
Virginia Invasive Species Management Plan 2025



Prepared by
Virginia Invasive Species Advisory Committee

Prepared for
Virginia Invasive Species Working Group

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VIRGINIA INVASIVE SPECIES MANAGEMENT PLAN 2025

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EXECUTIVE SUMMARY

This fourth iteration of the Virginia Invasive Species Management Plan comes within a year of unprecedented new budget allocations for invasive species management in the Commonwealth. In the 2024 interim budget cycle, The General Assembly and the Governor supported new full-time positions and funding dedicated to implementing the goals of this Plan, significantly increasing our capacity for protecting and restoring Virginia's natural resources.

Invasive species are nonnative plants, animals, or microbes that cause, or are likely to cause, economic or ecological harm or harm to human health (Presidential Executive Order 13112). "Nonnative" (also referred to as "introduced," "alien," "exotic," or "nonindigenous") means they have been introduced by human action, intentionally or accidentally, into a region outside their natural geographic range. Introductions occur through various pathways, including intentional transport for commercial purposes or accidental movement through the ballast water of oceangoing vessels.

From 2010 to 2022, annual economic losses due to invasive species in the U.S. have been conservatively calculated to be \$21 billion/year (Fantle-Lepczyk et al. 2022). This figure includes damages to the agricultural sector and terrestrial and aquatic habitats. The researchers consider this total incomplete and, therefore, lower than the actual costs. Furthermore, most of the costs are losses and damages, and only a tiny proportion of this figure is management costs. They conclude that more spending on management, especially prevention, will lower the overall economic losses caused by invasive species.

Ecological harm caused by invasive species can include near extirpation of native species, as in the cases of chestnut blight and hemlock woolly adelgid, and alteration of natural ecological communities, as with zebra mussel and Phragmites. Almost 80 percent of 1,421 imperiled or federally listed species were found to be directly threatened by competition with or predation by invasive species (Evans et al. 2016). In 2024, thirteen new species were added to the Virginia Department of Conservation and Recreation (VDCR) Invasive Plant Species List for a total of 103 species (VDCR 2024). The Virginia Department of Wildlife Resources (VDWR; formerly known as Department of Game and Inland Fisheries) identifies the management of invasive species as one of four major actions required to prevent further species loss, along with habitat protection, habitat restoration, and pollution reduction (VDWR 2015).

Local, state, and federal agencies and nonprofit organizations are conducting various invasive species efforts in Virginia. Efforts by state agencies include monitoring and public education for spotted lanternfly, a pest on crops and trees; a public-private partnership to control wavyleaf grass on public and private lands; health officials monitoring exotic mosquitoes capable of transmitting pathogens that harm humans; wildlife biologists tracking the spread of feral hogs and nutria; anglers reporting northern snakehead catches; foresters suppressing spongy moth infestations; natural area stewards working to control Phragmites in hundreds of acres of coastal plain marshes; and partnering with private citizens and federal agencies to educate and empower landowners regarding invasive plant management.

Due to the many program-specific management priorities, limited resources, and invasive threats, a statewide plan is essential for efficiently coordinating the many interested stakeholders toward shared goals. Therefore, the Virginia Invasive Species Management Plan (hereafter referred to as the Plan) was developed by the Virginia Invasive Species Advisory Committee (VISAC) in cooperation with the Virginia Invasive Species Working Group (VISWG) using model plans from other states and the federal government.

The scope of the Plan covers all invasive species, terrestrial and aquatic, from microbes to mammals, in Virginia. The purpose of the Plan is to provide a framework for state agency action to minimize economic, environmental, and human harm from invasive species by acting on the seven goals of coordination, prevention, early detection, rapid response, control, research, and education:

1. Coordination. Coordinate state, federal, and stakeholder prevention and management of invasive species infestations.
2. Prevention. Prevent known and potential invasive species from entering the state through detecting and interrupting all unauthorized species introductions.
3. Early detection. Promote and enhance professional and volunteer invasive species early detection through education and reporting tools.
4. Rapid response. Enhance rapid response capability to implement eradication or containment procedures for target species through planning.
5. Control and management. Provide control of priority invasive species through containment, abatement, and other management strategies—including habitat restoration and use of native species—to minimize environmental and economic impacts.
6. Research and risk assessment. Support or conduct research and risk assessment necessary for assessing, prioritizing, and control of invasive species.
7. Education and outreach. Provide current information on invasive species, their negative impacts to environmental and economic resources, and methods of prevention and control to the public, nongovernmental organizations, special interest groups, and K–12 science teachers.

The Plan identifies a range of strategies and actions that are required to achieve each of the goals. Actions are listed in an implementation table. Key actions necessary for immediate implementation are listed with lead agencies and a time frame for completion.

I. INTRODUCTION

What Are Invasive Species?

Invasive species are introduced plant, animal, or microbial species that cause, or are likely to cause, economic or ecological harm or harm to human health (Presidential Executive Order 13112). “Introduced” (sometimes called “nonnative,” “alien,” “exotic,” or “nonindigenous”) means they have been moved by human action, intentionally or accidentally, into a region outside their natural geographic range. Introductions occur along various pathways, such as through intentional trade of a species, or by accidental means, as in the case of stowaway species found in the ballast water of oceangoing vessels. “Aquatic nuisance species” are a subset of invasive species that impact aquatic ecosystems (U.S. Congress 1990).

Many species intentionally introduced, such as agricultural and horticultural species, are economically beneficial. Species escaping cultivation or accidentally introduced usually have no negative impact on their new landscape (Pimentel et al. 2005). However, the species that wreak significant ecological and economic harm are deemed invasive. Invasive species have decimated forests, hampered agricultural production, threatened endangered species, and caused direct harm and even death to people (World Resources Institute 2005; IPBES 2023). Examples are provided below in the Invasive Species Case Histories section.

Why Do We Care?

Significant ecological and economic harm arises from invasive species. From 2010 to 2022, annual economic losses due to invasive species in the U.S. have been conservatively calculated to be \$21 billion/year (Fantle-Lepczyk et al. 2022). This figure includes damages to agricultural sector and terrestrial and aquatic habitats. The researchers consider this total to be incomplete and therefore lower than actual costs. Furthermore, most of the cost are losses and damages, and only a small proportion of this figure is management costs.

As international trade and travel continue to expand and increase, new organisms will continue to find their way into new habitats and cause additional problems. Further, impacts of invasive species are exacerbated by climate change (Mooney and Hobbs 2000; Ruiz and Carlton 2003; Vila et al. 2011; Lowry et al. 2013). In North America, the warming climate is assisting range expansion of invasive species from southern to northern latitudes (Evans et al. 2023).

