Living Shorelines
Development of a General Permit & Integrated Guidance

“Planning for the Future” Workshop
VIMS, May 24, 2012
REPORT OF THE VIRGINIA INSTITUTE OF MARINE SCIENCE

Study of Tidal Shoreline Management in Virginia: Recommendations for Living Shorelines and Tidal Resources Sustainability [SJR 35 (2010)]

TO THE GOVERNOR AND THE GENERAL ASSEMBLY OF VIRGINIA

SENATE DOCUMENT NO. 16

COMMONWEALTH OF VIRGINIA
RICHMOND 2010

2011 SESSION

ENROLLED

VIRGINIA ACTS OF ASSEMBLY — CHAPTER

An act to amend and reenact § 28.2-1100 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 15.2-2223.2 and 28.2-104.1, relating to Marine Resources Commission, Virginia Institute of Marine Science, coastal resource management.

[964]

Approved

Reprinted enacts of the General Assembly of Virginia:
1. That § 28.2-1100 of the Code of Virginia is amended and reenacted and that the Code of Virginia is amended by adding sections numbered 15.2-2223.2 and 28.2-104.1 as follows:

§ 15.2-2223.2 Comprehensive plan to include coastal resource management guidance.

Beginning in 2013, any locality in the Chesapeake Bay region, as defined in § 10.1-2101, shall incorporate the guidance developed by the Virginia Institute of Marine Science pursuant to subclause 9 of § 28.2-1100 into the next scheduled review of its comprehensive plan. The Department of Conservation and Recreation, Virginia Marine Resources Commission, and the Virginia Institute of Marine Science shall provide technical assistance to any such locality upon request.

§ 28.2-104.1 Living shorelines; development of general permit guidance.

A. As used in this section, unless the context requires a different meaning:

“Living shoreline” means a shoreline management practice that provides erosion control and water quality benefits; protects, restores or enhances natural shoreline habitat; and maintains coastal processes through the strategic placement of plants, stone, sand fill, and other structural and organic materials.

B. The Commission, in cooperation with the Department of Conservation and Recreation and with technical assistance from the Virginia Institute of Marine Science, shall establish and implement a general permit regulation that authorizes and encourages the use of living shorelines as the preferred alternative for stabilizing tidal shorelines in the Commonwealth. In developing the general permit, the Commission shall consult with the U.S. Army Corps of Engineers to ensure the authorization of conflicts with federal law and regulation.

C. The Commission, in cooperation with the Department of Conservation and Recreation and with technical assistance from the Virginia Institute of Marine Science, shall develop integrated guidance for the management of tidal shoreline systems to provide a technical basis for the coordination of permit decisions required by any regulatory entity exercising authority over a shoreline management project.

The guidance shall:
1. Communicate to stakeholders and regulatory authorities that it is the policy of the Commonwealth to support living shorelines as the preferred alternative for stabilizing tidal shorelines;
2. Identify preferred shoreline management approaches for the shoreline types found in the Commonwealth;
3. Explain the risks and benefits of protection provided by various shoreline system elements associated with each management option, and
4. Recommend procedures to achieve efficiency and effectiveness by the various regulatory entities exercising authority over a shoreline management project.

§ 28.2-1100 Virginia Institute of Marine Science continues duties.

The Virginia Institute of Marine Science shall hereafter be referred to as the Institute. The Institute shall:
1. Conduct studies and investigations of the seafood and commercial fishing and sport fishing industries;
2. Consider ways to conserve, develop and replenish fisheries resources and advise the Marine Resources Commission and other agencies and private groups on these matters;
3. Conduct studies of problems pertaining to the other segments of the marine economy;
4. Conduct studies of marine pollution in cooperation with the State Water Control Board and the Department of Health and make the data and their recommendations available to the appropriate agencies;
5. Conduct hydrographic and biological studies of the Chesapeake Bay, its tributaries, and all the tidal waters of the Commonwealth and the contiguous waters of the Atlantic Ocean;
6. Engage in research in the marine sciences;
7. Conduct such special studies and investigations concerning these subjects as requested by the Governor, and
SENATE BILL NO. 964

