation plan (VTrans) contains Virginia's strategic highway and transit goals, and top corridors of statewide significance.
- c) VDOT and DRPT develop a long range Surface Transportation Plan (STP) that identifies recommendations based on state transportation need-based assessments and the plans of metropolitan areas' Constrained Long Range Plans and non-metropolitan areas' Rural Regional Long Range Plans. The recommendations are prioritized and provided to the Commonwealth Transportation Board (CTB) citizen panel appointed by the Governor for consideration during the annual updates to Virginia's six year transportation improvement program. The CTB also considers projects based on technical information and the input received from government agencies, regional planning organizations, local governments and the public.

2. The Scoping Phase may last between 1-8 months depending on project complexity and includes: Confirming the project purpose and need, initiating the environmental review process (ERP) which identifies if the State Environmental Review Process is required, to determine the level of environmental document (if required) and the need for water quality permits; identifying stakeholders, establishing the project team, holding the initial scoping team meeting, performing the survey, developing the initial design, considering context sensitive solutions, and evaluating public involvement strategies. The initial step is to refine project goals and objectives, determine the location and/or the typical section of a roadway. This is based on anticipated traffic volume, the roadway's functional classification (arterial, collector, local), and terrain (level, mountainous, rolling).

3. Preliminary Design Phase may range from 1-18 months and includes:

Design of roadway, structures and bridges, traffic control devices/intelligent transportation systems, and landscaping; determining right of way and utility impacts, performing constructability and work zone reviews, completing the environmental document for NEPA, holding the public hearing team meeting and public hearing, and obtaining design approval.

- a) A preliminary design is prepared and reviewed by all stakeholders in the project, such as affected property owners and local governments.
- b) Sometimes offering two or more possible proposals, VDOT conducts information meetings and/or public hearings to involve citizens before making a final decision on the location of the roadway and details such as right-of way width, type of intersections and interchanges, and materials needed. Information meetings and public hearings are advertised in the newspaper and other media, and citizens have 10 days to offer comments or documents about the proposed location and/or design after the information meeting or public hearing.
- c) The CTB must approve the location and major design features before final design and right-of-way acquisition can begin.

4. The Detailed Design Phase may last between 1-12 months and includes: Design of roadway, structures and bridges, traffic control devices/intelligent transportation systems, and landscaping; determining right of way and utility impacts, developing erosion and sedimentation/hydraulic plans, performing utility design, holding the utility field inspection, authorizing right of way (total takes), performing constructability and work zone reviews, and holding the field inspection team meeting.

5. The Final Design and Right of Way Acquisition Phase may range from 1-24 months and includes: Finalizing the design of roadways, structures and bridges, traffic control devices/intelligent transportation systems, and landscaping; finalizing right of way and utility impacts, erosion and sedimentation plans, and utility design; obtaining environmental permits, holding the utility field inspection, authorizing right of way and utilities (partial takes), performing constructability, work zone, maintenance of traffic/transportation management plan reviews, and holding the pre-advertisement conference team meeting.

6. The Advertisement Phase may last from 1-5 months and includes: Finalizing plans, specifications, and estimates, completing the biddability review, securing environmental and right of way certifications, verifying funding, and obtaining environmental permits.

7. The Construction Phase may range from 1 to over 36 months.

- a) Based upon an engineering estimate of what will be required to build a road, VDOT invites contractors to bid on a project, and the Commonwealth awards a contract to the lowest qualified bidder, stipulating cost and length of time for completion.
- b) Overseeing every step of the work, VDOT inspects for quality, conformity to project requirements, and environmental protection.
- c) VDOT inspectors manage traffic flow through the project, keeping affected property owners informed and ensuring that work zone safety guidelines are met.
- d) Once a project is completed, a road is opened only after a satisfactory inspection. Completion delays can occur due to inclement weather, late delivery of materials, and unforeseen discoveries such as underground utilities or unstable soil.

Secondary Construction Budget

VDOT's construction is a pay-as-you-go program. Authorization to initiate different phases of a project is based on a spending plan that demonstrates funding will be available to cover expenses for that phase. 100% of the construction costs must be fully funded in the fiscal year that the work is completed. When the Six-Year Plan is produced, the Department is dealing with approximations and projections in funding. The Board of Supervisors typically approves the Secondary Six-Year Plan and Construction Priority List in the first quarter of each calendar year based on those funding projections. The Department uses the approved priority list to apply the funds in the Secondary Construction Budget for the upcoming fiscal year.

Occasionally, project costs exceed the funds programmed in previous budgets for that project. This creates deficits that must be addressed. Generally the first priority in the Six-Year Plan and Construction Budget is to finance deficits. Allocations are then made available for county wide or incidental improvements such as traffic and safety services, rural additions, surveying and preliminary engineering, fertilization and seeding, and design support. Allocations may be made for the unpaved roads, major reconstruction and bridge replacement projects based on priorities.

Normally construction projects in the first year of the Six-Year Plan are financed in the construction budget. After holding a public hearing on the proposed projects and considering citizen comments, the Board of Supervisors, with the concurrence of the designated local VDOT manager, must adopt an official construction budget priority list for the first fiscal year, usually along with the resolution approving the updated Six-Year Plan. If the construction budget was not approved along with the Six Year Plan it must be approved prior to June 30th each year. However it is recommended to have it approved in the April-May time frame.

The secondary construction budget is included in VDOT's Annual Fiscal Year Budget which is usually approved by the Commonwealth Transportation Board in late June each year. Until the secondary construction budget is approved by the Board of Supervisor's and approved by the CTB the allocations are not posted as indicated in the approved secondary six-year program and/or the final secondary construction budget.

Secondary Six-Year Plan

Although the Department of Transportation has authority for the construction and maintenance of the secondary road system, Virginia laws create a partnership between the Department and the County Board of Supervisors in improving local transportation. The Board of Supervisors has the responsibility for establishing priorities for the Secondary Six-Year Plan. Typically in the Fall of each year, workshops are held with the Board of Supervisors to develop a list of project priorities for the updated Six Year Plan. Once a draft is established, the county and VDOT will schedule the annual Secondary Six-Year Plan public hearing usually in the first quarter of the calendar year. These hearings gather information from the public to consider projects in the county to be added in the Secondary Six-Year Plan.

Highway funding for the Six Year Plan is derived from state and federal gasoline taxes, vehicle title fees, vehicle sales tax and one-half percent of state's sales tax and distributed to the primary, urban and secondary systems after addressing maintenance, administrative costs and other priorities established in the Code of Virginia. Funds are allocated to the interstate system exclusive of federal funds and then distributed to the primary, secondary and urban systems based on a funding formula as codified in Section 33.1-23.1. Forty percent of the amount available for systems construction is allocated to the primary system, and thirty percent each is made available to the secondary and urban systems. Each distribution is exclusive of federal-aid matching funds.

Distribution of the available secondary construction funds is based on Section 33.1-23.4, of the *Code of Virginia* which establishes a 20% area and 80% population factor. The area of each county is derived by Geographic Information Systems Mapping and population figures are obtained from the Weldon Cooper Center. The distribution formula results in less-populated areas receiving less funding than urbanized areas.

Distribution of Unpaved Roads Funds is based on the ratio of unpaved secondary roads in the county serving fifty or more vehicles per day to the total number of such roads in the Commonwealth as indicated in Section 33.1-23.1:1, of the *Code of Virginia*. The Unpaved Roads Fund was created by the General Assembly to address the need for paving secondary unpaved roads.

Distribution of available revenue for Telecommunications Fees (Public Right-of Ways Use Fee) based on Section 56-468.1, of the Code of Virginia, and the revenues from the sale of Residue Parcels on the Secondary System in the county are included in the annual Secondary Six-Year Plan revenue projections each year

The predictability of funding amounts is greatly dictated by the financial climate of the times and changes of funding levels by the federal government. Therefore, in dealing with construction funds, especially in the Secondary Six-Year Plan, the Department is dealing with approximations or projections. The Secondary Six-Year Plan is based on estimated funding which is provided by the Financial Planning Division.

Updating the Secondary Six-Year Plans on an annual basis allows the department to provide an update on schedules and estimates of current projects in the plan. The process gives citizens a chance to request new improvements annually; facilitates Metropolitan Planning Organization (MPO) planning process required by SAFETEA-LU; allows the Board of Supervisors to

Secondary Six Year Plan, continued

evaluate their program annually and update it to address any changes in county priorities; and it allows the designated local VDOT manager to review projects included in the plan to obligate federal funds as part of VDOT's annual Federal Fiscal Year Strategy.

PLANNING

Corridor and Feasibility Studies

Transportation Planning conducts, in coordination with district planning staff, both corridor and feasibility studies throughout the state. Corridor studies seek to identify the mix of transportation improvements that would be most effective in moving people and goods in specific travel corridors and balancing those improvements with available funding and neighborhood and community concerns.

Feasibility studies on a proposed strategy are conducted to determine the degree to which: (a) the design or location is economically justified, (b) an alternative is considered preferable from an environmental or social perspective, or (c) eventual construction and operation can be financed and managed. For more information on corridor and feasibility studies, visit:

<http://www.virginia.gov/projects/pr-studiescorridor.asp> .

Federal Functional Classification

Functional usage of a roadway is based upon its mobility and accessibility. Travel can be logically related to the roadway's ability to access land and the mobility through an area. The Federal Highway Administration (FHWA) has set up functional classification guidelines [The Federal Functional Classification Guidelines](#) contain a list of classifications and descriptions given for each class of roadway. Roads may be classified as local, collector or arterial roads. Briefly, for each of three areas (rural, urbanized and smaller urban areas):

- Local roads function to provide a higher degree of access but lower travel mobility-flow,
- Collectors provide a mixture of access and mobility, for through movement and access, &
- Arterials, with two sub-classes "minor" and "principal", provide lower access and higher mobility with the functional standards for minor and principal arterials mobility being relatively high for through traffic.

Functional classification is based on road-service features, and impacts several factors including:

- A project road improvement's [design horizon year](#) date (This affects the time span over which the facility must be minimally adequate: 11 years after advertisement for secondaries, or 22 years after advertisement for other systems and selected urban secondaries)
- Applicable [geometric design standards](#) of the VDOT [Road Design Manual](#) (which adopts the AASHTO 2004 Green Book's design LOS guidance on pages 84-85), as well as local and/or [Subdivision Street Requirements](#) relating to [24 VAC 30-91](#), collector or arterial standards. Also, rural, urban or urbanized area classification is a related consideration especially from possible changes from annexations, and/or population census updates with respect to urban or urbanized areas)
- The allocations of transportation funds to Districts of the state, [such as for state primary roads \(with respect to arterials\)](#).
- Development and/or maintenance of local roads are ineligible for federal funding and responsibilities for this class of roads are private, local and/or state government concerns.
- Access management features (spacing-frequency and/or type of access such as interchanges, intersections, and roadside entrance, exit and/or driveway points)
- Eligibility for [traffic calming measures](#)

A County or City outside a Metropolitan Planning Organization (MPO) area or an MPO can request the classification or reclassification of a particular road segment under the system by working with their local VDOT office. Additional information on Federal Functional Classification can be found at: <http://www.fhwa.dot.gov/planning/fctoc.htm>

Highway Needs Assessment (HNA)

The Highway Needs Assessment (HNA) is meant to address the highway portion of the requirement for *an inventory of all construction needs for all systems*, as indicated in the Code of Virginia **§33.1-23.03** (revised in 2001):

The CTB shall conduct a comprehensive review of statewide transportation needs in a Statewide Transportation Plan setting forth an inventory of all construction needs for all systems, and based upon this inventory, establishing goals objectives, and priorities covering a twenty-year planning horizon....

The HNA is one component of the overall statewide multimodal plan, VTrans. The HNA is comprised of objective, system-generated improvements (based largely on TRB's Highway Capacity Methodology) for all functionally classified highway systems across Virginia, with human input limited to highway inventory (pavement width, number of lanes, etc.) and the review of traffic forecasts. The capacity threshold for the HNA was defined as: **LOS C-** Rural Areas, **LOS D-** Urban Areas, and **LOS D-** Urbanized Areas. The system generates improvements to highways (including TSMs, pavement widening, and additional lanes) to meet the capacity thresholds, and develops cost estimates for these improvements.

The Transportation and Mobility Planning Division is responsible for development of the HNA, which is a component of the Statewide Multimodal Transportation Plan, VTrans. Both the HNA and VTrans are on a five year update cycle. The next VTrans update will occur in 2010. In addition the HNA serves as the foundation for building the State Highway Plan.