Ecological harm caused by invasive species can include near extirpation of native species, as in the cases of chestnut blight and hemlock woolly adelgid, and extensive alteration of natural ecological communities, as with the snakehead fish, zebra mussel, nutria, and Phragmites. Nationally, almost 80% of 1,421 species listed under the Endangered Species Act (ESA) are threatened by competition with or predation by invasive species (Evans et al. 2016). Furthermore, these threats have increased since the ESA was enacted in 1973. The Virginia Department of Wildlife Resources (VDWR; formerly known as Department of Game and Inland Fisheries) identifies controlling invasive species as one of four major actions (along with habitat protection, habitat

restoration, and pollution reduction) required to prevent further species loss (VDWR 2015).

Throughout evolutionary history, organisms have moved around the planet gradually, modifying their native ranges and adapting to meet new conditions over vast stretches of time. However, since Columbus, human actions in North America have transplanted species from their native ranges into new habitats at a dramatically increasing rate, resulting in the establishment of introduced species. Many of these established transplants have become invasive. Unchecked, invasive species propagate and spread to the detriment of native species, which have not evolved competitive strategies or immunity that allow them to compete with the newly introduced species. When these invasions are not detected until the species are firmly established, they no longer respond to eradication efforts, except at tightly defined sites (Lodge et al. 2006; Bock et al. 2015).

Invasive Species Case Histories

A brief overview of 15 invasive species follows. These are not necessarily considered the priority species in Virginia; rather they were selected to convey the astonishing variety of invasions and associated impacts that have occurred. Many types of organisms, from viruses to mammals, may become invasive outside their native range. Each example illustrates a dimension of the problems posed by invasive species and underscores the need for concerted action to control established invasive species and prevent new ones from becoming established. All these species are either found in Virginia or have the potential to become established here.

Kudzu (*Pueraria montana*) is a well-known invasive plant. Intentionally introduced to the U.S. from its native Japan for use in soil stabilization, kudzu became the “vine that



ate the South.” Kudzu rapidly grows up and over all other vegetation, including trees, and creates a dense canopy with its large leaves, blocking sunlight from reaching other plant species. Complex natural communities are replaced by tangled stands of kudzu. In 2002, 7 million acres of land in the U.S. were infested with kudzu (Britton 2002). Although used as forage, it produces low yields. Annual expenditures for the control of kudzu by power companies in the southeastern U.S. have been estimated at \$1.5 million (Britton 2002).

Figure 1. Kudzu overtops trees and buildings.

Less than 100 years ago, the American chestnut (*Castanea dentata*) was a dominant tree species in the Appalachian Mountains from Maine to Mississippi. It was a valued timber tree and produced a bounty of edible nuts. **Chestnut blight fungus** (*Cryphonectria parasitica*) was first noted on trees in New York City in 1904. The blight, introduced from Asia, kills the aboveground part of the tree and by 1926 had spread throughout the

tree's range (Anagnostakis 2000). Surviving trees were reduced to shrubby stems that rarely reproduce. The industries that were dependent on American chestnut disappeared.

Northern snakehead (*Channa argus*) has become a concern in the mid-Atlantic states since being discovered in Maryland ponds in 2002 and the Potomac River in 2004 (Courtenay and Williams 2004). A voracious predator with sharp teeth and a body up to four feet long, snakeheads drastically alter freshwater ecosystems by outcompeting native fish species. The results of a study in the Blackwater River in Maryland show a decline in 17 of 21 native fish populations. The declines ranged from 30 to 97 percent from before to after introduction of snakehead fish (Newhard and Love 2019). Snakeheads prey on fish, frogs, crustaceans, and aquatic insects (Lapointe et al. 2018). Many species of snakehead, including northern snakehead, can breathe air and survive in low-oxygen waters. Northern snakehead is widely sold as live fish food, even in states where its sale is illegal. Its native range suggests it could become established throughout the contiguous United States (Courtney and Williams 2004).

In 1990, one could visit Shenandoah National Park and walk under huge old eastern hemlock trees in an area known as the Limberlost. Spared from timbering before the establishment of the park, the stand was true old-growth forest. Today, most of the hemlock at the Limberlost are dead and Virginia's hemlock population is in decline. The ancient giants were brought to their demise by an aphid-like invasive insect, the **hemlock woolly adelgid** (*Adelges tsugae*). The adelgid settles at the base of hemlock needles and feeds on tree sap. The hemlock woolly adelgid first appeared in Virginia in 1950, and is native to Asia. Several management strategies are available, including promising biological control options, but the adelgid continues to spread throughout the eastern U.S., causing tree mortality and population declines (USFS 2004; Salmon 2016). Loss of eastern hemlock significantly changes the character of natural communities in Virginia's mountains and may lead to an increase in soil erosion and stream sedimentation (Ellison et al. 2018).

Phragmites (*Phragmites australis*), is a tall grass species found in many parts of the world, with regional genetic variations. At least one genotype was introduced into the U.S. and has become an aggressive invader of brackish wetlands in eastern and midwestern states (Saltonstall 2002). Phragmites overwhelms other marsh plants from above and below with tall stems that may be 15 feet in height and fast-growing rhizomes (underground stems) that form new shoots and a thick tangled mat. By forming tall dense stands with few other plant species, Phragmites creates a habitat that lacks value to most native wildlife. Once established, it is very difficult and expensive to control (Marks



Figure 2. *Phragmites* completely alters marsh vegetation.

et al. 1993; Meyerson et al. 2009). The Virginia Department of Conservation and Recreation (VDCR) mapped more than 12,000 acres of *Phragmites* that has invaded wetlands of the Chesapeake Bay, Back Bay, and the seaside and barrier islands of Virginia's Eastern Shore (Heffernan and Myers 2021). Many of the infested acres were once vibrant marshes that are now reduced to less than a handful of species.

Spongy moth (*Lymantria dispar*), previously known as gypsy moth, was introduced to North America from Europe in the mid-1800s and has defoliated hardwoods in Virginia since the 1980s. Caterpillars emerge in the spring and feed on the foliage of hundreds of tree species although they typically prefer oaks. Outbreaks of spongy moths occur intermittently in Virginia and can cause significant damage to the forest, especially if trees are already stressed by other factors such as drought. In 2024, the Virginia Department of Forestry mapped 85,116 acres of defoliation resulting from spongy moth outbreaks. Virginia participates in the National Spongy Moth Slow the Spread Program which is one of the world's largest and most successful integrated pest management programs. The objective of the program is to reduce the rate of spread of spongy moth by 60% from its historical rate of spread.

