

Name of Practice: ROOF RUNOFF MANAGEMENT SYSTEM
DCR Specifications for No. WQ-12

This document specifies terms and conditions for the Virginia Department of Conservation and Recreation's roof runoff management system best management practice, which are applicable to all contracts, entered into with respect to that practice.

A. Description and Purpose

A planned system designed to manage roof runoff from agricultural structures in areas where concentrated runoff creates a water quality concern. This practice is designed to collect, control and convey precipitation runoff from a roof to an appropriate discharge area in a way that will protect water quality.

To protect water quality by capturing roof runoff and routing it away from contaminated and/or sensitive areas to control erosion and nutrient input.

B. Policies and Specifications

1. Eligibility: Cost-share and tax credit are limited to solving an identified water quality concern resulting from precipitation runoff from the roof of an existing agricultural structure that becomes contaminated and is polluting surface or ground water. This practice is for retro-fit of an existing agricultural structure only. Roof runoff management systems on new or planned structures and/or non-agricultural structures are not eligible.
2. Cost-share and tax credit are authorized:
 - i. For gutters, down spouts, fascia boards, snow and ice retaining systems, collector pipes, subsurface drains, underground outlets, diversions, channels, waterways, designed filter strips, land shaping, and similar measures needed as part of a system to manage roof runoff.
 - ii. Only if the planned system will contribute significantly to protecting the water quality by keeping roof runoff away from contaminated and/or sensitive areas.
3. This practice is subject to NRCS standards: 362 Diversion, 558 Roof Runoff Structure, 561 Heavy Use Protection, 342 Critical Area Planting, 393 Filter Strip, 412 Grassed Waterway, 468 Lined Waterway or Outlet, 606 Subsurface Drain, and 620 Underground Outlet.
5. All practice components implemented must be maintained for a minimum of 10 years following the calendar year of installation. The lifespan begins on Jan. 1 of the calendar year following the year of certification of completion. By accepting either a cost-share payment or a state tax credit for this practice the participant agrees to maintain all practice components for the specified lifespan. This practice is subject to spot check by the SWCD throughout the lifespan of the

practice and failure to maintain the practice may result in reimbursement of cost share and/or tax credits.

C. Rate(s)

1. The state cost-share payment, alone or if combined with any other cost-share payment, will not exceed 75% of the total eligible cost.
2. As set forth by Virginia Code § 58.1-339.3 and §58.1-439.5, Virginia law currently provides a tax credit for implementation of certain BMP practices. The current tax credit rate, which is subject to change in accordance with the Code of Virginia, is 25% of the total eligible cost not to exceed \$17,500.00.
3. If a cooperator receives cost-share, only the cooperator's eligible out-of-pocket share of the project cost is used to determine the tax credit.

D. Technical Responsibility

Technical and administrative responsibility is assigned to qualified technical DCR and SWCD staff in consultation, where appropriate and based on the controlling standard, with DCR, Virginia Certified Nutrient Management Planner(s), NRCS, DOF, and VCE. Individuals certifying technical need and technical practice installation shall have appropriate certifications as identified above, and/or Engineering Job Approval Authority (EJAA), for the designed and installed component(s). All practices are subject to spot check procedures and any other quality control measures.

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