MPO Transportation Plans and Programs

Virginia's MPOs (VDOT is the designated state representative on the MPOs) work to address transportation issues through their long-range plan, transit planning, rideshare programs, park & ride efforts and corridor studies. Each MPO in Virginia utilizes a travel demand model to identify current and future congestion problems and to test the effectiveness of proposed alternatives. The MPOs are required to develop and maintain a fiscally Constrained Long-Range Plan (CLRP) for transportation. Each CLRP is updated every 5 years in air quality attainment areas and every 4 years in air quality non-attainment areas. These plans cover at least a 20 year planning horizon and include project recommendations for:

- Major capital improvements such as major widening, new location facilities, bridges and bridge replacements, etc.
- Operational Improvement for congestion management and safety – turn lanes, closing cross-overs, signal coordination, access management
- Transit and Travel Demand Management (TDM) – bus routes, transit improvements, park-and-ride lots, ride sharing

MPOs are also required to develop short range programming documents, known as Transportation Improvement Programs (TIPs). TIPs are staged, multi year, inter-modal program of all FHWA and FTA funded transportation projects, which is consistent with the each Metropolitan Planning Organization's (MPO) financially constrained long-range transportation plan.

National Highway System

Virginia's National Highway System (NHS) is comprised of highways of national significance, based on the federal functional classification. This system of highways includes the Interstate System, its STRAHNET Routes and major collectors, and Virginia's Congressional high priority routes. "Other" routes identified for inclusion in the NHS were those that provided access to major ports, airports, public transportation facilities, and other major intermodal transportation facilities. Next identified routes were the most important existing and proposed rural and urban Principal Arterials to be included in the NHS. Virginia's total mileage is capped by federal targets. Virginia has 1,253 "urban" miles and 2,194 "rural" miles for a total of 3,447 NHS miles.

Since this 1993 submittal and FHWA approval, VDOT has requested and received approval on additional routes to their National Highway System network. NHS designation of a highway facility allows the use of specific federal funding, and requires additional design considerations.

For additional information on the National Highway System, including a map of NHS routes in Virginia, please see: <http://www.fhwa.dot.gov/planning/nhs/>

Regional Long-Range Plans for Transportation (Rural RLRPs)

This new initiative is aimed at creating regional transportation plans in rural areas that compliment those in the metropolitan areas of the state. VDOT works with each region to evaluate the transportation system in the rural areas and to recommend a range of transportation improvements that could best satisfy existing and future transportation needs through partnerships with Virginia's Planning District Commissions and local governments. The regional plan will identify needs based upon the Goals and Objectives established by the region. Improving the transportation system remains vital to improving the quality of life and continued economic growth and prosperity in Virginia. The provision for the effective, safe and efficient movement of people and goods is a basic goal of all transportation programs in the Commonwealth of Virginia. These regional plans will be developed with this basic goal in mind, as well as incorporating further consideration of environmental issues and local desires.

The Virginia Department of Transportation will use these regional plans as a foundation for identifying Interstate and Primary system priorities for the Six-Year Improvement Program. The plans will also be useful to counties and their respective designated local VDOT manager when developing the Secondary Six-Year Program. While this plan will cover functionally classified secondary roadways, it is important to note that each county has final authority over the recommendations on the secondary system within their jurisdiction. The list of recommendations from the regional long range plans will also be used in the statewide transportation planning process to better quantify the statewide magnitude of needs. The analysis and plan recommendations are limited to those transportation facilities within the PDC's boundaries that are outside of established metropolitan study areas. The transportation system to be evaluated will be limited to federal functionally classified routes of minor collector and above.

Each RLRP will be developed as a vision plan and will be reviewed every five years. It is VDOT's goal that each region will be able to use these plans to identify regional priorities for transportation funding. The RLRP process will be used to vet recommendations on the interstate and primary highway systems from the SHP and STARS initiatives.

RLRP info on web - http://www.virginiadot.org/projects/Reg_Long_RangePlan.asp

Small Urban Area Transportation Studies (SUATS)

VDOT has initiated a project to review the transportation plans for [small urban areas](#) across the Commonwealth. The project includes updates to 43 "small urban areas" (those towns and cities with populations less than 50,000 people). The existing plans address transportation issues and identify travel needs in each community for the next 20 years. Although the primary focus of each plan is the "thoroughfare highway system"—those arterial and collector roads and highways that connect urban areas, the plans also address local needs and other modes of transportation.

The information in the SUATS are a resource for addressing capacity and safety issues on the transportation system not only to VDOT, but to localities, organizations, and the public as well. This resource is an important component of local comprehensive and transportation plans. These studies illuminate the linkage between future land use and transportation needs, and address road safety, traffic congestion, multi-modal needs, and mode linkage problems. Recommendations on the primary road system from SUATS are included in the SHP.

Contact for more information –visit the VDOT website at http://www.virginiadot.org/projects/sm_urbanplans/SUA_index.asp

State Highway Plan (SHP)

The SHP is the Virginia Department of Transportation's (VDOT) most recent coordinated transportation plan that identifies solutions for interstate and primary highway deficiencies on a statewide basis. In combination with the Highway Needs Assessment, it assists decision makers in realizing the magnitude of state highway needs, establishes a foundation for making necessary funding decisions, and provide a mechanism for the development of future highway projects. The SHP was developed based on the goals and strategies identified in VTrans, with a focus on capacity deficiency improvements that were identified in the HNA.

The SHP, combined with the Highway Needs Assessment and a project prioritization process, established a technical, programmatic method for identifying and evaluating specific recommendations and ranking them by priority—providing an essential tool to those selecting projects for implementation. The SHP recommendations were developed using:

- existing metropolitan and rural long range plan recommendations,
- small urban area transportation study recommendations, corridor study recommendations,
- highway capacity analysis and field review by VDOT staff.

The recommendations that were developed represent feasible solutions to capacity and geometric deficiencies, such as pavement widening, additional lanes, new roadway alignments, and interchange improvements. The SHP is a vision plan, and is not financially constrained.

Transportation and Mobility Planning Division is responsible for the development of the SHP. The Plan is updated at least once every five years. The next update is anticipated in 2010. (www.virginiadot.org/projects/pr-statehighwayplan.asp) Information on the 2035 State Highway Plan is available at: http://www.virginiadot.org/projects/2035_state_highway_plan.asp

Strategically Targeted Affordable Roadway Solutions (STARS)

VDOT's Transportation and Mobility Planning Division, in partnership with the Traffic Engineering Division, is initiating the STARS program to better incorporate operational improvements into the planning process and aid in the development of the 2035 State Highway Plan. The 2035 State Highway Plan will identify proposed improvements to Virginia's federal functionally classified roadways. Through the STARS program, VDOT will conduct a thorough examination of Virginia's Interstate and Primary highway systems to identify short/mid-term operational and safety improvements that improve capacity and safety of the road system. These improvements have the following characteristics:

- are low cost (<\$10,000,000 for interstates <\$5,000,000 for primaries)
- address identified mobility and/or safety problems,
- require minimal PE and right-of-way, and
- can be implemented quickly (12-24 months)

Example Improvements

- turn lanes – construction or extension
- ramps – extend acceleration or deceleration lanes
- access management – consolidate entrances, close crossovers, improve inter-parcel access
- improve sight distance
- reconfigure/reconstruct intersections – install roundabout, realign approaches, install signal system
- install shoulders or medians
- signage and pavement marking

For more information on the STARS program, contact the State Transportation Planner at 804.786.2985, or your local VDOT District Planner.

Transportation Improvement Programs (TIPs/ Statewide TIP)

The Transportation Improvement Program (TIP) is a staged, multi year, inter-modal program of all FHWA and FTA funded transportation projects, which is consistent with the each Metropolitan Planning Organization's (MPO) financially constrained long-range transportation plan.

The Statewide Transportation Improvement Program (STIP) is a complete list of all FHWA/FTA funded projects to be advanced within the state for the next four years. Projects contained in the STIP should be consistent with the statewide transportation plan and planning processes, and MPO plans, TIPS and processes. The state must submit a new STIP to FHWA and FTA every 2 years for approval. Amendments to the STIP can be submitted at any time for approval.

The TIPs and STIP shall include all regionally significant projects requiring federal approval or permits even if no FHWA or FTA funds are used in their construction. A regionally significant project is generally defined as a project which serves regional transportation needs. They must be financially constrained and have been through a public involvement process.

Federal planning laws (23 USC 134 and 135) and regulations (23 CFR 450 and 420) govern STIP and TIP development.

VTRANS – Virginia’s Statewide Multimodal Transportation Plan

VTrans is the Commonwealth of Virginia’s statewide multimodal transportation plan, which identifies goals, strategies and policies to address multimodal transportation needs over a 20-year planning horizon in accordance with requirements set forth in 23 U.S.C. 135 and VA Code 33.1-23.03. VTrans serves as the “umbrella” planning document for the state, establishing the direction from the Transportation Secretariat for all other transportation planning initiatives.

The legislative requirements for the statewide multimodal plan include: carrying out a continuing, comprehensive, and coordinated statewide transportation planning process, including the development of a statewide transportation plan that facilitates the efficient, economic movement of people and goods in all areas of the state.

Seven specific planning strategies are identified for consideration, including: economic vitality, safety and security, accessibility and mobility for people and freight, quality of life and environmental protection, integration and connectivity, system management, and system preservation. VTrans identifies multimodal investment corridors that are critical throughways across and within the state, and identifies recommendations for improvements to those corridors based on the seven planning strategies to ensure future mobility. VTrans identifies numerous goals, strategies and performance measures that focus on improving the capacity of the existing transportation system—many of these are related to congestion management.

The development of VTrans is the responsibility of the Multimodal Office, and must be updated at least once every five years. The next update is scheduled for 2010. (www.vtrans.org)

FUNDING PROGRAMS

Airport Access Program

The airport access road program is used to provide access roads to licensed public use airports. The Commonwealth Transportation Board administers the program in cooperation with the Department of Aviation. Funding for airport access projects, as provided under the authority of Section 33.1-221 of the *Code of Virginia*, is allocated from the Economic Development, Airport and Rail Access Fund.

Prior to the allocation, the governing body of the county, city, or town must, by resolution, request the access funds. Airport access funding may not be used for the acquisition of rights of way or adjustments of utilities, and the governing body must state in its resolution that these items will be provided at no cost to the program. A maximum allocation of \$450,000 (\$300,000, unmatched and up to \$150,000 matched dollar for dollar) may be awarded within a fiscal year to provide access for any one airport.

The locality requesting the access funding will be responsible for the appropriate environmental studies and permits, if applicable.

Additional information is available on VDOT's website at <http://www.virginiadot.org/business/local-assistance-access-programs.asp>

Appalachian Regional Commission

Local Access Road Program

The Appalachian Regional Commission (ARC) Access Road Program aims to better link the Region's businesses, communities, and residents to the Appalachian Development Highway System (ADHS) and to other key parts of the Region's transportation network. This program offers a flexible approach designed to meet the local needs and provide a financing mechanism to support a variety of economic development opportunities throughout the Region.

The Region includes 410 counties in 13 states. It extends more than 200,000 miles from southern New York to northeast Mississippi and is home to nearly 23 million people. Virginia has twenty-three counties and seven independent cities that are eligible for participation in the ARC program. The following is a list of Virginia's localities: the counties of Alleghany, Bath, Bland, Botetourt, Carroll, Craig, Buchanan, Dickenson, Floyd, Giles, Grayson, Highland, Lee, Montgomery, Pulaski, Rockbridge, Russell, Scott, Smyth, Tazewell, Washington, Wise and Wythe, and including the cities of Bristol, Buena Vista, Clifton Forge, Covington, Galax, Lexington, Norton and Radford.

Funding for this program is provided from a qualifying State's ADHS allocation. The ARC Code gives State Governors the option of using up to \$500,000 plus 5% of their annual ADHS apportionment, not to exceed more than \$1,000,000 each year for local access road projects. These funds are part of ADHS funds apportioned to the State for use on the ADHS.

Eligible criteria for local access road projects are roads which serve industrial and commercial developments, residential developments, recreational areas, and educational areas. The project eligibility will be determined by the ARC Board.

ARC local access road funds can be used for preliminary engineering, right-of-way and/or construction of new roads. Local access road funding is not allowed for resurfacing/rehabilitation, upgrading and/or safety improvements on roads previously built with ARC local access road funds.

Approved Projects need to be included in the STIP and must follow FHWA and State requirements.

For additional information on the Appalachian Regional Commission, counties are encouraged to visit www.arc.gov.

Economic Development Access Program

The Economic Development Access Program is administered by the Commonwealth Transportation Board, which allocates funds, as provided under the authority of Section 33.1-221 of the *Code of Virginia*, for eligible projects from the Economic Development, Airport and Rail Access Fund. The purpose of the program is to finance the construction or improvement of roads, with the exception of primaries, to new or expanding qualifying economic development sites. These roads will provide access from the nearest adequate publicly maintained road to the primary entrance of the qualifying site. Qualifying establishments are determined by the Commonwealth Transportation Board in consultation with the Virginia Economic Development Partnership and the Virginia Department of Business Assistance.