Detected in the New York City area in 1999, **West Nile virus** is a disease-causing virus that affects birds and mammals, including humans. It was first identified in Uganda in 1937 (Hayes et al. 2005). In 1999, it was discovered in North America in the state of New York and spread at an astonishing rate. By 2004, West Nile virus was found in California, north into Canada, and south into Central America and the Caribbean (Hayes et al. 2005). West Nile virus is transmitted by mosquitoes and can cause West Nile fever (a mild flulike condition), meningitis, encephalitis, or even a polio-like paralysis, and death. From 1999 to 2016, more than 46,000 cases of West Nile virus disease were reported in the U.S., of which 2,017 cases resulted in death (Centers for Disease Control and Prevention 2018). Most people infected with the virus, however, never get sick, and some experience only mild flulike symptoms. West Nile virus also affects many wild and captive bird species, which are the primary means of dispersal (Hayes et al. 2005). Certain species, such as crows and jays, are particularly vulnerable and experience high rates of mortality. The virus is transmitted from birds to humans via mosquitoes. Recent research also suggests that the virus may be transmitted by blood transfusion, organ transplants, and breast milk (Hayes et al. 2005). The most likely pathway for the virus into the U.S. was via birds in zoos or the commercial and pet trade, although this has not been proved (Hayes et al. 2005; Marra et al. 2004; Rappapole et al. 2000).

Zebra mussel (*Dreissena polymorpha*), a freshwater bivalve native of Russia, spread during the 19th century to western Europe via trade through open waterways and canals. It probably arrived in the U.S. in the ballast of a transatlantic ship. It was first identified in 1988 in Lake St. Claire in Michigan, which connects Lake Huron and Lake Erie. Less than 10 years later, the zebra mussel was found in all five Great Lakes and the Mississippi, Tennessee, Hudson, and Ohio river basins. Adult zebra mussels grow to 2 inches in length and form dense colonies of as many as 1 million individuals per square meter (Benson et al. 2018). Colonies form on any hard surface, living or inanimate. Boats, pipes, piers, docks, plants, clams, and even other zebra mussels serve as viable substrate for this species. The zebra mussel's proliferation in U.S. waters has had negative economic and ecological impacts. The U.S. Fish and Wildlife Service has

estimated \$5 billion economic impact over a 10-year period. Costs are associated with activities such as cleaning and maintenance of water intake pipes, removal of shell buildup on recreational beaches, and control efforts (Benson et al. 2018). In 2002, the zebra mussel was discovered in a quarry pond in Northern Virginia. VDWR led control efforts and successfully eradicated the invading mollusk in 2006 (Fernald and Watson 2013). In 2021, zebra mussels were discovered in Marimo moss balls (actually a type of algae), a popular aquarium product that are wild harvested from lakes in southeastern Europe where zebra mussel occurs. Moss balls in pet stores in Virginia and across the US were found to have zebra mussels embedded in them. The commercial pet industry responded swiftly and pulled contaminated products from sales and safely destroyed them (Bush and Bennett 2021).



Figure 3. Wavyleaf carpets the forest floor.

Wavyleaf grass (*Oplismenus undulatifolius*) forms dense carpets of vegetation in shaded forest habitat and blocks growth of many other species, including tree seedlings. Long-term, it may alter forest structure by preventing native species from maintaining their populations. Wavyleaf produces numerous sticky seeds that are moved to new habitats by animals and people. It has infested thousands of acres in Maryland, where it was first discovered in 1996 (Beauchamp et al. 2013). First reported in Virginia in 2003, it is now documented in 30 counties (Virginia

Botanical Associates 2024). Localities, state and federal agencies, and nonprofit organizations are conducting control programs aimed at slowing the spread.

Spotted lanternfly (*Lycorma delicatula*). The spotted lanternfly (SLF) is a planthopper that is native to China, India, Japan, Korea, and Vietnam. The first detection of SLF in the U.S. was in 2014, when it was confirmed in Pennsylvania. Its range has expanded since then to seventeen states. Discovered in Virginia in January 2018, it is now documented in over 40 counties. The SLF is highly invasive and can spread rapidly to new areas. It feeds on more than 70 host plants including grapes, peaches,



Figure 4. Spotted lanternfly feeds on crops such as grapes, peaches, hops, and apples.

hops, and apples, and is commonly associated with the invasive tree-of-heaven (*Ailanthus altissima*). The insect causes damage to plants by sucking sap from young stems and leaves and then producing honeydew, a by-product of their feeding, that serves as a medium for fungal growth. SLF has the potential to be a serious pest of agriculture and

home gardens in Virginia (VCE 2018). VDACS has issued a quarantine for some infested counties. [Click here to see a current map of the quarantine areas.](#)



Figure 5. Beech leaf disease indicated by dark interveinal banding.

Beech Leaf Disease threatens one of our most important tree species, American beech, and related species. First discovered in 2012 on trees in Ohio, it is now reported in fifteen states, including Ohio, Maine, and Virginia. Beech leaf disease is caused by *Litylenchus crenatae* ssp. *mccannii*, a nematode that parasitizes tree leaves and causes a distinctive dark green interveinal banding on the leaves. As the disease progresses, branches begin to die.

Eventually, the entire tree may succumb.

Young trees are especially susceptible to mortality. American beech is an important forest species and a valuable lumber source. Its loss would be devastating to native bird species and the lumber industry.

Since 2022, plant nurseries in Virginia and several other states have experienced severe damage and mortality to dogwood, maple, and redbud stock due to wilting and scorching of leaves, leading to the death of branches and the main stem. The disease, named **vascular leaf dieback**, has resulted in inventory losses as high as 90%. The cause is yet to be confirmed but appears to be associated with a fungus, *Ceratobasidium theobromae*. Early evidence suggests the fungus spreads via spores that do not travel great distances. Scientific investigation continues (Bily and Bush 2023).

Emerald ash borer (*Agrilus planipennis*; EAB) is a small beetle discovered in Michigan in 2002. EAB probably arrived in solid-wood packing material carried on cargo ships or airplanes originating in its native range in Asia. The adult beetle does little damage, but the larvae (immature stage) feed on the inner bark of ash trees, disrupting the tree's ability to transport water and nutrients. EAB has become established in large areas of the U.S. and has killed many millions of ash trees, costing municipalities, property owners, nursery operators, and forest-product industries billions of dollars (Snydor et al. 2007). Due to the extent of the outbreak and the challenges of locating and eradicating new infestations, regulatory agencies are using biological control methods for managing this destructive pest throughout North America. EAB was first detected in Virginia in 2003 on infested nursery stock shipped illegally from Michigan to Maryland and planted in Virginia. As of 2024, EAB has been confirmed in most of Virginia except for some southwestern counties.



Figure 6. Emerald ash borer is a small insect with a billion-dollar impact to forestry.