A BILL to amend and reenact § 28.2-1100 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 15.2-2223.2 and 28.2-104.1, relating to Marine Resources Commission; Virginia Institute of Marine Science; coastal resource management.
Senate Bill 964 does five important things:

1. Defines *Living Shorelines*
2. Requires the Commission in cooperation with DCR and technical assistance from VIMS to develop a general permit
3. Requires the Commission in cooperation with DCR and technical assistance from VIMS to develop integrated guidance for the management of tidal shoreline systems
4. Requires VIMS to develop comprehensive coastal resource management guidance by 12/30/2012.
5. Directs Tidewater localities to incorporate the comprehensive guidance developed by VIMS into their comprehensive plans starting in 2013 with VIMS, VMRC and DCR providing technical assistance
"Living shoreline" means a shoreline management practice that provides erosion control and water quality benefits; protects, restores or enhances natural shoreline habitat; and maintains coastal processes through the strategic placement of plants, stone, sand fill, and other structural and organic materials.
The Commission, in cooperation with the Department of Conservation and Recreation and with technical assistance from the Virginia Institute of Marine Science, shall establish and implement a general permit regulation that authorizes and encourages the use of living shorelines as the preferred alternative for stabilizing tidal shorelines in the Commonwealth. In developing the general permit, the Commission shall consult with the U.S. Army Corps of Engineers to ensure the minimization of conflicts with federal law and regulation.
§ 28.2-104.1. Living shorelines; development of general permit; guidance (under general powers and duties)

• General permit and guidance will apply to Title 28.2 of the Code of Virginia
  – Chapter 12 (Submerged Lands)
  – Chapter 13 (Wetlands)
  – Chapter 14 (Sand Dunes and Beaches)
General Permit Development
General Permit Considerations

• What’s Covered?
  – Vegetation, Fiber Logs, Sills, Fill, Bank Grading, Oyster Reefs, Breakwaters, Consistent with a Shoreline Plan

• Review Procedures?
  – Board Hearing, Chairman, Board Staff, VMRC, VIMS

• Notice?
  – Agencies, APO

• Fees?
  – Board, VMRC

• Application?
  – JPA, New Form, Reporting/Non-reporting

• Tiered approach?
Jurisdictional Boundaries

Local Bay Act Programs
RPA 100' Buffer
RPA Features

Federal Section 404 FWPCA 1972
Section 10 R & HA 1899

- State
- Local

- Wetlands Act 1972
- Conventional & Wetlands Zoning

Subaqueous Law

- 12 Miles
- Limit of The Territorial Sea (Mi.)
- 1.5x Mean Tide Range
- MHW
- MLW
- Subaqueous Vegetation

- Uplands
- Nontidal Wetlands
- Vegetated Wetlands
- Tidal Wetlands
- Non-vegetated (Flats)
- Shallows
- Subaqueous Lands

VMRC

Army Corps of Engineers
The Commission, in cooperation with the Department of Conservation and Recreation and with technical assistance from the Virginia Institute of Marine Science, shall develop integrated guidance for the management of tidal shoreline systems to provide a technical basis for the coordination of permit decisions required by any regulatory entity exercising authority over a shoreline management project. The guidance shall:

1. Communicate to stakeholders and regulatory authorities that it is the policy of the Commonwealth to support living shorelines as the preferred alternative for stabilizing tidal shorelines;
2. Identify preferred shoreline management approaches for the shoreline types found in the Commonwealth;
3. Explain the risks and benefits of protection provided by various shoreline system elements associated with each management option; and
4. Recommend procedures to achieve efficiency and effectiveness by the various regulatory entities exercising authority over a shoreline management project.
Guidance Considerations

• **General Criteria**
  – Overall Goal
  – Preference
  – Where Appropriate

• **Specific Criteria**
  – Make use of information in documents such as *Living Shoreline Design Guidelines for Shore Protection in Virginia's Estuarine Environments*
Coordination Considerations

- DCR Cooperation
- VIMS Technical Assistance
- Consult w/ U. S. Army Corps of Engineers
- Wetland Board Input
- Ad-Hoc Committee
- Habitat Management Advisory Committee
- Public Comment
- Commission Hearing
Questions for Local Wetlands Boards

What incentives can be used to encourage living shorelines?