An initial request must be made to the local governing body by a qualifying establishment desiring financial assistance. A letter of request to the appropriate local governing body must include the following:

- A.** Intent to build or expand on a designated site
- B.** Description and location of the site
- C.** Target date for building construction
- D.** Target date for beginning operation
- E.** Private capital investment planned on the site, itemized
- F.** Products to be manufactured
- G.** The number of new jobs to be created
- H.** Access road improvements requested
- I.** Estimates of the numbers of additional employee vehicles and truck traffic which will use the access road on an average business day

The locality should ensure that the qualifying establishment submits a copy of this letter to the designated local VDOT manager, along with a preliminary road plan showing the entire parcel of land and the locations of: the building, major site features, the proposed entrance, the proposed access road, and existing public roads in the vicinity of the site. It is also advisable to forward a copy of this letter to the Virginia Economic Development Partnership and the Virginia Department of Business Assistance.

If the local governing body supports the request, it should prepare and approve a resolution formally requesting the allocation of Economic Development Access Program funds.

If a new road is to be constructed, the resolution should state that right of way and utility adjustments will be provided at no cost to the VDOT, and that the road will be added to the secondary system or to the local road system as appropriate.

If the project involves improvement of an existing road, the resolution should state that right of way and utility adjustments will be provided at no cost to the Economic Development, Airport and Rail Access Fund.

Economic Development Access Program, continued

Economic Development Access projects may be either regular (where an existing qualifying establishment is expanding, or a new qualifying establishment is under firm contract) or bonded (where no qualifying establishment is under contract to build).

The maximum allocation for any project is limited to the lesser of: the reasonable cost of an adequate road or 20 percent of the qualifying private investment made by the private qualifying establishment to be served exclusively by the access road project. The maximum unmatched allocation within any one fiscal year is \$500,000. Where the cost exceeds \$500,000, the governing body may request up to \$150,000 in supplemental funds, which must be matched on a dollar-for-dollar basis from the general fund of the locality. Any ineligible project costs and all costs exceeding the maximum allocation must be borne by the locality. The designated local VDOT manager will assist the locality in preparing sketches and cost estimates for the requested road improvements.

Qualifying private investment includes the cost of land, the cost of site preparation and building construction, and the cost of newly purchased equipment essential to the operation of the establishment.

Eligible capital investment requires documentation by copies of deeds, executed construction contracts, checks, and purchase orders, and this documentation is subject to verification by VDOT. Capital costs incurred more than six months prior to the date of the resolution of the governing body will normally be disallowed.

If a locality desires road access for a possible site development, it is necessary that the governing body guarantee that a bond or other acceptable surety will be provided to cover the cost of the road that is not justified by qualifying development. The time period for a bonded project is five years from the date of the CTB resolution approving the project and allocation. As of July 2006, the CTB policy also allows consideration of investment established within twenty-four months following the termination of the original five-year period for a partial reimbursement of any returned funds. In October 2010, the CTB approved a moratorium on calling bonds for bonded projects with expiration periods through June 2010.

The locality requesting the access funding will be responsible for the appropriate environmental studies and permits, if applicable.

Additional information is available in the Economic Development Access Program Guide and on the VDOT website at <http://www.virginiadot.org/business/local-assistance-access-programs.asp>

Forest Highway Program

The Public Lands Highways – Forest Highway Program provides money for the improvement of forest highways. Forest Highways are public roads that are owned by state or local agencies, serve the National Forest system, and are designated by the FHWA's Federal Lands Highway Division (in conjunction with the U.S. Forest Service and VDOT) as forest highways. Forest highways should not be confused with Forest Development Roads, which are owned by the U.S. Forest Service.

The funds available to Virginia from this program vary from year to year, but average \$2 million per year. Forest Highway funding does not require a local match. As with all federal programs, federal authorization must be obtained before beginning work on a particular phase of a project. If authorization is not received before work begins that phase of the project will not be eligible for federal funding.

A meeting is held annually, generally in April or May, where FHWA, Forest Service, and VDOT representatives review program progress and to adjust priorities or add projects to the plan.

Additional information on the Forest Highway Program may be found at the VDOT website at <http://www.virginiadot.org/business/local-assistance-special-federal-programs-forest.asp>

Highway Safety Improvement Program

The Safe, Accountable, Flexible, and Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU; Public Law 109-59) establishes a new core Highway Safety Improvement Program (HSIP) that is structured to make significant progress in reducing highway fatalities and serious injuries. The HSIP incorporates the previous Hazard Elimination Safety Program (named HES under TEA-21) with the Bicycle and Pedestrian Safety Program under § 23 USC Section 148, and defines set-aside funds for Highway-Rail Grade Crossing Safety Program under § 23 USC Section 130.

VDOT has developed a Highway Safety Improvement Program (HSIP) for the Commonwealth of Virginia that involves the identification of high crash locations, an analysis of crash trends, a safety assessment of existing conditions and feasible countermeasures, and the prioritization and scheduling of improvement projects. This program includes the **Highway Safety Program (HSP)**, previously called HES, the High Risk Rural Road (HRRR) Program the **Bicycle and Pedestrian Safety (BPS) Program** and the **Highway-Rail Grade Crossing (H-RGC) Program**

The VDOT Traffic Engineering Division (TED) serves as the focal point for administration of the Federal and State categorical safety programs (HSIP) within the Commonwealth of Virginia. Local governments, railroad companies, and VDOT Districts and Residencies submit safety proposals for locations they recommend for improvement. The proposals are evaluated on a statewide basis or district basis to ensure that locations in need of improvement have a better opportunity to be selected and funded. The candidate projects are selected based on Benefit/Cost ratio, number and type of target crashes, project cost and schedule for highway safety projects or on risk assessments for non-motorized and highway-rail grade crossing improvements.

The intent of the HSIP is to expend federal funds on safety improvements that can be designed and constructed within three years. Projects should not require acquisition of significant rights of way, nor should they require extensive environmental review and mitigation. Federal funds must be authorized within two months of the STIP approval. Selected projects failing to get funds authorized within two months must request a time extension from TED. Projects are subject to removal if the extension is not granted by TED.

Details on HSIP application guidelines, deadlines and project selection can be found on the VDOT TED website at <http://www.virginiadot.org/business/trafficeng-default.asp>

Multimodal Grant Program

The Intermodal Office of the Secretary of Transportation has grant programs aimed at providing assistance and support for multimodal transportation planning. With the *Local and Regional Corridor Planning Grant Program*, grants are awarded to applicants to use their own staff or consultants. With the *Multimodal and Land Use Plan Development Assistance Program*, grants will be awarded for use of consultants hired by the Intermodal Office. A 10% in-kind services match is required for both programs. The application and selection criteria are the same for both programs. No maximum award amount is identified. The Programs provide support for planning and funds cannot be used for operations or preliminary engineering. Grant recipients are requested to present results and lessons learned at a multimodal transportation forum.

Local and Regional Corridor Planning Grant Program

This program will provide grants to help local and regional governments perform multimodal planning and integrated studies of transportation and land use. For this grant program, local, regional, and state agencies will perform the work or use their own consultants.

Multimodal and Land Use Plan Development Assistance Program

This program will provide training and support for development of plans that can be implemented, as well as advancing multimodal planning and promoting better land use. Local, regional, and state agencies may apply to participate in the program and the Intermodal Office will provide consultants to perform the work.

These grant programs are administered annually by the Intermodal Office. For more information, visit: www.vtrans.org .

National Scenic Byway Discretionary Program

The National Scenic Byway Discretionary program is a program that funds projects to enhance scenic byways. Eligible activities include corridor planning, promotion, and other activities to improve the byway experience. Applications must be submitted to VDOT to be considered for federal funding. Applications which VDOT evaluates and sends to FHWA with a recommendation are generally accepted in February. FHWA makes the funding allocations. A byway must be state designated before it is eligible to participate in the federal programs.

Additional information is available at <http://www.bywayonline.org/>

Public Lands Highways Discretionary Program

The Public Lands Highways Discretionary Program provides funding for improvements to roads that are open to public travel and serve federal property such as **National Forests, National Parks, nontaxable Indian lands, military installations, or other Federal reservations**. Each year, the FHWA Federal Lands Highway Division issues a call for the submission of applications for participation, with applications required to be submitted by VDOT to the FHWA Virginia Division for candidate projects in the upcoming federal fiscal year.

This program is entirely discretionary in nature and there is no minimum level of funding for projects in Virginia. Public Lands Discretionary funding requires no local match, but state and local financial support of a project is one of the factors considered when the FHWA decides which projects it will fund. As with all federal programs, federal authorization must be obtained before beginning work on a particular phase (PE, RW, or Construction) of a project. If authorization is not received before work begins, that phase of the project will not be eligible for federal funding.

Additional information is available at <http://www.virginiadot.org/business/local-assistance-special-federal-programs-publiclands.asp>

Recreational Access Program

The purpose of the Recreational Access Program is to provide adequate access to recreational areas or historic sites operated by the Commonwealth of Virginia, a local government, or authority. Both roads and bikeways are eligible for program funding.

The program is administered by the Commonwealth Transportation Board, and funding is provided under the authority of Section 33.1-223 of the *Code of Virginia*, with the appropriate designation and recommendation by the Director of the Department of Conservation and Recreation for access to recreational areas or by the Director of the Department of Historic Resources for access to historical sites. Roads constructed under this program become a part of the appropriate highway system. Separate bikeways constructed outside the right of way of the road become the responsibility of the authority or agency maintaining the site, which they serve.

Prior to the allocation, the governing body of the county, city, or town must, by resolution, request the access funds. Recreational Access Program funding may not be used for the acquisition of rights of way or adjustments of utilities, and the governing body must state in its resolution that these items will be provided at no cost to the program. The road or bikeway should be located to provide the most direct cost-effective access to the site. The access project should end either at the entrance to the area or at an internal parking lot serving the park facility or historical area.

Recreational access roads and bikeways are expected to be open to the public at all times; however, they may be closed during specific hours for security purposes. No fee may be charged for the use of these roads or bikeways.

A maximum of \$400,000 may be allocated for an access road to a facility operated by a state agency. For a bikeway to a facility operated by a state agency, the maximum allocation is \$75,000. These funds are intended for eligible costs associated with design and construction of access roads and bikeways. For an access road to a facility operated by a locality or authority, the maximum unmatched allocation is \$250,000. Up to an additional \$100,000 may be allocated if matched dollar-for-dollar from other than highway sources. A maximum of \$60,000 unmatched may be allocated for a bikeway to a facility operated by a locality or authority. Up to an additional \$15,000 may be requested if matched on a dollar-for-dollar basis by the locality or authority.

There is no annual limit on the number of recreational access projects per jurisdiction. The funding maximums apply only to individual projects. Also, if the appropriate criteria are met, both an access road and a bikeway may be funded separately to serve the same facility.

The agency, locality or authority operating the facility will be responsible for the appropriate environmental studies and permits, if applicable. Additional information is available in the current guide for the Recreational Access Program and on the VDOT website at <http://www.virginiadot.org/business/local-assistance-access-programs.asp>

Revenue Sharing Program

The purpose of the Revenue Sharing Program is to provide additional funding for use by a county, city, or town to construct, reconstruct, or improve the highway systems within such county, city, or town, and for eligible additions in certain counties of the Commonwealth. Locality funds are matched with state funds with statutory limitations on the amount of state funds authorized per locality. The program is administered by VDOT in cooperation with participating localities under the authority of Section 33.1-23.05 of the *Code of Virginia*. An annual allocation of funds for this program is designated by the Commonwealth Transportation Board.

Application for program funding must be made by resolution of the governing body of the jurisdiction in which the road is located. The application package must include the resolution and the detailed designation of funds form. If a locality is requesting funds for a road outside its jurisdiction, concurrence from the affected jurisdiction must be provided. Towns not maintaining their own streets are not eligible to receive revenue sharing funds directly; their requests must be included in the application of the county in which they are located. Project funding is allocated by resolution of the Commonwealth Transportation Board. Construction may be accomplished by VDOT or by the locality under agreement by VDOT.

The Revenue Sharing Program may be used to finance eligible work on highway systems within a locality. The Revenue Sharing Program is intended to provide funding for relatively small, immediately needed improvements or to supplement existing projects. Funds are normally expected to be used in the same fiscal year they are received. Funds could be de-allocated if the project is not initiated within three years. Below is a list of work that could be considered eligible for Revenue Sharing financing:

- Deficits on completed VDOT administered construction or improvement projects
- Supplemental funding for projects listed in the adopted Six-Year Plan and ongoing construction or improvement projects.
- Construction or improvements not included in the adopted Six-Year Plan
- Improvements (Incidental)
- improvements necessary for the acceptance of specific subdivision streets otherwise eligible for acceptance into the system for maintenance
- New hard surfacing (First Paving)
- New Roadway

Details on application deadlines and project selection can be found on the VDOT website at http://www.virginiadot.org/business/local-assistance-access-programs.asp#Revenue_Sharing

Safe Routes to School

The Federal-aid Safe Routes to School (SRTS) Program was created by the *Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users Act* (SAFETEA-LU) in 2005. Virginia's SRTS Program is funded at \$13.3 million over Federal FY2005-2009. These funds are available for infrastructure and non-infrastructure projects, and to administer Safe Routes to School programs that benefit elementary and middle school children in grades K-8. The Federal-aid SRTS Program is administered by the Federal Highway Administration (FHWA) Office of Safety.