Feral hogs (*Sus scrofa*) are defined in the *Code of Virginia* as “any swine that are wild or for which no proof of ownership can be made (*Code of Virginia* § 29.1-100).” In the southeastern U.S., feral hog populations have been growing since the 1980s, likely due to intentional movement and establishment of wild populations for sport hunting. Feral hogs damage crops and native plant communities. They are known to carry multiple diseases that threaten domestic farm animals and pets. Feral hogs cost the U.S. \$1.5 billion annually in damages and control costs (USDA-APHIS 2018). Sport hunting does not provide control of feral hogs and instead acts to disperse them and make their control more difficult. DWR is the lead state agency addressing the feral hog problem. In partnership with U.S. Department of Agriculture Animal and Plant Health Inspection Service (USDA-APHIS) Wildlife Services (WS) program, they have conducted field surveys, an education campaign, and removal with a goal of eradicating feral hog populations in Virginia (VDWR 2018b).



Figure 7. Feral hogs destroy crops.

Nutria (*Myocastor coypus*) are large, invasive, semi-aquatic rodents native to South America. First documented in Virginia in 1956 in the area now encompassed by the Back Bay National Wildlife Refuge, nutria were imported into the United States for fur farming. When the market for nutria fur collapsed, animals escaped or were intentionally released from captive facilities into local wetlands. Nutria consume the roots of marsh vegetation, leading to the loss of root mats that are the structural foundation of a marsh, resulting in increased erosion, conversion of vegetation to mud flats, and eventually open water. These impacted coastal marshes are important for a wide diversity of terrestrial and aquatic species and wetland ecosystem functions such as protection against sea level rise, floodwater retention and filtration, and contaminant buffering. Nutria can also cause damage to agricultural crops, and their burrowing activity may damage stream banks, canals, bulkheads, water control structures, and other property. Nutria are now common in southeastern Virginia including Suffolk, Chesapeake, and Virginia Beach, and their confirmed range has expanded westward to Dinwiddie County and northward along the southern shore of the James River to Surry County. Recent detections north of the James River pose an immediate threat to the western marshes of the Chesapeake Bay.

Geographic Extent of the Plan

The Plan covers all lands and waters within the commonwealth of Virginia, as well as the Virginia waters of the Chesapeake Bay, and near-shore waters of the Atlantic Ocean. It must be understood, however, that invasive species are not limited by political boundaries. Therefore, elements of the Plan call for coordination and partnerships with regional and national efforts to prevent and control invasive species infestations.

Scope, Purpose, and Goals of the Invasive Species Management Plan

The scope of the Plan covers all invasive species, terrestrial and aquatic, in Virginia. The purpose of the Plan is to provide a framework for state agency action to minimize economic, environmental, and human harm from invasive species by acting on the seven goals of coordination, prevention, early detection, rapid response, control, research, and education.

Planning Process

The Virginia Invasive Species Advisory Committee developed the Plan through coordination with the Invasive Species Working Group. The Advisory Committee includes representatives of Virginia's natural resource and agricultural agencies, including the Virginia Department of Agriculture and Consumer Services, Department of Conservation and Recreation, Department of Forestry, and Department of Wildlife Resources; other state agencies include the departments of Transportation and of Health and Human Services; state and private academic researchers, private citizens, nonprofit conservation organizations, and private business associations. Complete lists of Working Group and Committee members and their affiliations can be found in Appendices C and D, respectively.

The Plan is an evolving document that shall be revised every four years, as per the *Code of Virginia* (§ 2.2-220.2). Ongoing accomplishments and new information will guide refinement and revision of goals and strategies in future versions of the Plan.

II. INVASIVE SPECIES AUTHORITIES

Invasive species are addressed by a variety of laws and regulations overseen by a number of agencies. At the federal level, Executive Order 13112, the Lacey Act, the Animal Health Protection Act, and the National Invasive Species Act of 1996, among many others, direct invasive species management actions for the protection of agricultural and natural resources. In Virginia, the Virginia Tree and Crop Pest Law, the Nonindigenous Aquatic Nuisance Species Act, and the Noxious Weed Law are but a few of the instruments used to prevent, regulate, and control invasive species. It must be noted that what are now often referred to as “invasive species” are sometimes, but not always, referred to as pest, nuisance, or noxious species. However, the latter designations may include native species. See Appendix I for a table of invasive species laws and regulations.

Most laws protecting agricultural and silvicultural interests are concerned with “plant pests,” which can include weeds, insects, and plant pathogens such as rusts or viruses. A subcategory of plant pests is “noxious weed.” Plant pest laws restrict importation and release of species identified as a threat and provide authority for eradication.

Other state laws and regulations specifically address impacts of predatory or undesirable species on native fish and wildlife resources or of invasive aquatic species that may pose a significant threat of harm to the diversity or abundance of native species, the ecological stability of state waters, or the commercial, industrial, agricultural, municipal, recreational, aquacultural, or other beneficial uses of state waters.

Broad statements in laws concerning the protection and propagation of wildlife or protection of the natural diversity of biological resources provide grounds for action to prevent or control invasive species. For example, the Department of Wildlife Resources (DWR) has among its responsibilities to “conduct operations for the preservation and propagation of game birds, game animals, fish and other wildlife in order to increase, replenish and restock the lands and inland waters of the Commonwealth” (§ 29.1-103). Further, it may “exercise powers it may deem advisable for conserving, protecting, replenishing, propagating and increasing the supply of game birds, game animals, fish and other wildlife of the Commonwealth” (§ 29.1-103). In another example, the *Code of Virginia* directs VDCR to “preserve the natural diversity of biological resources of the Commonwealth” (*Code of Virginia* §10.1-211).

Invasive species often cross jurisdictional boundaries. Therefore, government agencies (federal, state, and local), private businesses, and nonprofit organizations have formed broad partnerships to more effectively address the impacts of invasive species.

State Agency Authorities and Programs

Invasive Species Working Group (ISWG) was created by the Virginia General Assembly in 2009 (*Code of Virginia* § 2.2-220.2). The ISWG is chaired by the Secretary of Natural and Historical Resources; the Secretary of Agriculture and Forestry serves as vice chair. The secretaries are directed to “coordinate the development of strategic actions to be taken by the Commonwealth, individual state and federal agencies, private

businesses, and landowners related to invasive species prevention, early detection, rapid response, control and management, research and risk assessment, and education and outreach.”

Members of the ISWG include the Virginia departments of Conservation and Recreation; Wildlife Resources; Environmental Quality; Forestry; Agriculture and Consumer Services; Health; and Transportation; the Marine Resources Commission; Virginia Cooperative Extension; the Virginia Institute of Marine Science; representatives of the agriculture and forest industries; the conservation community; interested federal agencies; academic institutions; and commercial interests. See Appendix C for a full list of ISWG members.

