



*Commonwealth of Virginia  
Office of the Governor*

## *Executive Order*

**NUMBER SEVENTY FIVE (2017)**  
**AMENDING EXECUTIVE ORDER THIRTY SIX (2014)**

**CONTINUING QUALIFIED ENERGY CONSERVATION BONDS**

**Importance of the Issue**

The Commonwealth of Virginia endeavors to facilitate the use of all available tools for projects that reduce energy consumption and encourage energy efficiency and conservation in the public and private sectors. Federal Qualified Energy Conservation Bonds ("QECCBs") are significant tools that can be used by the state and local governments, as well as the private sector, to lower the cost of financing energy efficiency, conservation, and renewable generation projects. QECCBs are tax credits or direct pay bonds that may be issued by states, political subdivisions, and entities empowered to issue bonds on behalf of such entities, including eligible issuers in conduit financing issues for one or more qualified conservation purpose(s).

By virtue of the authority vested in me as Governor under Article V of the Constitution of Virginia and Sections 2.2-103 of the Code of Virginia, and subject to my continuing and ultimate authority and responsibility to act in such matters, I hereby continue allocating the Original Locality Suballocations, minus the amounts that have been previously utilized., and further allocate any additional re-allocations of QECCBs received by the Commonwealth from the Federal Government ("Federal Re-Allocations") as set forth herein.

**Initiative**

The Director of the Division of Energy of the Department of Mines, Minerals and Energy will act as the QECCB Allocation Director, and work in conjunction with the Executive Director of the Virginia Small Business Financing Authority. The QECCB Allocation Director will establish a process to develop a green community program and to consider such programs, with other eligible QECCB uses and programs, in determining the allocation and reallocation of any unallocated amounts or waived amounts as described to applicants.

The QECCB Allocation Director is further directed to issue a Request for Proposal (RFP) to select a firm or firms for the administration of the green community program within 60 days of issuance of this

Executive Order. No bonds issued under allocations provided by this Executive Order will be state-supported debt without prior approval of the General Assembly.

The Originally Awarded localities will have nine months from the issuance of this Executive Order to provide the QECB Allocation Director with written notice of intent to utilize their Original Locality Suballocation and provide documentation acceptable to the QECB Allocation Director identifying a specific project or projects for which the Original Locality Suballocation will be used. Further, they will have twelve months from the issuance of this Executive Order to utilize their Original Locality Suballocation and provide documentation to the QECB Allocation Director evidencing such use. If no notice is given or no use evidenced within either of the prescribed time periods, the unused Original Locality Suballocation will be deemed waived and returned to the QECB Allocation Director for reallocation to other qualifying projects. Any additional Federal Re-Allocations received shall also be reallocated by the QECB Allocation Director to other qualifying projects including the green community program established pursuant to this Order.

Originally Awarded Localities may also waive their Original, Locality Suballocation at any time within the twelve month period after the issuance of this Executive Order. The QECB Allocation Director is directed to establish, within 120 days of the issuance of this Executive Order, policies and procedures for the reallocation of any waived Original Locality Suballocation or subsequent allocations to eligible QECB uses and programs.

**Suballocation**

The QECB Allocation from the federal government to Virginia is \$80,600,000. The Original Locality Suballocations, minus the amounts used as of the issuance of this Executive Order, are as follows:

Originally Awarded Locality	Population	Percentage	Original Suballocation	Used	Remaining Suballocation
Fairfax	1,004,151	13.04%	\$10,512,656	--	\$10,512,656
Virginia Beach City	435,004	5.65%	\$4,554,143	--	\$4,554,143
Prince William County	359,588	4.67%	\$3,764,598	-	\$3,764,598
Chesterfield County	299,022	3.88%	\$3,130,521	--	\$3,130,521
Henrico	289,460	3.76%	\$3,030,414	-	\$3,030,414
Loudoun	277,346	3.60%	\$2,903,590	--	\$2,903,590
Norfolk City	235,982	3.07%	\$2,470,542	\$2,470,542	\$0
Chesapeake City	218,830	2.84%	\$2,290,975	--	\$2,290,975
Arlington County	203,909	2.65%	\$2,134,764	-	\$2,134,764

Richmond City	199,991	2.60%	\$2,093,745	-	\$2,093,745
Newport News City	180,810	2.35%	\$1,892,936	-	\$1,892,936
Hampton City	146,466	1.90%	\$1,533,382	-	\$1,533,382

1. Each Locality utilizing a suballocation of QECCBs shall ensure compliance with the 70% Use Requirement or the Green Community Program Use Requirement, pursuant to Section 54D(e)(4) of the Internal Revenue Code, and upon issuance of any QECCBs will provide a copy of IRS form 8038 to the QECCB Allocation Director.
2. The Determination of compliance with the procedures and requirements set forth in this Executive Order or in the additional guidance, including any filings to be made and the timing and substance, will be subject to the sole discretion of the Allocation Director.

**Effective Date of the Executive Order**

This Executive Order amends Executive Order Thirty Six (2014). It shall be effective upon its signing and shall remain in full force and effect until December 31, 2019, unless amended or rescinded by further executive order.

Given under my hand and under the Seal of the Commonwealth of Virginia this 1st day of January, 2018.

Terence R. McAuliffe, Governor

Attest:

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Kelly Thomasson, Secretary of the Commonwealth