Section 1404(b) of the legislation describes the purposes for which the SRTS Program was created:

(b) PURPOSES.--The purposes of the program shall be-

1. *(1) to enable and encourage children, including those with disabilities, to walk and bicycle to school;*
2. *(2) to make bicycling and walking to school a safer and more appealing transportation alternative, thereby encouraging a healthy and active lifestyle from an early age; and*
3. *(3) to facilitate the planning, development, and implementation of projects and activities that will improve safety and reduce traffic, fuel consumption, and air pollution in the vicinity of schools.*

Applying for SRTS funds is a competitive process. VDOT administers two types of funds:

Program funds are for education, encouragement, and enforcement (law) activities which further the stated purposes of SRTS

Project funds are for infrastructure improvements that provide bike and pedestrian accommodations or safety enhancements. (Local government applicants only)

SRTS is a Federal-aid reimbursement program, not a grant program. The project sponsor is responsible for paying the project costs and submitting reimbursement requests to VDOT, which submits these requests to FHWA. The Federal government reimburses 100% of the project cost with no local match required. All (infrastructure) projects require formal endorsement by a local jurisdiction or public agency.

The Virginia SRTS Program assists localities in the creation of a School Travel Plan for the affected School(s). The plan is a written document stating the school community's intentions for making walking and bicycling to school(s) sustainable and safe. The plan must be submitted to VDOT and approved in advance of the submittal of applications for funding.

Program and project applications for Safe Routes to School funding are due at the end of December. Additional information can be found on the VDOT website at: [Safe Routes to School Program](#)

Transportation Enhancement Program

Congress first established the Transportation Enhancement (EN) Program in the Intermodal Surface Transportation Efficiency Act (ISTEA) in 1991. This program was the first Federal initiative to focus on enhancing the travel experience and fostering the quality of life in American communities. The EN program fosters more choices for travel by providing funding for sidewalks, bike lanes, and the conversion of abandoned railroad corridors into trails. Communities may also use the program to revitalize local and regional economies by restoring eligible historic buildings, renovating streetscapes, or providing transportation museums and visitor centers. Many communities also use the program to acquire, restore and preserve scenic or historic sites.

The basic Federal requirements for EN projects are that they demonstrate a relationship to surface transportation by function, impact, or proximity; and fall within one of the 12 eligible activities:

1. Pedestrian and Bicycle Facilities
2. Pedestrian and Bicycle Safety and Educational Activities
3. Acquisition of Scenic or Historic Easements and Sites
4. Scenic or Historic Highway Programs including Tourist and Welcome Centers
5. Landscaping and Scenic Beautification
6. Historic Preservation
7. Rehabilitation and Operation of Historic Transportation Buildings, Structures, or Facilities
8. Preservation of Abandoned Railway Corridors
9. Control and Removal of Outdoor Advertising
10. Archaeological Planning and Research
11. Mitigation of Highway Runoff and Provision of Wildlife Under/Over-crossings
12. Establishment of Transportation Museums

Transportation Enhancement is a Federal-aid reimbursement program, not a grant program. The project sponsor is responsible for paying the project costs and submitting reimbursement requests to VDOT, which submits to FHWA. The Federal government reimburses up to 80% of the project cost. The project sponsor is responsible for the balance, also called the matching funds, and any amount exceeding the amount granted by the Commonwealth Transportation Board.

Applying for EN funds is a competitive process. Any local government, state agency, group or individual may initiate an EN project. Prior to submission, all projects require formal endorsement by a local jurisdiction or public agency, and a duly advertised public hearing. Projects that are within a Metropolitan Planning Organization (MPO) area also require the endorsement of the appropriate MPO. The Department schedules "Applicant Workshops" held at various locations throughout the state typically in the summer to assist with the preparation of applications. Applications are normally due on December 1st annually.

The Department schedules "Sponsor Workshops" held at various locations throughout the state annually. These workshops are designed to acquaint Enhancement sponsors and project managers with the federal and state requirements for project development. All sponsors and project managers are expected to attend one of these workshops.

UDA's - Urban Development Area Grant Program—State Sponsored Technical Assistance

In 2007, the General Assembly added Section 15.2-2223.1 to the Code of Virginia requiring high growth localities to designate Urban Development Areas (UDAs) in their comprehensive plans by 2011. UDAs are intended to improve the coordination between transportation and land use. They are areas of reasonably compact development that can accommodate 10 to 20 years of projected growth and incorporate the principles of new urbanism and traditional neighborhood design. This grant program provides on-call consultant time to local governments to analyze future growth patterns, plan for and designate at least one urban development area on their comprehensive plan and revise applicable local ordinances to incorporate the principles of new urbanism and traditional neighborhood design.

The Office of Intermodal Planning and Investment has hired four on-call consultants to assist local governments with these efforts. The consultants will be available to perform work for up to two years and provide the following services: (i) land use planning; (ii) scenario analysis; (iii) public outreach; (iv) guidance on new urbanism and traditional neighborhood design planning principles; (v) create small area plans; (vi) transportation planning; and, other land use planning activities.

The grant program consists of two tiers and does not require any local matching funds. However, local governments that accept a grant will be expected to revise their comprehensive plans to incorporate at least one urban development area and revise their zoning and subdivision ordinances to incorporate the principles of new urbanism and traditional neighborhood design. Detailed information on the grants is below.

In FY2010, \$3.0 million was allocated to the UDA grant program; 26 grants totaling \$ 2.325 million were awarded.

Tier 1 Grants

- Grant awards will be at least \$50,000 of consultant time with the ability to request an additional \$50,000 depending on the needs of the locality
- Grants were not competitive and were awarded on a first-come, first-serve basis with awards announced on a rolling basis
- Local governments must within 6 months of full utilization of the grant or two years, whichever takes place first, designate at least one urban development area in their comprehensive plan, and revise their zoning ordinance and subdivision ordinance to create a classification that allows for the implementation of the principles of new urbanism and traditional neighborhood design
- Locality shall also analyze and demonstrate the transportation benefits expected to be realized from the designation of the UDA compared to transportation needs if the UDA was not designated

UDA's, continued

- Local governments may also, grant award permitting, create small area plans for all or a portion of the UDA and analyze the specific traffic impacts of such plan

Tier 2 Grants

- Grant awards were for up to \$300,000 of consultant time
- Grants were competitive with awards announced 30 days after receipt of applications
- Local governments must within 6 months of full utilization of the grant or two years, whichever takes place first, designate at least one urban development area in their comprehensive plan, and revise their zoning ordinance and subdivision ordinance to create a classification that allows for the implementation of the principles of new urbanism and traditional neighborhood design
- Locality shall also analyze and demonstrate the transportation benefits expected to be realized from the designation of the UDA compared to transportation needs if the UDA were not designated
- Local governments shall also, grant award permitting, create small area plans for all or a portion of the UDA and analyze the specific traffic impacts of such plan. In the development of such small area plans the locality shall consult with the private landowners whose properties will be impacted by the small area plan.
- Applications that involved transit oriented and transit ready developments were given preference.

OPERATIONS

Roadside Memorials

VDOT's Roadside Memorial Program serves to maintain a safe highway system. At the site of fatal crashes or other fatal incidents, grieving families or friends often wish for a roadside memorial to be placed within the highway right-of-way.

The Department is sensitive to families and friends who have lost loved ones in crashes, or other incidents on the highways of the Commonwealth of Virginia.

- The establishment of the Roadside Memorial Program will serve to provide the families a formal remembrance of a loved one who lost his or her life on the highway.
- The Program fosters a healing process and a way for people to begin to feel closure on a very tragic event and provides a visual reminder to others to drive safely.

Both major goals — safe highway systems and roadside remembrance — should be met in order for the Roadside Memorial Program to be successful.

Eligibility

Any human fatality that occurs on the state highway system is eligible for a Memorial Marker.

Family members or friends of the victim may file a land use permit for a Memorial Marker. If any member of the immediate family objects to the marker, the permit will be denied.

Deaths of animals or pets are not eligible.

Procedures

No state funds shall be utilized for the design, production, installation or maintenance of roadside memorials, plaques, and other devices placed within the right-of-way that commemorate the memory of persons killed in vehicle crashes within the right-of-way of any state highway. VDOT will only provide support in a very limited way by coordinating the specific location of the marker to ensure highway safety.

The program will be paid for entirely by the person(s) requesting the marker.

Requests for a memorial marker within the state highway right-of-way shall be submitted to the local VDOT Residency Maintenance Manager by completing a VDOT land use permit. The permit fee and the bond are to be waived.

The permit is to be issued through VDOT's Land Use Permit System, so that the installation date can be tracked. The Residency Maintenance Manager should sign the permit.

VDOT personnel will assist the permittee(s) to identify a safe location where the sign is to be erected and provide guidance as to other procedural requirements.

Naming Bridges, Highways and Highway Segments

Bridges highways and highway segments in Virginia can be named by the Commonwealth Transportation Board (CTB) or by action of the General Assembly. The naming of a facility by the CTB occurs at the request of a local jurisdiction, which must agree to bear the costs of providing and erecting appropriate signs. Maintenance of signs, once erected, will be performed by VDOT through its normal sign maintenance budget.

The CTB can name a bridge, highway or highway segment to reflect the historical or geographical significance of the area or to honor a deceased person. The General Assembly may name a bridge or highway for any purpose or person (deceased or not) through a bill that is enacted into law. The CTB may not name a bridge, highway or highway segment that has previously been named by the General Assembly.

The procedure to request the CTB to name a bridge or highway is:

1. A request, in the form of a formal resolution from the local government, must be provided to the designated local VDOT manager. The resolution must indicate that the local jurisdiction will pay all costs for the sign, though funding may come in part or in full from the family or a support group. The most current version of Traffic Engineering Division Memorandum 278 carrying the General Subject, "Highway Signs", and the Specific Subject "Named Bridges, Highways, and Highway Segments" and the most current version of the "Manual on Uniform Traffic Control Devices" shall be used by local governments as a guide in selecting the text for the proposed sign. Sign size, exact location, color, font and other display details will be at VDOT discretion.
2. VDOT's Maintenance Division will review the request and prepare all necessary documents for action by the CTB.
3. If approved by the CTB, VDOT will install the signs and bill the locality for all associated costs.

Park and Ride Lots

Park and Ride lots are parking lots used by daily commuters who prefer to drive only part of the way to their destination and either carpool, vanpool or use transit for the remainder of their trip. Commuters often choose to take advantage of Park and Ride lots in order to reduce congestion on the roads, reduce adverse impacts to air quality and save money on gas and vehicle maintenance. Park and Ride lots are not intended to be used for over-night parking. Typically, the lots are signed to indicate their purpose, but in some instances Park and Ride lots are “unofficial” and local commuters simply know they are able to park there for the day.

VDOT keeps an inventory of approximately 340 Park and Ride lots, statewide. Of those lots, VDOT owns and maintains approximately 115. Other entities such as jurisdictions, private owners, colleges, local transit companies, etc. own and maintain approximately 120 lots. Additionally, approximately 106 Park and Ride lots are “unofficial” lots; meaning commuters use them regularly, but the area has never been officially established as a Park and Ride lot location.

The Park and Ride lot inventory was last updated in 2003. VDOT is currently working to update this statewide inventory (including official as well as unofficial lots) in order to ensure the information provided is as detailed and complete as possible. This will include adding any lot locations that are not currently listed in the inventory, as well as adding additional information obtained regarding existing lots that are currently listed. This update is expected to be complete by the end of December, 2008.

VDOT’s external website contains a section dedicated to Park and Ride lots. Within that section, there is an interactive map where commuters can locate Park and Ride lots that can be utilized in their commute. The link to the interactive map is: <http://www.virginiadot.org/travel/prOTIM.asp>.

Commuters can click on a Park and Ride lot location shown on the map and be presented with information regarding the lot such as: name, address or intersection, route number, number of spaces (including handicap), if bus service is available, if the lot is lighted, and if a phone is accessible on the lot.

In addition to the interactive map, the VDOT external website provides detailed information and additional links for Park and Ride lot locations in some of the more congested areas of Virginia; Northern Virginia (Arlington, Fairfax, Loudoun, and Prince William Counties) and Hampton Roads. The link to this additional information is: <http://www.virginiadot.org/travel/pnrlots.asp>. Information and additional links are provided regarding parking and services available from local metro and bus facilities, car/van pool opportunities, HOV lane updates, resources available in Maryland, Smart Tag, Slug Lines, etc.