The ISWG is required to develop a state invasive species management plan and a list of invasive species that pose the greatest threat to the commonwealth. Actions outlined in the enabling legislation (*Code of Virginia* § 2.2-220.2) include:

1. Prevent additional introductions of invasive species to the land and waters of the Commonwealth.
2. Procure, use, and maintain native species to replace invasive species.
3. Implement targeted control efforts on those invasive species that are present in the Commonwealth but are susceptible to such actions.
4. Identify and report the appearance of invasive species before they can become established and control becomes less feasible.
5. Implement immediate control measures if a new invasive species is introduced in Virginia, with the aim of eradicating that species from Virginia’s lands and waters if feasible given the degree of infestation.
6. Recommend legislative actions or pursue federal grants to implement the plan. As a recent example, in 2024, several recommendations from the ISWG were introduced by state legislators into the state’s interim budget and approved by the General Assembly and the Governor. The approved budget included five new full-time positions and funding for several agencies to carry out actions of the management plan. As of the writing of this revision, agencies were in the process of onboarding new staff.

ISWG continues work begun by previous legislation and executive directives. In 2003, the Invasive Species Council Act (ISCA) was passed into law by the General Assembly establishing the Virginia Invasive Species Council (VISC) to provide state leadership regarding invasive species issues in the Commonwealth and to prepare an invasive species management plan (*Code of Virginia* § 10.1-2600). The Secretary of Natural Resources chaired the Council, and membership was like that of the current Working Group.

The ISCA also called for establishment of an “advisory committee of stakeholders to provide information and advice for consideration by the Council” and to “recommend actions that may be taken at local, state, regional, and ecosystem-based levels to achieve the goals and objectives of the management plan...” (*Code of Virginia* § 10.1-2605). Members of the advisory committee represent local, state, and federal government,

academia, private citizens, private conservation organizations, and the business community.

When the ISCA expired in 2006, the governor continued the body by issuing two executive directives and changed the name to the Invasive Species Working Group.

Virginia Department of Agriculture and Consumer Services (VDACS). The Tree and Crop Pest Law, the Plant and Plant Products Inspection Law, and the Noxious Weed Law grant VDACS most of its authority and responsibility for responding to invasive species issues.

The Tree and Crop Pest Law authorizes VDACS to “protect the agricultural, horticultural, and other interests of the Commonwealth from plant pests” (*Code of Virginia* § 3.2-701). Toward that end, the law empowers VDACS to “direct abundance surveys for plant pests and may carry out operations or measures to locate, suppress, control, eradicate, prevent or retard the spread of pests” (*Code of Virginia* § 3.2-702). Organisms covered by this law include insects, diseases, parasitic plants, or other organisms of any character causing or capable of causing injury or damage to any plant or part thereof. The law also grants quarantine authority: VDACS may “quarantine this Commonwealth or any portion thereof when they determine that such action is necessary to prevent or retard the spread of a pest into, within, or from this Commonwealth” (*Code of Virginia* § 3.2-703). Further, any individual who violates the law, including a quarantine violation, is guilty of a Class 1 misdemeanor (*Code of Virginia* § 3.2-710).

A quarantine prohibits the movement or sale of “regulated articles” into or out of the quarantined area. Regulated articles are defined as products capable of carrying the target plant pest out of the quarantined area. VDACS may designate a quarantine as temporary or permanent. Quarantines may be directed toward the entire state or any part thereof.

The Plant and Plant Products Inspection Law confers upon VDACS the duty to “protect the agricultural, horticultural, and other interests of the Commonwealth from plant pests” (*Code of Virginia* § 3.2-3801). The law authorizes VDACS to certify and inspect nurseries and nursery stock and defines a plant pest as “any living stage of insects, mites, nematodes, slugs, snails, protozoa, other invertebrate animals, bacteria, fungi, other parasitic plants, parasitic plant parts, viruses, any other similar organism, or any infectious substances that can injure, infect, or damage any plant or plant products” (*Code of Virginia* § 3.2-3800). The law grants VDACS the authority to inspect nursery stock and to “stop delivery or sale, treat, or order returned to the point of origin any nursery stock or plant products for sale or distribution if a plant pest infection or the visual symptoms of infestation are found” (*Code of Virginia* § 3.2-3808). Plant material found to be infected will be “seized, destroyed, treated or returned to the point of origin at the owner’s expense” (*Code of Virginia* § 3.2-3809). The law makes any person who imports a plant pest into Virginia without first obtaining a permit from VDACS guilty of a Class 1 misdemeanor (*Code of Virginia* § 3.2-3810).

The Noxious Weeds Law allows the VDACS board to declare as a “noxious weed”

any living plant, or part thereof, declared by the Board through regulations under this chapter to be detrimental to crops, surface waters, including lakes, or other desirable plants, livestock, land, or other property, or to be injurious to public health, the environment, or the economy, except when in-state production of such living plant, or part thereof, is commercially viable or such living plant is commercially propagated in Virginia. (*Code of Virginia* § 3.2-800)

The board may adopt regulations pertaining to regulated articles and conditions governing their movement to eradicate or suppress and prevent the dissemination of noxious weeds (*Code of Virginia* § 3.2-802). In order to prevent the introduction or spread of noxious weeds, VDACS's commissioner is authorized to "stop delivery, stop sale, seize, destroy, treat, or order returned to the point of origin, at the owner's expense, any noxious weed, article, or substance whatsoever, if transported or moved within the Commonwealth, or if existing on any premise, or brought into the Commonwealth from any place outside thereof, if such is found by him to be infested with any noxious weed" (*Code of Virginia* § 3.2-805). Species designated as noxious weeds in Virginia are listed in Table 1. An updated list can be found at: <https://law.lis.virginia.gov/admincode/title2/agency5/chapter317/section20/>.

Table 1. Noxious weed species listed by VDACS.