Should fees be reduced or waived?

Should a public hearing be required? What type of notice should be required? Public Notice? APOs?

What types of living shoreline projects should qualify for a general permit (GP)?

Should wetland vegetation be a component of all living shoreline projects?

Would a certification for agents or contractors be appropriate to qualify for the GP?

Should there be threshold dimensions to qualify for the GP?

Should there be multiple GPs to accommodate a variety of living shoreline projects?

Should there be a tiered system based on the project complexity?
Questions for LWBs - Continued

Should a decision tree be incorporated into the GP process?

VIMS has prepared shoreline management plans for several localities. Should there be a requirement that the project be consistent with the recommendations in the management plan to qualify for the GP?

Should there be success criteria and monitoring? When and by whom?

When multiple jurisdictions are involved, which organization should make the determination that a project qualifies for a GP?

Who should determine if a project qualifies? Chairman? Staff?

Should a site visit be required?

Should there be a permit expiration?

What type of maintenance should be allowed?
What incentives can be used to encourage living shorelines?

• Monetary incentives.
• Speed of permit processing.
• Certification process for contractors/agents/owners.
• Easier permit process.
• No public hearing, staff issue based on established criteria – reports provided at meeting.
• VMRC should promote concept through property owners, wetland professionals and contractors.
• Waive in-lieu fees for incidental impacts associated with living shoreline projects.
• Workshops and published materials.
• Promote through Master Gardener organizations (Northern Neck Master Gardeners I-SEA program).
• Wetlands credits.
• Tax breaks or incentives.
• Allowance for channelward encroachment on constrained lots.
• Eliminate advertising fee.
• Exemption from separate/redundant CBPA review.
• Grant funds.
• Self mitigating
• **Should fees be reduced or waived?**
• Raise fees for other non-living shoreline permits and waive fees for living shoreline projects.
• No, since the locality still has expenses associated with the review.
• Reduced to minimum required to cover staff review costs.
• Yes.
• Reduce application fee and eliminate permit fee.
• Eliminate royalties for submerged land fill/encroachment.
• Eliminate advertising and associated cost.
• Not yet.
• Reasonable fee should be established throughout the State.
• **Should a public hearing be required?**
  • No but taken to Wetlands Board for information or reported to Board.
  • Yes.
  • Not required but at the option of locality and VMRC.
  • No.
  • No, just notify APOs.
  • Yes, initially but within 30 days.
  • Only if an objection is received.
  • Perhaps depending on size.
• What type of notice should be required? Public Notice? APO?
• No public hearing. Report to Wetlands Board.
• Yes to both. Public input is important.
• Not in newspaper, just APOs.
• None.
• Certified Mail.
• Not if application is prepared by certified personnel.
• APOs on small projects. Public notice on large projects.
• Post only on locality’s website.
What types of living shoreline projects should qualify for a general permit?

- Those that follow design principles of the decision tree.
- All types.
- All types that meet established guidelines/criteria.
- Vegetated areas to rebuild shoreline.
- Residential properties only.
- Those prepared by certified personnel.
- Only those where the only goal is to protect or enhance wetlands, create wetlands through conversion of non-vegetated areas or grading of upland.
- Those that are 100% living (riprap, oyster shell, wetland planting).
- Generally low to moderate energy situations using nonstructural and hybrid approaches.
- Those that meet the VIMS definition and do not sever the natural processes and connections between upland and aquatic areas.
- Marinas, seawalls, wharves, jetties, any structures built along the shoreline, fill dirt and structures not exempt within the 100 foot RPA.
• **Should wetland vegetation be a component of all living shoreline projects?**
  • In most cases and upland riparian vegetation should be incorporated into the design.
  • Yes.
  • No – if design will encourage natural expansion of wetland vegetation.
  • Maybe not – beach nourishment.
  • Yes – if possible.

• **Would a certification for agents or contractors be appropriate to qualify for the GP?**
  • No.
  • Yes. Would improve design and long term maintenance, should include standards of conduct that could lead to revocation if violated.
  • No, but locality could provide lists of qualified contractors that have successfully created living shorelines.
  • Yes and regulatory staff should also be trained wetland professionals.
  • No, since no training on living shorelines is available.
• **Should there be threshold dimensions to qualify for the GP?**
  - No.
  - Not a strict threshold but a guide.
  - Yes – some projects should not qualify for GP, should be large enough to accommodate residential lots.
  - Not if it meets proper design criteria.