Red Light Running Cameras (Photo Enforcement)

The 2007 General Assembly added § 15.2-968.1 to the Code of Virginia allowing the use of cameras in Virginia counties, cities, and towns to enforce compliance with traffic signals. The legislation allows localities by ordinance to install and operate red light running camera systems at no more than one intersection for every 10,000 residents within the locality. In Planning District 8 (area served by the Northern Virginia Regional Commission), localities may install and operate red light running cameras at no more than 10 intersections or one intersection for every 10,000 residents, whichever is greater.

The legislation requires VDOT approval of intersections to have traffic signal photo enforcement. The legislation also contains requirements for analysis, approval, and annual monitoring. When selecting potential intersections for installation of red light running cameras, the legislation states localities shall consider the following factors:

- The accident rate for the intersection.
- The rate of red light violations occurring at the intersection.
- The difficulty experienced by law-enforcement officers to apprehend violators.
- The ability of law-enforcement officers to apprehend violators safely within a reasonable distance from the violation.

Localities must submit their list of potential photo enforcement intersections along with an engineering safety analysis to the Virginia Department of Transportation for final approval. The engineering study should document the current signal's clearance intervals (yellow and all-red), whether the signal is coordinated with other signals along the corridor, and the current condition of other safety features (i.e., lane markings, median control, speed limits, signing, etc.). The engineering safety analysis is required to be stamped and signed by a licensed professional engineer.

Localities are responsible for completing and submitting the Engineering Safety Analysis to their VDOT District Administrator, who has approving authority. VDOT's district or regional operations staff will review the engineering analysis and consult with the localities' staff regarding recommendations and comments.

The legislation contains additional requirements for a minimum 0.5 second grace period between the time the signal turns red and the time the first violation is recorded by the camera; a public awareness campaign prior to implementation or expansion of a red light running camera program; placement of conspicuous signs within 500 feet of the intersection approach at which a red light running camera is installed; monthly system evaluations and annual program certifications.

Guidelines for the engineering safety analysis and additional information on red light running cameras can be found on VDOT's website at www.virginiadot.org/info/photored.asp.

Public Landings

Upon request by the Virginia Department of Game and Inland Fisheries (DGIF), VDOT will assume the responsibility for the maintenance of launching ramps located at public landings, which are under permit and have been constructed by others. The maintenance of boat ramps will be in accordance with the general practices and specifications established by VDOT. VDOT will also maintain the road leading to the ramp.

VDOT will be responsible for the maintenance of launching ramps, based on the following conditions:

- A. The sponsor shall submit to the VDOT District Administrator (DA) a plan for the ramp in accordance with the minimum requirements as shown on standard plan LR-1 (found in VDOT's Road and Bridge Standards) and the Joint Memorandum of Understanding. Evidence of the concurrence of the Board of Supervisors shall accompany the submission. The DA shall review the proposed plan and make such suggested changes as he/she finds appropriate. The DA is authorized to approve the plan.
- B. The ramp shall be constructed in accordance with the approved plans and supplemental specifications for launching ramps.
- C. Upon the request of the Board of Supervisor, VDOT will take over the completed ramp for maintenance.

Boat launching ramps should be maintained in as near their original constructed condition or subsequently improved condition as possible.

Launching ramps shall be inspected after each flood, storm or excessive high tide. Inspections should include a check for erosion or scour under or around the slab, and for deposits of sand or other debris on the ramp, which might affect its service. Any erosion or debris should be corrected as soon as practical.

Trail Blazers and “Public Boat Landings”

An agreement has been worked out with the DGIF for the erection on the right-of-way of trailblazers bearing the message “PUBLIC BOAT LANDING”. The procedure for the erection of these signs is as follows:

- A. The DGIF Boating Access Program Manager will contact the Residency Maintenance Manager, who will contact the District Traffic Engineer and arrange for a joint inspection of the intersections where trailblazers are required. The exact location of each trailblazer is to be staked on the ground.
- B. The trailblazer will begin at the nearest intersection primary route and follow the most direct routing to the boat landing.
- C. DGIF will furnish the trailblazers posts, hardware, labor, and equipment necessary to complete the sign installation at the approved locations. The signs will be erected in accordance with Department specifications for sign placement as shown in the [Manual on Uniform Traffic Control Devices](#).
- D. DGIF is responsible for all maintenance of the signs. Should a sign need maintenance or replacement, contact the Facilities Director, DGIF, P.O. Box 11104, Richmond, Virginia 23230.

Residential Cut-Through Traffic

The *Code of Virginia*, in section 46.2-809.1, allows for the development of a residential cut-through traffic policy and procedure for the control of residential cut-through traffic on designated secondary highways. "Residential cut-through traffic" refers to vehicular traffic passing through a residential area without stopping or without at least an origin or destination within the area. The provisions of this section do not apply in cities, any town that maintains its own system of streets, or any county that owns, operates, and maintains its own system of highways.

The Commonwealth Transportation Board adopted the Policy and Procedures for the program "Control of Residential Cut-Through Traffic" on May 9, 1996. The policy is accompanied by an "Operating Guide" that provides information on alternatives, analysis and procedures. The policy allows a county or town to request that VDOT review and address possible solutions to identified cut-through traffic problems in residential areas.

In order for a street to be eligible for consideration under the program it must be a local residential street with a minimum of 150 cut-through trips occurring in one hour in one direction and with 40% or more of the total one hour, single direction volume being cut-through traffic.

The county or town initiates these procedures by resolution of the local governing body requesting that VDOT review and address possible solutions to the identified problem of residential cut-through traffic.

This request is submitted by the county/town to the designated local VDOT manager along with supporting data as prescribed in the policy which includes information on the subject roadway(s) and associated peripheral streets, documentation that the street meets the eligibility requirements and verification that a petition outlining the perceived problem and signed by at least 75 percent of the total occupied households within the primary use area is valid.

The request by the county or town prompts VDOT to complete a study of the roadway network identified in the formal request. The county or town and VDOT then work jointly to obtain comments from local agencies and the public and reach an agreement on the final remedial measures.

VDOT will determine the appropriate alternatives and convey the findings and recommendations of VDOT to the county/town.

If the local governing body and VDOT fail to agree on the remedial measures to be implemented, the governing body may appeal to the Commonwealth Transportation Commissioner. The Commonwealth Transportation Commissioner will analyze all the supporting data and render a decision, which will be binding.

Remedial measures utilized on local residential streets that meet the support data requirements set forth above may be fully funded with state secondary road funds (based on the availability of funds) with concurrence of the local boards of supervisors.

Roadway Lighting

Roadway lighting on Virginia roadways is provided by VDOT when it is determined that it will assist the traveling public in its safe passage. VDOT policy covers the conditions when VDOT may pay for the construction and maintenance of roadway lighting, or when costs should be borne by others.

In part, this policy states:

VDOT may construct, maintain, and operate roadway lighting on highway systems which are maintained by it, where such lighting is deemed necessary for traffic safety by VDOT engineers. The cost of the installation of the lighting shall be funded from annual construction allocations to the system. The cost of maintenance and operation of lighting will be borne by the appropriate system maintenance funds.

Where roadway lighting on highway systems is requested by other entities for their benefit and convenience, and is not deemed necessary for traffic safety by the engineers of VDOT, the installation, maintenance, and operation of the lighting shall be provided by and at the sole expense of those other entities, provided all necessary permits and agreements have been secured. Where approved lighting plans exist, VDOT may provide conduit and other roadway lighting amenities, at project cost, to avoid future disruptions to traffic.

Roadway, pedestrian, and decorative lighting included on a road by a land development project, where that road will become a part of the State System of Highways, will not necessarily become a part of the VDOT road inventory. Permits for the continued operation of that lighting by others may be necessary.

Any request for a roadway lighting system or a modification to an existing system should be made in a formal written request submitted to the designated local VDOT manager.

In order to qualify for VDOT installation of conduits and other amenities necessary to avoid traffic interruption during the installation of roadway, pedestrian, decorative or security lighting by other, post VDOT construction, a full plan of such lighting must be submitted for approval and the follow-on construction of the lighting must be planned within a reasonable amount of time, such that the conduits, etc. will remain in a serviceable condition.

Roundabouts

Roundabouts, having been proven to be a safe and efficient geometric design to reduce delays and improve traffic operations, the Virginia Department of Transportation, in consideration of House Joint Resolution 594 from the 2003 Virginia Legislature, has implemented the procedure for comparing a roundabout with a traditional signal / stop condition on construction projects. This procedure also includes reviewing and approving roundabout designs which best serve safety and operational needs at existing intersections planned for upgrades and proposed locations planned for development by Localities.

Design criteria are based on the Federal Highway Administration's Publication Number FHWA-RD-00-067. This document, also referenced as "**Roundabouts: An Informational Guide** shall be applied in the design of all roundabouts.

When the analysis shows that a roundabout is a feasible alternative, it is considered the Department's preferred alternative due to the proven substantial safety and operational benefits.

The approval process for roundabouts is as follows:

Secondary System- The VDOT Districts may approve up to a traffic design volume of 10,000 VPD. Roundabout designs in which the counts are beyond this volume should be submitted to the VDOT Central Office Roundabout Review Committee for review. The committee will make recommendations to the State Location and Design Engineer for approval or disapproval. Appeals of the State Location and Design Engineer's decision will go to the Chief Engineer for resolution. (When a VDOT District receives a request for a roundabout from an outside entity, and the design volume is under 10,000 VPD but desires Roundabout Committee review and input. The submittal may be sent to the State Location and Design Engineer. It will be reviewed and comments and/or recommendations will be returned in a timely manner.)

Primary or Urban Systems- The VDOT Districts will submit roundabout designs to the VDOT Central Office Roundabout Committee for review. The approval and appeals will be the same as used above for these roadway systems with one exception, urban systems will require approval of the Local Assistance Division Administrator as well as the State Location and Design Engineer.

The process listed above applies to:

- Roundabouts proposed through new construction projects
- Roundabouts proposed during road safety improvements and/or upgrades
- Roundabouts proposed by Counties, Localities, Consultants and Developers

For more information, click on www.VirginiaDOT.org/Roundabouts

Signs

Additional \$200 Fine Sign

The Additional \$200 Fine Sign Program, last amended by the General Assembly in 2006 in § 46.2-878.2 of the *Code of Virginia*, allows a locality to request that VDOT install signs advising motorists of a maximum fine of \$200, in addition to other penalties provided by laws, for exceeding the speed limit.

The sign must be installed on a local residential street, a collector street, or a minor arterial street with residential characteristics. The posted speed limit must be 35 mph or less. The VDOT District Administrator has approval authority for these signs.

It is the responsibility of the county or town to initiate these procedures by requesting, through a resolution of the local governing body, that VDOT install the appropriate signs as stipulated in §46.2-878 of the *Code of Virginia*. This request will be submitted to the designated local VDOT manager along with the following support data.

1. Identification of the neighborhood and specific highway(s) where the signs are to be installed.
2. Confirmation that the highway(s) meet the definitions of local residential, collector or minor arterial streets.
3. Notification that a speeding problem exists and that the increased penalty has community support.

The designated local VDOT manager, upon receipt of the adopted resolution and supporting data, will review the assembly and submit it to the VDOT District Administrator. After VDOT staff reviews the field locations and upon approval of the District Administrator the requested signs will be installed. Sign installation will take place within 60 days of the date the request is approved.

The procedures and requirements for installation of these signs as outlined below are stipulated by the policy adopted by the Commonwealth Transportation Board on June 17, 1999 "Applicability of §46.2-878.2 of the Code of Virginia –Installation of Signs advising of Maximum Penalty for Exceeding Posted Maximum Speed Limit in Certain Residence Districts."

Signs installed in accordance with this program may be fully funded with countywide traffic services funding from the secondary or primary road allocations for the respective counties.

Flashing School signs

When it has been requested by a Local Jurisdiction Board of Supervisors, a Local Jurisdiction School Board, the operating board of a privately operated school, or other similar authority and agreed to in a formal permitting process issued by the Department, flashing school sign may be erected. Such signs shall conform to Section 46.2.873 and Section 46.2-878 of the Code of Virginia, as amended, in design, placement, and operation. The Authority requesting such sign(s) shall submit a request to the designated local VDOT manager and shall bear all costs in connection with the purchase, installation and maintenance of the signals, poles, conduits, cables, timing

Signs, continued

device, relays, bulbs, LED display, and other parts and accessories necessary for proper and efficient operation of the SIGNS, plus the cost of operations (electric current). The Department will furnish to the Authority, without cost, sign panels bearing the standard message and drilled or cut to fit the signals and LED display installed. In the event the Authority should fail to operate the signs in accordance with expected and agreed to operational practice, or fail to maintain the signs to the satisfaction of the Department, the SIGNS will be removed by the Department at the expense of the Authority.