	Common name	Scientific name
Tier 1	Giant salvinia	<i>Salvinia molesta</i>
	Tropical soda apple	<i>Solanum viarum</i>
	Giant hogweed	<i>Heracleum mantegazzianum</i>
Tier 2	Cogon grass	<i>Imperata cylindrica</i>
	Purple loosestrife	<i>Lythrum salicaria</i>
	Water spinach	<i>Ipomoea aquatica</i>
	Beach vitex	<i>Vitex rotundifolia</i>
	Wavyleaf grass	<i>Oplismenus undulatifolius</i>
	Incised fumewort	<i>Corydalis incisa</i>
	Two-horned trapa	<i>Trapa bispinosa</i>
Tier 3	Tree of heaven	<i>Ailanthus altissima</i>
	Porcelain berry	<i>Ampelopsis brevipedunculata</i>
	Oriental bittersweet	<i>Celastrus orbiculatus</i>
	Hydrilla	<i>Hydrilla verticillata</i>
	Mile-a-minute	<i>Persicaria perfoliata</i>
	Garlic mustard	<i>Alliaria petiolata</i>
	Chinese yam	<i>Dioscorea polystachya</i>
	Autumn olive	<i>Elaeagnus umbellata</i>
	Lesser celandine	<i>Ficaria verna</i>
	Bicolor lespedeza	<i>Lespedeza bicolor</i>
	Amur honeysuckle	<i>Lonicera maackii</i>
	Japanese honeysuckle	<i>Lonicera japonica</i>
	Common reed; phragmites	<i>Phragmites australis</i>
	Kudzu	<i>Pueraria montana</i>
	Japanese knotweed	<i>Reynoutria japonica</i>
	Siberian elm	<i>Ulmus pumila</i>

Virginia Department of Forestry. Through the Insect Infestation and Diseases of Forest Trees Law, VDOF “is authorized and responsible for (i) investigating insect infestations and disease infections which affect stands of forest trees, and (ii) devising and demonstrating control measures to interested persons” (*Code of Virginia* § 10.1-1177). The law defines an “infection” as “any disease affecting forest trees which is declared by the State Forester to be dangerously injurious to forest trees,” an “infestation as “any insect which is declared by the State Forester to be dangerously injurious to forest trees,” and a “person” as including “an individual, partnership, corporation, company, society or association” (*Code of Virginia* § 10.1-1178).

The law directs the State Forester to investigate any instance of infestation or infection where believed to exist. If an infection or infestation is found, the state forester must notify “each landowner within the affected area, advising him on the nature of the infestation or infection, and the recommended control measures, and offering him technical advice on methods of carrying out control measures” (*Code of Virginia* § 10.1-1179). VDOF does not have authority to establish quarantines.

Virginia Department of Health (DH). The Department of Health’s Division of Environmental Epidemiology (DHDEE) works “to prevent and control human diseases and conditions due to exposure to chemical and biological agents in the environment and transmission from animals to humans.” Some of these diseases and the biological agents that spread them are considered invasive species. An example of a disease that effects humans and animals is West Nile virus, which originated in Africa. West Nile virus is spread by birds and nonnative mosquitoes, particularly the Asian tiger mosquito. DHDEE conducts surveillance of and reports on disease outbreaks that may be due to such environmental factors.

Virginia Department of Wildlife Resources. VDWR is charged with protection of the state’s game birds, game animals, fish, and other wildlife, except for species legally designated threatened or endangered species of the Class Insecta, which are the jurisdiction of VDACS. The state definition of “wildlife” does not include plant species; therefore, management of invasive plant species extends from management for wildlife habitat. VDWR has discretionary authority to “conduct operations for the preservation and propagation of wild animals in order to increase, replenish and restock the lands and inland waters of the Commonwealth” (*Code of Virginia* § 29.1-103).

DWR regulates the importation, possession, and sale of nonnative (exotic) animals under [4VAC15-30-40](#). It mandates a special permit for animals deemed predatory or undesirable, which may negatively impact native species. There are exemptions for animals possessed before certain dates (e.g., 1992 for some species), and special rules for specific animals like monk parakeets, prairie dogs, snakehead fish, feral hogs, grass carp, and Alabama bass. The law allows parts/products of such animals under strict documentation requirements. All other exotic animals not listed may be possessed or sold if they comply with local, state, and federal laws and are not released into the wild.

The Nonindigenous Aquatic Nuisance Species Act (*Code of Virginia* § 29.1-571-577) authorizes DWR to classify nuisance species and to “conduct operations and measures to suppress, control, eradicate, prevent, or retard the spread of any nonindigenous aquatic nuisance species” (*Code of Virginia* § 29.1-572-573). The Act defines “nonindigenous aquatic nuisance species” as “a nonindigenous aquatic freshwater animal species whose presence in state waters poses or is likely to pose a significant threat of harm to (i) the diversity or abundance of any species indigenous to state waters; (ii) the ecological stability of state waters; or (iii) the commercial, industrial, agricultural, municipal, recreational, aquacultural, or other beneficial uses of state waters” (*Code of Virginia* § 29.1-571). See Table 2 for a list of nonindigenous aquatic species currently listed by VDWR.

VDWR is given discretionary power to “control, eradicate, prevent, or retard the spread of any nonindigenous aquatic nuisance species” (*Code of Virginia* § 29.1-573). The act places prohibitions on the public, stating, “No person shall knowingly import, possess, transport, sell, purchase, give, receive, or introduce into the Commonwealth any member of a species designated as a nonindigenous aquatic nuisance species without a permit from the Director [of VDWR]” (*Code of Virginia* § 29.1-574). An exception is made for anyone who catches a snakehead fish, provided the fish is killed and VDWR is notified as soon as practical. Any person who violates this Act may be fined no more than \$25,000.

Table 2. Nonindigenous aquatic nuisance species listed by VDWR.

Common name	Scientific name
Snakehead fish	<i>Channa</i> spp.
Zebra mussel	<i>Dreissena polymorpha</i>
Quagga mussel	<i>Dreissena bugensis</i>
Chinese mitten crab	<i>Eriocheir sinensis</i>
Black carp	<i>Mylopharyngodon piceus</i>
New Zealand mudsnail	<i>Potamopyrgus antipodarum</i>
Marbled crayfish	<i>Procambarus fallax</i> . f. <i>virginialis</i>
Rusty crayfish	<i>Orconectes rusticus</i>

Virginia Marine Resources Commission. VMRC is charged with protecting tidal waters “to promote the general welfare of the seafood industry and to conserve and promote the marine resources of the Commonwealth” (*Code of Virginia* § 28.2-201[1]). VMRC regulates the importation of “live fish, shellfish, and crustacea into the Commonwealth” when the intention is to place “such fish, shellfish, or crustacea into waters of the Commonwealth” (*Code of Virginia* § 28.2-825). Specific conditions, including the concurrence of the director of the Virginia Institute of Marine Science, must be met before an introduction is permitted.

Virginia Institute of Marine Science. VIMS is empowered to study and investigate matters affecting marine resources. VIMS is responsible for advising the VMRC, other state agencies, and private groups on marine resource issues (*Code of Virginia* § 28.2-1100). VIMS is authorized to administer and monitor protected estuarine and coastal lands in support of coastal resource management efforts (*Code of Virginia* § 28.2-1103).