• **Should there be multiple GPs to accommodate a variety of living shoreline projects?**
  - No. Need to keep simple. One abbreviated application.
  - No – the living shoreline aspect should be incorporated into the JPA and applicants should demonstrate why a living shoreline approach is not being proposed.
  - Yes.
  - Maybe two. One for those that do not include structural components and should also be exempted from CBPA review. A second for those that involve filling and planting.
  - Not yet.
• **Should there be a tiered system based on project complexity?**
• No – keep simple.
• Yes – would allow for different levels of scrutiny.
• Not yet.
• Possibly.

• **Should a decision tree be incorporated into the GP process?**
• Yes. The online application should have a link to the decision tree.
• No. design should rely on trained professionals.
• Yes, but a more basic one with flexibility.
• In some cases.
• VIMS has prepared shoreline management plans for several localities. Should there be a requirement that the project be consistent with the recommendations in the management plan to qualify for the GP?

• Not a requirement but as a recommendation. Could be used to streamline review.

• Yes and they should be prepared for all localities.

• Yes but there should be some flexibility.

• No, since the plan is a snapshot in time and shoreline is ever-changing.

• In some cases.
• **Should there be success criteria and monitoring? When and by whom?**
  - Yes, by wetlands board staff, 1 year, VMRC or DCR, or 3rd party.
  - Yes, by VIMS after 5 years.
  - Yes, with results published.
  - Yes, Semi-annually by wetlands staff, for at least 2 years.
  - Yes, if the project requires grading or filling. Should be monitored for 2 growing seasons with goal of 80% survival rate. Monitoring should be conducted by project engineer or certified individual with reports submitted to the board.
  - Yes, but it needs to be simple with no added expense unless the owner is allowed to sell wetland credits.
  - Yes, by applicant with a reviewer.
  - Yes, but only if it is for mitigation.
When multiple jurisdictions are involved, which organization should make the determination that a project qualifies for a GP?

- Locality/wetlands board.
- VMRC, since they already serve as the clearinghouse for the application.
- Lowest branch involved.
- VMRC or DCR.
- All the organizations involved.
- VMRC and LWB.

Who should determine if a project qualifies? Chairman? Staff?

- Wetlands board staff, with established criteria and decision tree.
- VMRC staff then sent to locality for building permit or CBPA waiver if necessary.
- Qualified wetlands board staff.
- Both LWB Chairman and staff.
• Should a site visit be required?
  • Yes – by local staff, by local staff and VIMS, by staff with option for LWB.
  • Not if application is adequate and photos are provided (only 1 reply).

• Should there be a permit expiration?
  • Yes, 1 year, but no fee for extensions
  • Yes, 3 years with extensions for maintenance
  • Yes, at least 3 years with maintenance provisions/requirements
  • Yes, 5 or 10 years
  • Yes, 2 or 3 years.
What type of maintenance should be allowed?

- All within scope and footprint provided permit still valid.
- Replanting (perhaps an option for traditional hardening if living shoreline doesn’t work).
- It should maintain itself.
- Minimal with little disturbance of sediment.
- All necessary to maintain.
- Anything covered by the original permit should be allowed as maintenance.
- Within same footprint with notification.
- Invasive species control, E&S repairs, plant replacement, debris removal, predator exclusion repairs, landward extension of piers to accommodate sea level rise, restoration of damaged areas, re-anchoring of biologs or oyster bags and cages.
- Should be required.
- Storm repair.
• **Other comments:**
  • Happy to see a streamlined approach
  • Wants to see as optional not a requirement
  • Will VMRC provide design standards and requirements?
  • There is a need for annual workshops and easier to use decision tree for homeowners.
VIMS shall develop comprehensive coastal resource management guidance for local governments to foster sustainability of shoreline resources by December 30, 2012. The guidance shall identify preferred options for shoreline management and taking into consideration the resource condition, priority planning, and forecasting of the condition of the Commonwealth’s shoreline with respect to projected sea-level rise.