Share the road sign

The department maintains over 55,000 miles of roadway that is unrestricted with regard to use by bicyclist. It is incumbent on both the motor vehicle operator and the bicycles alike, to use wisely the rights and authority given them. It is both impractical and unnecessary to sign each and every roadway or roadway section open to bicyclist, to advise that the road must be shared. However, certain roadways, where the volume of, the density of, or the frequency of bicyclist being present warrants a sign as a reminder to all, the department may install a Share the Road sign in accordance with the provisions of the latest Manual on Uniform Traffic Control Devices. Warranting of such sign shall be through an engineering study.

Any individual, group, or local government may request such signage through a written request submitted to the designated local VDOT manager.

Within towns, such signs may be erected by the local government on roads maintained by the Department through a formal permitting process, and without a warranting study. Request for such a permit shall be submitted to the designated local VDOT manager

Street name sign

[Title 33.1](#) of the Code of Virginia, "HIGHWAYS, BRIDGES AND FERRIES" contain a section directed at the need for the Department to install and maintain street name signs. That section, § 33.1-69.01, reads as follows:

Whenever so requested by the governing body of a county, the Department of Transportation shall install a system of street name signs on state-maintained highways at such time and upon such terms and conditions as may be mutually agreed to between the county and the Commonwealth Transportation Commissioner.

The Department shall install, using state forces or contract, the initial signing system and the county shall be responsible for continuing maintenance of the signs. Supply of the signs by the Department, either by manufacture or purchase, and initial installation can be paid for from appropriate secondary construction funds allocated to the county or from primary construction funds available to the Department.

No highway funds shall be used by the county for the cost of maintaining the signing system.

In that the Department has now completed the initial installation of street name signs statewide, maintenance of said street name signs is the responsibility of the individual county government.

Signs, continued

This responsibility shall be interpreted to include replacement signs and new signs on roads constructed by the county or under the authority of the county that will be submitted to the Department for inclusion into the state system of roads.

New street name signs, replacement or on new locations, shall be in conformance with the provisions of the latest Manual on Uniform Traffic Control Devices.

Supplemental Guide Signs

Supplemental Guide Signs are a special sub-set of guide signs. Typical or standard guide signs reference cities, towns, counties, or regions as destinations that may be found by choosing a certain route, or give reference to the mileage, upon a route, to these destinations.

Supplemental Guide signs can be used to provide information regarding destinations accessible from an interchange, other than places displayed on the standard interchange or intersection signing. However, such Supplemental Guide signing can reduce the effectiveness of other more important guide signing because of the possibility of overloading the road user's capacity to receive visual messages and make appropriate decisions.

The US Department of Transportation, Federal Highway Administration, through endorsement of the MUTCD states:

States and other agencies should adopt an appropriate policy for installing supplemental signs

In developing policies for such signing, such items as population, amount of traffic generated, distance from the route, and the significance of the destination should be taken into account.

VDOT has developed a program for many of the business or specific services facilities such as gas food and lodging where a brand name is used, cultural sites or businesses of particular interest to the touring public. In addition, VDOT has policy in place regarding non-business, general services types of facilities such as hospitals, airports, or the generic gas/food/lodging reference.

The Integrated Directional Signing Program, or IDSP as it is referenced, is the program that governs signs for businesses or specific services. Information regarding the IDSP can be accessed through: <http://www.virginiadot.org/programs/sign-faqs.asp> Additional information can be gained through the Regional Traffic Engineer or the IDSP program manager at the Central Office 804.225.4903.

When inquires regarding general service signs, Wayfinding signs, trail markers and other similar signs not covered by the IDSP, are received, the inquiring party should be referred to the program manager at the Central Office, who maintains policy information regarding these sign types. That manager can be reached at 804.225.4903.

Signs, continued

Watch For Children Sign

The Watch for Children Sign Program, enacted by the General Assembly in 1997 in § 33.1-210.2 of the *Code of Virginia* allows a county to request that VDOT install signs alerting motorists that children may be at play nearby. These signs are generally placed on secondary routes within residential areas.

The county formally submits a resolution to the designated local VDOT manager directed to the Transportation Commissioner that identifies the source of funds and proposed locations for the signs. VDOT will review the field location to ensure effectiveness.

Based on VDOT Traffic Engineering Division Memorandum TE-280, counties may request that VDOT install and maintain "Watch for Children" signs. The following process was established for handling all such requests.

Funding for the installation of signs can come from any of the following:

1. Out of the secondary road system construction allocation.
2. From direct contributions or grants made for such purpose to the governing body.
3. From such other source as may be provided by the governing body.

In all cases the costs of maintaining such signs are paid out of the secondary road system maintenance allocation.

The VDOT District Administrator has approval authority for this signage on secondary roads and the VDOT State Traffic Engineer on primary routes.

All signs installed by VDOT under this policy will be designed in accordance with the latest version of Traffic Engineering Division Memorandum TE-280.

Speed Limits

The black and white numbered (regulatory) speed limit signs are posted for public safety. Speed regulations and speed limits are intended to supplement motorists' judgment in determining speeds that are reasonable and proper for particular road conditions. Limits are imposed to promote better traffic flow by reducing the wide variance in speeds and to assist enforcement personnel. It is important to know that posting a reduced speed limit does not of itself automatically reduce operating speeds. Enforcement is usually needed to achieve compliance.

The Virginia General Assembly has established statutory speed limits and granted authority to the Commonwealth Transportation Commissioner and to cities and certain counties and towns to change speed limits not to exceed the maximum allowed by law for highways under their jurisdiction. Section §46.2-878 of the *Code of Virginia* requires that a traffic engineering investigation be conducted prior to changes in speed limits. The engineering investigation involves a study of roadway geometrics such as lane width, pavement type and condition and terrain as well as the analysis of traffic related data such as prevailing vehicle speeds, average test runs, volumes, crash data and traffic control devices that affect or are affected by vehicle speeds.

When a locality wants to request a speed limit change, the designated local VDOT manager at the local VDOT Residency office should be contacted. The designated local VDOT manager will request the Regional Traffic Section to perform the engineering and traffic investigations for roads suitable for study, and the county will be advised of the findings of the engineering study prior to a speed limit change being implemented.

When the traffic engineering study recommends a change in speed limit, the results are provided to the Commissioner, or his designee, for approval. Upon approval, the Regional Traffic Section will post the applicable speed limit.

The criteria used by VDOT in determining whether a speed limit change or posting is warranted depend on the type of road and type of speed limit. A low volume secondary road where the road is gravel, or has a low level of traffic and crashes, will generally be reviewed only for warning sign need. Roadways with a history of crashes or with a higher density of development will be reviewed as deemed appropriate by VDOT staff for further action.

Roadways with unposted speed limits are governed by the statutory speed limit which is not generally posted on secondary roads. However, all Rural Rustic Roads are posted.

For roadways with posted speed limits; if there has been no significant change or improvement to the roadway (e.g., no project completed to reconstruct or realign the roadway) since the last review was conducted then another review will not generally be initiated.

Through Truck Restriction

§ 46.2-809 of the *Code of Virginia* provides that a locality may formally request that VDOT restrict through trucks on certain segments of primary and secondary routes in the limited number of cases where doing so will promote the health, safety and welfare of the public without creating an undue hardship on any transportation users.

The procedures and requirements for initiating & implementing these measures as outlined below are stipulated by the policy adopted by the Commonwealth Transportation Board on October 16, 2003 "Guidelines for Considering Requests to Restrict Through Trucks on Primary and Secondary Highways

For a request to be considered by VDOT, and in order to insure that all concerned parties have an opportunity to provide input concerning the proposed restriction and alternate route, the Board of Supervisors must hold a public hearing and make a formal request of the Department. The following must be adhered to:

- (A) The public notices for the hearing must include a description of the proposed through truck restriction and the alternate route with the same termini. A copy of the notices must be provided.
- (B) A public hearing must be held by the Board of Supervisors and a transcript of the hearing must be provided with the resolution.
- (C) The resolution must describe the proposed through truck restriction and a description of the alternate, including termini.
- (D) The Board of Supervisors must include in the resolution that it will use its good offices for enforcement of the proposed restriction by the appropriate local law enforcement agency.

Failure to comply with (A), (B), (C) and (D) will result in the request being returned.

The Board of Supervisors must make its formal request through the designated local VDOT manager, certifying that it has met all the requirements noted above.

VDOT will conduct a traffic engineering study of the restriction request and prepare a report of the study findings and develop a recommendation which will consider the four criteria outlined in the CTB approved guidelines as well as the appropriate public input. This report and a recommendation to approve or deny the proposed restriction will be presented to the Commissioner if the request is on a secondary road or the Commonwealth Transportation Board if the request is on a primary road.

Following approval or denial by the Commissioner or CTB, the State Traffic Engineer will make all appropriate notifications. The residency will be requested to post appropriate signs if the restriction is approved.

Traffic Calming

VDOT has adopted a "Traffic Calming Guide for Local Residential Streets", which provides communities with a traffic management tool to deal specifically with speeding. The goal of VDOT's traffic calming program is to slow speeders in subdivisions or residential neighborhoods. It should be noted that the goal of traffic calming is to reduce speeding, not to restrict access.

For consideration of traffic calming the street should first meet basic eligibility requirements of being functionally classified as local or collector with a posted speed limit of 25 mph or less. Collector or other functional classes of roads must be residential in nature (generally indicated by having a minimum of 12 dwellings fronting the street per thousand feet of roadway).

For those streets meeting basic eligibility requirements further study is initiated to determine if there is a documented speeding problem (operating speed equal to or greater than 35 mph) and that the physical characteristics of the roadway can accommodate traffic calming measures.

The county or town initiates the traffic calming project by request through a resolution of the local governing body to VDOT that includes documentation that eligibility requirements are met. Community support for traffic calming should also be demonstrated through a petition requesting traffic calming and signed by at least 60 percent of the total occupied households within the petition area.

The process to implement traffic calming on a residential street recognizes that the county and VDOT are partners in addressing speeding problems. The county will initiate and take the lead role in gathering citizen involvement & support, developing proposed measures and coordinating the traffic calming process with VDOT staff providing technical support, advising the community on various aspects of traffic calming and educating participants about residential traffic management. For traffic calming, VDOT is represented by the designated local VDOT manager.

The final plan and method of implementation must be jointly approved by the Board of Supervisors and VDOT. The final plan must identify the source of funding for implementation.

Funding may be derived in a variety of formats such as from 100 percent county-generated or other funds (no VDOT funding), Revenue sharing funds with 50 percent county-generated or other funds and 50 percent VDOT funds or Secondary road construction funds (a maximum of 2 percent of the county's secondary road construction funds can be used with a three-year limit on its accumulation).

Maintenance will be funded through the county's VDOT secondary road maintenance funds. Implementation and maintenance of optional landscaping will be provided by the local government or the community.

Traffic calming on streets developed subject to VDOT's Secondary Street Acceptance Requirements and where the county has adopted minimum street width standards greater than the minimum specified in the Road Design Manual, shall be paid for by funds other than those administered by VDOT.

Traffic Counts

Traffic counts are the basis for safety, economic, and engineering considerations in guiding administrators and engineers in the development of highway systems.

The Department has a traffic count program that collects traffic data at over 100,000 locations across the Commonwealth. These traffic counts are collected over a base three-year count cycle, with all the roads within a county being collected during the same year of the cycle. All roads that are functionally classified higher than local will be counted once during that three-year period. Roads that are functionally classified as local will be counted once every six years (if there is growth potential for the area) or once every twelve years (if they serve fully occupied housing subdivisions). However, local roads that are unpaved and with a last count of between 40 and 49 vehicles are to be counted once every three years so as to collect updated information specifically for use in pavement decision consideration.

A primary product of the Department's traffic count program is the publication of Annual Average Daily Traffic (AADT) estimates for the roadways. The AADT estimates are used to create Vehicle Miles of Travel reports. All of these publications and reports are available on the VDOT website at: <http://www.virginiadot.org/info/ct-TrafficCounts.asp> or by contacting your designated local VDOT manager.

Traffic Signal, Sign or Pavement Marking Requests

If you want to request a traffic signal, sign or pavement marking, contact your designated local VDOT manager, who will send the request to the Regional Traffic Engineer for evaluation of location, traffic volume, accidents, and other factors. The findings will be used in determining whether to install a traffic signal, signs, and pavement markings. Transportation agencies across the United States follow uniform guidelines to determine when these traffic control devices are appropriate. These guidelines are found in the Manual on Uniform Traffic Control Devices (MUTCD) adopted by the Federal Highway Administration and the Virginia Supplement to the MUTCD, adopted by the Commonwealth Transportation Board. In jurisdictions that maintain their own street systems, requests should go to the appropriate local officials.

Some sign requests have additional requirements. Detailed information on these special requests can be found in the sign section in this manual:

LAND DEVELOPMENT

Access Management

Roads are a critical public resource and constitute a major investment of the public's money. To reduce the need for new roads and road widening projects, greater emphasis is being placed on maximizing the performance of Virginia's existing highway network.