Virginia Department of Conservation and Recreation. VDCR manages 80,722 acres across 43 state parks and 66 natural area preserves encompassing more than 61,208 acres. Its invasive species management jurisdiction is limited to these lands. For natural area preserves, VDCR is authorized to “preserve the natural diversity of biological resources of the Commonwealth” in all natural area preserves (§ 10.1-211). On these and other public and private conservation lands, VDCR conducts or assists with invasive species detection, control, monitoring, and restoration. In partnership with the Virginia Native Plant Society, VDCR conducts public outreach and education on invasive plants through brochures, fact sheets, agency web pages, and public presentations. This educational work includes the [Virginia Invasive Plant Species List](#).

As directed by the 2009 invasive species law, VDCR serves as staff for the Invasive Species Working Group (*Code of Virginia* § 2.2-220.2).

Federal Agencies and Entities with Invasive Species Authority

The **National Invasive Species Council** (NISC) was established in 1999 by Executive Order 13112. Thirteen department heads sit on the council, which is co-chaired by the directors of the departments of the Interior, Commerce, and Agriculture. NISC serves to coordinate federal invasive species management efforts. E.O. 13112 established the now widely used definition of “invasive species” as alien (or nonnative) species that “does or are likely to cause economic or environmental harm or harm to humans.” It also directs the council to develop a national invasive species management plan.

The **U.S. Department of Agriculture Animal and Plant Health Inspection Service** (USDA-APHIS) is charged with protection of America’s agriculture and natural resources from agricultural pests and diseases. Its authority comes from numerous laws, including the Animal Health Protection Act (7 U.S.C. § 8301), the Plant Health Protection Act (7 U.S.C. § 7701), the Animal Damage Control Act (7 U.S.C. §§ 426-426c, March 2, 1931, as amended 1987 and 1991), and the Lacey Act (16 U.S.C. § 3371). USDA-APHIS is represented in the Commonwealth by the Animal Care (AC), Plant Protection and Quarantine (PPQ), Veterinary Services (VS), and Wildlife Services (WS) programs. APHIS programs work at U.S. borders and ports to prevent accidental or intentional importation of pests or diseases and respond to invasive species infestations within their respective program areas. In Virginia, APHIS is partnered with VDWR to monitor and control nutria and feral hogs.

The **U.S. Fish and Wildlife Service** (USFWS) is the agency of the Federal Government whose primary responsibility is the conservation of the nation’s fish, wildlife, and plants. Nationwide, invasive species are a threat to native floral faunal populations and the concerted efforts to protect them. The USFWS National Wildlife Refuge System operates 545 Refuges, encompassing approximately 96 million acres of wildlife habitat while protected land and water totals over 150 million acres. Invasive species management activities occur on Virginia’s fourteen Refuges. The USFWS operates 14 national wildlife refuges and two ecological services offices in Virginia. Most of the USFWS’s invasive species management activities occur on refuges, which total more than 123,000 acres in Virginia.

Different programs within the USFWS are involved in addressing invasive species in various capacities:

- The Aquatic Nuisance Species (ANS) Program is housed under the Division of Fish and Aquatic Conservation at the headquarters level in Falls Church, Virginia and leads the Service's Aquatic Nuisance Species (ANS) Program. [The ANS Task Force \(ANSTF\)](#) facilitates invasive species planning and action through its six Regional Panels and coordinates education programs such as the Stop Aquatic Hitchhikers! (SAH) and Habitattitude public awareness campaigns, and the 100th Meridian Initiative. The Virginia Fish and Wildlife Conservation Office (VFWCO) established the SAH! campaign in the Commonwealth and was instrumental in the adoption of the Don't Dump Bait campaign to help prevent the transport and spread of nuisance species.
- Authority regarding invasive species is derived from Executive Order 13112, the Lacey Act (16 U.S.C. § 3371), the Nonindigenous Aquatic Nuisance Prevention and Control Act, and the Nutria Eradication and Control Act. USFWS Fish and Aquatic Conservation program supports policy implementation throughout the Mid-Atlantic region via the [Mid-Atlantic Panel on Aquatic Invasive Species](#) (MAPAIS), an ANSTF Regional Panel. MAPAIS assists state and federal agencies and other stakeholders in developing and implementing strategic, coordinated, and action-oriented approaches to prevention and control. The program funds on-the-ground projects in Virginia and other states addressing outreach/education, control, early detection and rapid response, monitoring or surveys, and risk assessment.
- The Branch of Invasive Species conducts activities related to the [listing of organisms](#) as "injurious wildlife" under the Lacey Act (18 U.S.C. 42). The law authorizes the Secretary of the Interior to prohibit the importation and shipment between the continental United States, the District of Columbia, Hawaii, the Commonwealth of Puerto Rico, or any possession of the United States of species regulated to be injurious to human welfare, agricultural, horticultural or forestry interests, and the survival of wildlife resources of the United States. An injurious wildlife listing would not prohibit intrastate transport or possession of that species within a State where those activities are not prohibited by the State.
- Service programs are involved in the [Habitat Restoration](#) of degraded wildlife habitats included those impacted by invasive species. In the summer of 2002, zebra mussels were discovered in Millbrook Quarry, a recreational diving facility in Prince William County. This infestation was documented as the first and only population in the Commonwealth. In the face of ecological and economic threats these mussels posed, VFWCO provided technical assistance serving on the

Millbrook Quarry Zebra Mussel Workgroup representing academia and other federal, state, and local agencies. A major concern was the existing zebra mussel population's ability to immediately impact Lake Manassas, the primary water supply for the City of Manassas and surrounding municipalities. Occoquan Reservoir was at risk also providing water resources to over one million people in northern Virginia at the time. Through consistent federal and state cooperation and dedication led by the Virginia Department of Wildlife Resources, the zebra mussel population was successfully eradicated from Millbrook Quarry (Fernald and Watson 2013).

- The [Endangered Species Program](#) is involved in the recovery of listed (threatened and endangered) species and the ecosystems on which they depend. Invasive species are one of the top three factors threatening endangered species.
- The [Division of Environmental Quality](#) addresses invasive species issues through [Integrated Pest Management](#), promoting the use of native plants as part of its efforts to protect [pollinators](#), and its work on biological control methods.
- The Service's [Office of Law Enforcement](#), using wildlife inspectors at 32 major U.S. airports, ocean ports, and border crossings, seeks to prevent the introduction of injurious wildlife through its wildlife inspection program.