Access management focuses on the location, spacing, design and operation of entrances, street intersections, median openings, and traffic signals. Each of these creates conflict points where vehicles have to stop or slow down, disrupting the flow of traffic. As the number of conflict points increase, so does traffic congestion and traffic crashes affecting the vehicular carrying capacity of the road. The benefits that can accrue from managing access include:

- Less traffic congestion.
- Lower fuel consumption and air pollution.
- Fewer and less severe traffic crashes.
- More efficient movement of people and goods that promotes economic development by expanding the market area and labor market for businesses.
- Preserving highway traffic carrying capacity to avoid having to widen them or build new ones.

Access management regulations and standards became effective July 1, 2008 for the network of state principal arterial highways and October 14, 2009 for minor arterials, collectors, and local streets. All roads have been classified according to their primary function: arterials for moving traffic and collectors and local streets for providing access to property.

The regulations and standards were designed to balance the right of property owners to reasonable access to the highway with the right of users of the roads to mobility, safety, and efficient expenditure of public funds. Key elements include: spacing standards for entrances, intersections, median openings, and traffic signals; shared entrances; vehicular/pedestrian connections to adjacent properties; locating entrances a safe distance from interchange ramps; and entrance design.

A number of exceptions are identified in the regulations to accommodate those cases where a requirement could cause a hardship or prevent a property owner from using the highway.

The enabling legislation, regulations and standards, exception forms, highway functional classification maps, guidance documents, and general information on access management is available on VDOT's web site at www.virginiadot.org/projects/accessmgt.

Additions to the Secondary System of State Highways

Within counties, certain public roads exist that are not part of the secondary system of state highways maintained by VDOT. To become state maintained, the Board of Supervisors must request these roads be accepted by VDOT for maintenance and identify any funds necessary to improve those roads to minimum standards.

Additions to the secondary system of state highways generally result from:

- ◆ **Development** - These streets are usually the result of a subdivision of land and must meet the provisions of the "Secondary Street Acceptance Requirements", a part of the Administrative Code of Virginia and a regulation of the Commonwealth Transportation Board.

Streets developed under the Recreational Access, Economic Development Access, and Airport Access programs are subject to additional prerequisites that are set forth in other documents specific to the individual access program.

- ◆ **Rural Additions** - Streets added under this program may exist as a result of past development but were not initially proposed for maintenance by the Department as a part of the secondary system of state highways. Qualifying streets may be considered for acceptance if sufficient funding is made available by the Board of Supervisors as part of the resolution requesting addition.

The Board of Supervisor's resolution requesting the addition is expected to certify that the county's subdivision ordinance is in compliance with §33.1-72.1 and §33.1-72.2 of the *Code of Virginia*. Additional information about Rural Additions is summarized on page 75.

- ◆ **School Roads** - Roads used by school buses that are located on school property and lead from the primary system or the secondary system of state highways to the entrance of the school parking lot are eligible for state maintenance as part of the secondary system of state highways.
- ◆ **Streets in Towns (Population under 3,500)** - In most towns with a population less than 3,500, qualifying streets may be added to the secondary system of state highways. However, the authority under which the town operates (§33.1-79 or §33.1-82) may restrict annual mileage additions to no more than 1/4 mile. Project-related changes to the secondary system of state highways frequently include abandonments, additions and discontinuances.

Land Development/Site Plans

The development of land has a direct impact on the transportation system, therefore the Virginia Department of Transportation (VDOT) works with local jurisdictions to review rezoning requests and site plans, evaluate traffic impacts, and to identify and recommend roadway improvements needed to serve proposed development sites.

Chapter 527 of the 2006 Acts of Assembly and the resulting Traffic Impact Analysis regulations require localities to submit land development proposals to VDOT at the comprehensive plan, rezoning, and site plan/subdivision plat/plan of development stages if the developments are expected to have a significant impact on state highways. Information on Chapter 527 can be found on VDOT's website at <http://www.virginiadot.org/projects/chapter527/default.asp>. Even if a development proposal does not meet the thresholds that would require submission to VDOT, localities should include the Department in the various stages of the development review process.

Careful reviews of proposed development plans are important because traffic impacts caused by new developments can be very costly for both VDOT and the local jurisdictions. Since existing transportation needs exceed available funding, VDOT's limited funds cannot be relied upon to correct transportation problems created by new developments.

The Department's review of development plans includes a thorough analysis of traffic impacts and identifies improvements required to mitigate those impacts. In the site plan review process, VDOT personnel examine the site plan to determine if development plans provide designs adequate to accommodate traffic generated by the proposed site without adversely affecting state-maintained roads. VDOT's comments and recommendations are shared with the local jurisdiction, which has the authority to approve the site development. As part of the site development proposal, a traffic impact study may be required, by either the local jurisdiction or VDOT, to describe how the traffic generated by the site will be served by the existing or future road network. The review also will evaluate the development's compliance with VDOT's access management regulations and standards. This study must analyze forecast traffic impacts of the fully developed site and identify solutions that will be implemented to accommodate the site traffic.

VDOT is responsible for regulating the location, design, construction, and maintenance of street and driveway connections on the State Highway System. Incumbent with this is the obligation to ensure protection of the transportation infrastructure, economy of maintenance, preservation of proper drainage, safe and efficient movement of vehicles and pedestrians thereon, and full accountability for the transportation investments bestowed by the citizens of Virginia upon VDOT. VDOT participation early in the land development process can help ensure proper access is provided while the reliability of the road system is preserved. In addition, if abandonment or a relocation of a state highway is necessary in order to accommodate a particular development, VDOT should be involved in the early stages in order ensure such actions take place in a manner consistent with the applicable Code sections.

Permits (Land Use)

A land use permit is a requirement of the General Rules and Regulations of the Virginia Department of Transportation (24 VAC 30-20). It ensures that all work performed in the right-of-way of any highway in the state highway system meets VDOT standards and policies, complies with highway laws and regulations, preserves the integrity and functionality of the highway, and provides for the safety of the traveling public.

Anyone who plans to work or perform an activity on or crossing any right-of-way under the jurisdiction of the Department must first obtain a land use permit. A land use permit is also required when modifications are planned for an existing entrance due to change in land use, traffic volume, or type of traffic. A land use permit is a written document, signed and issued by an agent of VDOT, which regulates and approves work or activities to be performed in the right-of-way of a highway in the state highway system. It describes and defines the scope of work, and specifies conditions and provisions for performing the work.

Land use permits for work in a locality are typically obtained at the VDOT District office serving that locality. Regional permits are obtained from the Transportation and Mobility Planning Division in Richmond. The Transportation and Land Use Section in each District is responsible for reviewing plans for utilities, land development, private entrances, commercial entrances, logging entrances, surveying operations, and activities that require access to VDOT's right-of-way. The review of land use permits for commercial and private entrances will be based on VDOT's access management regulations and standards that establish criteria for the design and location of proposed entrances.

Subdivision/Secondary Street Standards

VDOT's 2005 Subdivision Street Requirements (SSR), were replaced in March 2009 by the Secondary Street Acceptance Requirements (SSAR). These establish the minimum requirements that new streets must meet to be considered for acceptance as part of the secondary system of state highways maintained by the Department. These requirements provide all necessary references related to planning, design, development and regulation of streets serving residential, mixed-use, commercial and industrial developments.

The SSAR constitutes a regulation of the Commonwealth Transportation Board and is part of the Virginia Administrative Code.

The effective date of the SSAR was March 9, 2009. The SSAR includes a transition period from March 9 through June 30, 2009. During this period, plans submitted could have complied with either the SSAR or the previous SSR regulations usually at the discretion of the developer. All plats and plans initially submitted to VDOT after June 30, 2009 must comply with the SSAR.

Plans for new streets are initially submitted by the developer to the local government. Following the local government review of the submitted plans, county staff forwards the plans to the designated VDOT District Office through the county in which the subdivision is located. VDOT will determine if the plans comply with applicable standards and related requirements.

If the streets are designed and built according to the approved plans and all other prerequisites are met, the County Board of Supervisors adopts a resolution requesting VDOT's acceptance of the streets.

If it is determined that acceptance is appropriate, the street will be officially accepted for maintenance as part of the secondary system of state highways. Additional information concerning the SSAR can be found at the following VDOT website:

<http://www.virginiadot.org/projects/ssar/>

Rural Additions

Some public streets may qualify for addition to the secondary system of state highways, and subsequent improvement, as a rural addition. Such roads must be formally added to the system prior to improvements. State law prohibits expenditures of funds administered by the Department on roads that are not in the system.

Rural additions to the Secondary System of State Highways will be considered when requested by resolution of the Boards of Supervisors of the county where the proposed road(s) provide sufficient public service to warrant the expenditure of highway funds for maintenance and improvement thereof. A minimum 40' unrestricted right of way plus additional widths for cuts and fills where necessary, along with adequate drainage easements, must be established and recorded in the deed books of the county at no cost to the Commonwealth; except that a lesser right of way width, but not less than 30', may be considered where buildings or permanent structures (not including fences) were in place prior to December 31, 1961 (date of the Transportation Board's policy on right of way for the Secondary System). Further, the resolution of the Board of Supervisors shall specifically guarantee the necessary right of way and easements for the proposed road addition. Where a county has a policy requiring greater widths of right of way, its policy becomes the policy of the Commonwealth Transportation Board in that county. A certified copy of the plat indicating street right of way, drainage easements, and place of recordation and a detailed record of lot ownership, along with the required donation, shall be furnished with the submission of the resolution requesting the addition.

Limitations

Rural additions to the Secondary System will be limited during any one fiscal year to not more than 1 1/4 % of each county's Secondary mileage at the end of the preceding calendar year. In order to improve rural additions to the established minimum standard for rural roads, the Department of Transportation may expend not more than a sum equal to 5% of the allocation of construction funds for use on the Secondary System in that county.

Right of Way and Utilities

Rural addition funds administered by the Department are reserved for construction and engineering costs only. Costs for providing a clear, unencumbered right of way and any relocations of utilities, mail boxes, etc., are not eligible expenses covered by rural addition funds administered by the Department. Ineligible costs must be borne by others and assured by the county.

Speculative Interests

If property abutting a proposed rural addition is owned by speculative interests, its addition is not eligible under the authority of the CTB's Rural Addition Policy. Ownership or partnership in two or more parcels, or equivalent frontage, abutting such streets shall constitute a speculative interest for the purposes of this policy. However, proposed additions that serve speculative interest property may qualify for addition under §33.1-72.1, Code of Virginia. Speculative interests are assessed a pro rata share of the improvement costs, pursuant to §33.1-72.1, which share must be assured and provided by the county.

Rural Additions, continued

Stormwater management

A formal agreement(s) with the county is required if a stormwater management facility receives runoff from the road and/or the road crosses an impoundment dam and/or extrinsic structure. The agreement(s) must be in force before the road is accepted as part of the system.

Additional information regarding rural additions can be found at <http://www.virginiadot.org/business/resources/localassistance-additionsabandonmentsanddiscontinuances.pdf>

MISCELLANEOUS

Abandonment of Secondary Roads

There are two circumstances for abandoning a road that is a part of the secondary system of state highways.

1. When the Board of Supervisors decide that:
 - (a) "No public necessity exists for the continuance of the secondary road as a public road" (i.e., lack of public use), or
 - (b) "The safety and welfare of the public would be served best by abandoning the section of road."
2. When a new road "which serves the same citizens as the old road" has been constructed to Department standards and accepted into the secondary system. In practice, the order of abandonment of the old road and request for acceptance of the new road are combined in the same resolution and enacted simultaneously, in that sequence.

The first circumstance requires the Board of Supervisors to announce its intent to abandon a road, including providing formal notice to the Commissioner, and posting of a Willingness Notice to hold a public hearing.

Following a public hearing, assuming one is requested and properly held, the Board of Supervisors acts to either dismiss the abandonment or to abandon the road within a prescribed time frame.

For roads that have only a prescriptive easement for right of way, a lawful abandonment, under either of the above circumstances, extinguishes the prescriptive easement and the road ceases to be a public road.

For roads that have right of way dedicated to public use, abandonment has the effect of closing the road to public use, but interests in the real property dedicated for right of way may only be transferred by a separate conveyance; right of way dedicated to a county government may be conveyed by the county after the Commissioner certifies that the right of way is no longer necessary for transportation purposes; right of way dedicated to the Commonwealth may be conveyed only by the Department. The conveyance of right of way may follow abandonment, but may not precede an abandonment.

If the intent is to cease VDOT maintenance and responsibility but retain public road status, discontinuance should be considered.

Bicycle and Pedestrian Accommodation

VDOT is committed to accommodating bicyclists and pedestrians, including pedestrians with disabilities, along with motorized transportation modes in the planning, funding, design, construction, operation, and maintenance of Virginia's transportation network to achieve a safe, effective, and balanced multimodal transportation system.

The Commonwealth Transportation Board Policy for Integrating Bicycle and Pedestrian Accommodations states that VDOT will initiate all projects with the presumption that the projects shall accommodate bicycling and walking. Project development for bicycle and pedestrian accommodations will follow VDOT's project development process and concurrent engineering process. VDOT will encourage the participation of localities in concurrent engineering activities that guide the project development. All projects funded by VDOT or on VDOT right of way must follow the Commonwealth Transportation Board Policy for Integrating Bicycle and Pedestrian Accommodations. Local and regional bicycle and pedestrian plans will be the primary resource for project managers and the starting point for discussions with localities regarding what bicycle and/or pedestrian accommodations are desired

Through the project scoping process, which determines what the project will include, the project manager and local representatives will develop a recommendation on how and whether to accommodate bicyclists and pedestrians in a project prior to the public hearing. Following scoping, the local government must submit a letter of agreement or disagreement with the recommendation. After the public hearing, public involvement comments will be reviewed and incorporated into project development prior to the preparation of the design approval recommendation. In the event that the locality disagrees with the bicycle and pedestrian design features as proposed, the District Administrator will meet with the locality and make a decision regarding the final direction for the project. Formal appeals by the locality of decisions made by the District Administrator will be made to the Chief Engineer by means of a resolution adopted by the local governing body. The resolution must be submitted to the District Administrator to be reviewed and considered prior to the submission of the design approval recommendation to the Chief Engineer. Local resolutions must be forwarded to the Chief Engineer for consideration during the project design approval or to the Commonwealth Transportation Board for consideration during location and design approval, if needed for a project. The resolution and supporting information related to the recommendation must be included in the project documentation. The decisions made by VDOT and localities for the provision of bicycle and pedestrian travel must be consistent with state and federal laws regarding accommodations and access for bicycling and walking.

As indicated in the Secondary Street Acceptance Requirements, any new subdivision street should ensure the design accommodates anticipated pedestrian and bicycle traffic. If separate facilities are deemed appropriate, they should be included in the initial construction, prior to VDOT acceptance. VDOT will accept the maintenance of sidewalks, bicycle facilities, and shared use paths located within the dedicated right of way when their construction is in compliance with the criteria and standards set out in VDOT's Road Design Manual. Any sidewalks, bicycle facilities or shared use paths located on the right of way but not constructed to VDOT standards may be allowed under a land use permit. . More information is available on the web at <http://www.virginiadot.org/programs/bk-proginfo.asp>.

Devolution

Devolution is the process in which counties assume responsibility for all or a portion of their secondary road system. VDOT has been responsible for the construction and maintenance of all secondary roads in the Commonwealth, except those in Henrico and Arlington counties, since 1932. For more than 70 years VDOT has maintained the secondary system and, the County Boards of Supervisors and VDOT have cooperatively established priority lists of secondary construction projects within each county, with VDOT subsequently designing and constructing a majority of the roads. It is often noted that Virginia is one of few states where the state Department of Transportation has responsibility for nearly all local roads.

In 2001, The General Assembly added § 33.1-84.1 to the *Code of Virginia*, allowing counties to assume responsibility for planning, constructing, maintaining, or operating all or a portion of their secondary system. In 2009, the General Assembly amended §33.1-84.1 of the *Code of Virginia* to clarify that any county that resumes full responsibility for all of the secondary system within the county's boundaries shall be deemed to have withdrawn from the state secondary system of highways, shall have full authority and control over the secondary system of highways within its boundaries, and shall receive payments in accordance with §33.1-23.5:1.

To have more control over construction project delivery, many counties already administer some of their improvement projects and use bond referendums to generate funds for transportation projects. Taking over responsibility for an individual construction project is addressed through VDOT's locally administered project program referenced on page 18. Any locality interested in assuming responsibility for some or all of the secondary system should discuss this with the designated local VDOT manager. Devolution is voluntary and will include a programmatic agreement and a transition period to ensure no disruption of service.

VDOT's Local Assistance Division has prepared extensive guidance for counties considering Devolution and it may be found at: http://www.virginiadot.org/business/LAD_devolution.asp .

Urban Transportation Service Districts

Legislation approved by the General Assembly in 2007 (§15.2-2403.1) provides that urban counties may establish Urban Transportation Service Districts (UTSD's) within the more densely developed areas of a county similar to what one may have within a town. The UTSD boundary(ies) must be agreed to by the Commonwealth Transportation Board and a Memorandum of Agreement must be signed by the County and the Commonwealth Transportation Commissioner. Within the UTSD the county becomes fully responsible for the maintenance and operation of the road system and the county will receive payments in the same manner as cities and towns currently receive payments pursuant to §33.1-41.1. Additional information on UTSD's may be found at <http://www.hb3202.virginia.gov/urbantransportationservice.shtml> .

Discontinuance of a Secondary Road

Discontinuance is an act reserved for the Commonwealth Transportation Board (CTB) that terminates VDOT's maintenance responsibility and jurisdiction for a road, returning the road to the jurisdiction of the local government. The basis for discontinuance is a determination by the CTB that the road no longer provides a public service warranting its maintenance at public expense.

Non-project related discontinuances procedures:

The Department or the CTB may, in response to a petition of the local governing body or on its own motion, initiate the discontinuance of a section of roadway as part of the secondary system of state highways maintained by the Department.

VDOT will either issue a public notice of intent to discontinue maintenance and advise the County Board of Supervisors and all adjacent property owners of its willingness to hold a public hearing or skip the willingness step and go directly to a public hearing. A public hearing will be conducted if requested by the local governing body, an affected property owner, a citizen at large, or as a Department option in lieu of a willingness in order to expedite the process.

Following the willingness period or public hearing if one is requested, the designated local VDOT manager prepares a discontinuance report with a recommendation and submits it to the Maintenance Division for a final recommendation and submission to the Commonwealth Transportation Board for approval.

The public involvement process associated with project development is considered to satisfy the public involvement needs for project related discontinuances and a public involvement process is not normally held after a project is completed.

Golf Carts and Utility Vehicles

Golf cart as defined in [46.2-100](#) of the Code of Virginia refers to a self-propelled vehicle designed to transport persons playing golf and their equipment on a golf course. A utility vehicle refers to a motor vehicle that is powered by an engine of no more than 25 horsepower and is designed for off-road use for general maintenance, security, agricultural, or horticultural purposes and does not include all-terrain vehicles or riding lawn mowers.

Generally, a golf cart or utility vehicle can be operated on designated public highways where the posted speed limit is 25 miles per hour or less and may cross a highway at an intersection controlled by a traffic light if the highway has a posted speed limit of no more than 35 miles per hour.

However, a golf cart or utility vehicle may cross a highway where the speed limit on the road is no more than 35 miles per hour in order to travel from one portion of a golf course to another portion or to another adjacent golf course.

Also, a golf cart or utility vehicle may travel between a person's home and golf course on a highway where the speed limit on the road is no more than 35 miles per hour if the trip is no longer than one-half mile in either direction.

In addition, local government employees may operate golf cart or utility vehicles on highways with speed limits of 35 miles per hour or less located within the locality in order to fulfill a governmental purpose.

Similarly, employees of public or private two-year or four-year institutions of higher education may operate as necessary, golf carts or utility vehicles on highways with speed limits of 35 miles per hour or less located within the property limits of such institutions.

For further provisions & additional details, see VA Code Sections [46.2-676](#), [46.2-916.1](#), [46.2-916.2](#) & [46.2-916.3](#) that govern the use of golf carts & utility vehicles.

Highway Rail Grade Crossings

By federal mandate, VDOT is responsible for providing safety and keeping a current inventory of all at public highway-rail crossings (approximately 3,100) to include VDOT maintained and urban maintained roads. Approximately 1,960 of these are at grade locations. The following addresses policy and procedure as it relates to maintenance and safety at highway-rail grade crossings of public highways in the Commonwealth of Virginia.

Grade Crossing Surfaces

- § 56-405 of the *Code of Virginia* requires railroad companies and/or crossing owners to maintain grade crossings of public highways and approaches
- Each VDOT Regional, District or Residency offices will contact the crossing owner to resolve crossing surface maintenance issues for roadway maintained by VDOT. For roadways operated by local Jurisdiction, the local jurisdiction must contact the crossing owner.
- VDOT will provide ownership and contact information to the local jurisdiction upon request.

Automatic Warning Devices

- § 56-406.1 of the *Code of Virginia* requires railroads to cooperate with VDOT or the public road authority (local jurisdiction) as it pertains to the installation and maintenance of automatic warning devices at any at grade rail crossing on a public highway in the Commonwealth
- Federal funds are available as part of VDOT Highway Safety Improvement Program / Rail Crossing Safety for the upgrade or installation of automatic warning devices, crossing closure or elimination by grade separation at any public at grade highway-railroad crossing within the commonwealth
- VDOT Traffic Engineering Division will provide non-emergency assistance for installation and maintenance of warning devices on VDOT maintained roadways
- VDOT Traffic Engineering Division will provide ownership and contact information to the local jurisdiction upon request.

RR Structures

- For potential projects or other concerns regarding structures over or under rail lines, VDOT should be contacted, seeking assistance, before any work is performed.

Quiet Zones

- Quiet Zones are the direct responsibility of the [Federal Railroad Administration \(FRA\) Office of Railroad Safety](#)

Scenic Byways

The Scenic Byway program recognizes road corridors possessing aesthetic or cultural value near areas of historical, natural or recreational significance. By designating certain roads as Virginia Byways and widely distributing "A Map of Scenic Roads in Virginia," the program encourages travel to interesting destinations and away from high-traffic corridors. Byways also stimulate local economies by attracting visitors to lesser-known destinations. Once designated, a byway becomes part of the coordinated promotional strategy for Virginia tourism. Byway designation might limit placement of outdoor advertising signs, but it does not affect land use controls or limit road improvements.

To be considered, a segment of road must substantially meet the following criteria:

- The route provides important scenic values and experiences.
- The route proposed for designation should be at least 10 miles in length, or providing a connection to current designated Virginia Byways.
- There is a diversity of experiences, as in transition from one landscape scene to another.
- The route links together or provides access to scenic, historic, recreational, cultural, natural and archeological elements.
- The route bypasses major roads or provides opportunity to leave high-speed routes for variety and leisure in motoring. Landscape control or management along the route is feasible.
- The route allows for additional features that will enhance the motorist's experience and improve safety.
- Local government(s) has/have initiated zoning or other land-use controls, so as to reasonably protect the aesthetic and cultural value of the highway.

Anyone can request byway designation, but local governments must adopt a resolution of support. They must also provide documentation identifying all historical and/or cultural resources along the proposed designated route. Upon receipt of a request from an interested party/local government, along with a map showing the beginning and ending termini and historical/cultural resource documentation, VDOT and the Department of Conservation (DCR) collect information on local zoning laws, traffic volumes and accident reports before evaluating the roads according to the criteria. Local governments are also given an opportunity to hold a public hearing to consider designation. Based on a joint review according to the criteria, VDOT and DCR recommend qualifying roads for consideration by the Commonwealth Transportation Board (CTB). The CTB officially designates the Byways. Subsequently, signs are posted, and changes are made to the appropriate maps.

There is also a federal scenic byway designation program. The All American Road/National Scenic Byway designation program is an opportunity to receive national byway designation. Applications must be submitted to VDOT to be considered for federal designation. Applications, generally accepted every other year, are evaluated by VDOT and sent to the Federal Highway Administration (FHWA) with a recommendation. FHWA makes the designations.

Towns with Populations Under 3,500

VDOT is responsible for the maintenance and improvement of streets in most incorporated towns having a population less than 3,500. However, a limited number of towns of under 3,500 in population maintain their own streets as part of the Urban System of Highways.

Towns that elect to maintain their streets under §33.1-79 of the *Code of Virginia* are limited initially to including two miles of streets in the VDOT maintained secondary system of state highways and may add up to 0.25 mile of additional streets annually. Streets established prior to January 1, 1962, must have a minimum 30 feet of right of way, and those established on or after January 1, 1962, must have 40 feet right of way. These streets must be accessible for travel under normal conditions. New subdivision streets, however, must meet VDOT's Subdivision Street Requirements.

Towns that elect to maintain their streets under §33.1-82 of the *Code of Virginia* are not subject to a mileage addition limitation and may add streets meeting the following requirements:

If established prior to July 1, 1950, have a minimum right of way of 30 feet and 12 feet of hard surface.

If established after July 1, 1950, have a minimum right of way of 50 feet and 20 feet of hard surface.

If established after July 1, 1996, satisfy the provisions of VDOT's Secondary Street Acceptance Requirements

Street improvement within towns having a population less than 3,500 that are not under the Urban Highway System program must be considered along with all other roads in the secondary system of state highways of the county in which the town is located and be established as part of the county's Six-Year Plan.