The **National Park Service** (NPS) was created by the National Park Service Organic Act of 1916. NPS manages the National Park System “to conserve the scenery and the natural and historic objects and wildlife therein, and to provide for the enjoyment of the same in such manner and by such means as will leave them unimpaired for the enjoyment of future generations” (16 U.S.C. 1). In Virginia, NPS manages more than 300,000 acres that include Shenandoah National Park, Prince William Forest Park, the Blue Ridge Parkway, and other units such as national battlefield memorial parks. On these lands, NPS conducts invasive species surveys, control, and monitoring. NPS operates 17 regional Invasive Plant Management Teams working on 290 National Parks to reduce the impacts of invasive plants. The IPMTs offer an exemplary model for government management of invasives across numerous sites.

The **U.S. Forest Service** (USFS), an agency of the USDA, manages 155 national forests and 20 national grasslands. Its mission is to “sustain the health, diversity, and productivity of the Nation’s forests and grasslands to meet the needs of present and future generations.” Additional authority for the control of invasive plants comes from the Federal Noxious Weed Act of 1974, as amended, requiring cooperation with state, local, and other federal agencies in the application and enforcement of all laws and regulations relating to management and control of noxious weeds. The George Washington and Jefferson national forests manage about 1.6 million acres of National Forest System lands in the Commonwealth. USFS inventories lands for a variety of aquatic and terrestrial nonnative invasive species. It has implemented control treatments for species such as

spongy moth, hemlock woolly adelgid, tree-of-heaven, autumn olive, and mile-a-minute weed. Annually, USFS treats 1,000–2,000 acres of nonnative invasive plants in Virginia.

Nonprofit Organizations

While lacking the regulatory authority of governmental agencies, nonprofit organizations have long played an important role in addressing the threats posed by invasive species on public and private lands. In particular, the Virginia Native Plant Society (VNPS) and the [Blue Ridge Partnership for Regional Invasive Species Management](#) (BRPRISM) have done much to support and promote the goals of this plan.

Founded in 2014, the BRPRISM followed an organizational model developed in western states. It has become a vital part of the task of educating landowners and encouraging management of invasive plants in Virginia. Inspired by their success, new PRISMs are being formed around the state. An outcome of the 2024 state budget process, strategies first proposed in the Plan to encourage the efforts of these organizations will now have some state funding to assist initiating new PRISMs.

II. INVASIVE SPECIES MANAGEMENT PLAN GOALS AND STRATEGIES

1. COORDINATION

The scope and complexity of the invasive species management challenge is such that it summons the strengths of different government agencies and private organizations in different ways. Some agencies have particular jurisdictions regarding specific types of invasives species. Others have missions that encompass action on invasive species that impact those missions. See Section II Invasive Species Authorities for more details. Not all stakeholders conduct control or restoration activities, nor do all engage in prevention measures. All stakeholders will not always agree on all issues. Nevertheless, the goals of the Plan require understanding of the views and roles of each stakeholder and ongoing cooperation, communication, and dialogue. Monitoring and evaluation will provide measures of success toward reaching goals and information for future iterations of this plan. All actions are contingent upon available staff and funding.

Goal 1. Coordinate state, federal, and stakeholder prevention and management of invasive species infestations.

Strategy 1.1. Strengthen invasive species coordination at the state level, between local and federal agencies, and with other stakeholders.

Action 1.1.1. Continue the Virginia Invasive Species Working Group (VISWG) as a permanent body and fund key positions and activities to help integrate and coordinate Virginia-wide agency invasive species actions, link them to national invasive species efforts, and outline procedures that will help resolve jurisdictional and other agency issues regarding invasive species programs. The ISWG will convene twice each year as directed by the Code of Virginia §2.2-220.2.

Action 1.1.2. Maintain Virginia Invasive Species Advisory Committee (VISAC) to serve the VISWG and as the primary forum for stakeholder dialogue and coordination between state, federal and private organizations. VISAC will convene two to four times each year.

Action 1.1.3. The VISAC will establish a subcommittee to monitor each of the goals of this plan. Each subcommittee should present a brief annual summary of activities undertaken and progress toward the plan goals to the VISWG.

Action 1.1.4. Via the VISAC, strengthen partnerships with local governments, federal agencies, and other stakeholders—such as business associations, conservation organizations, and PRISMs—by encouraging participation.

Action 1.1.5. As needed, address major differences between agencies and other stakeholders within the VISAC.

Action 1.1.6. State agencies will continue to communicate with other states in the region on items of mutual interest.

Strategy 1.2. The VISAC shall identify, discuss, and communicate legislative and/or policy recommendations or revisions to close potential gaps or reduce duplication.

Action 1.2.1. Identify jurisdictional, legislative, or policy needs for invasive species prevention, detection, response, control, research, and education and communicate recommendations to the ISWG.

Action 1.2.2. Identify funding needs and priorities for invasive species prevention, detection, response, control, research, and education and communicate recommendations to the ISWG.

Strategy 1.3. The VISAC will establish monitoring and evaluation of Plan implementation.

Action 1.3.1. Define clear, quantifiable benchmarks for outcomes of Plan goals.

Action 1.3.2 State agencies will provide the VISAC with annual reports including progress on Plan strategies and actions.

Action 1.3.3. With support from the VISAC, the Committee chairperson will report progress and accomplishments in the implementation of Plan strategies and actions to the VISWG.

2. PREVENTION

Preventing introduction of invasive species is the most cost-effective means of averting or reducing the risk of harmful infestations. Investment in prevention avoids the long-term economic, environmental, and social costs associated with invasive species infestations. Preventive actions seek to verify authorized introductions and to detect and interrupt illegal or accidental introductions by monitoring key pathways. Prevention requires state agency support and cooperation with federal agencies tasked with similar responsibilities beyond state lines as well as neighboring states. Implementation of preventive measures may require broadening legislative mandates, strengthening the capacity of some departments, and refining or consolidating legislative and regulatory tools. Prevention also includes increased public awareness of the invasive species issues. Educating key resource user groups is an important part of prevention efforts addressed in Goal 7.

Goal 2. Prevent known and potentially invasive species from entering the state.

Strategy 2.1. Identify, support, or conduct invasive species pathway analysis and prioritize pathways according to risk.

Action 2.1.1. Coordinate with federal efforts, such as those of the NISC and ANSTF, to ensure that assessments are conducted of all pathways and potential pathways of intentional and unintentional introductions, including commodities and transportation vectors.

Strategy 2.2. Develop and implement plans for managing both intentional and accidental high-risk pathways, working with existing regulatory authorities as appropriate.

Action 2.2.1. Identify authors or teams who will create pathway management plans.

Action 2.2.2. Ensure that plans identify additional funding and legal authority, if needed.

Action 2.2.3. Encourage cooperation between federal and state agencies in the development and implementation of invasive species risk management partnerships at all significant ports of entry in Virginia.

Strategy 2.3. Prevent or slow the spread of species within the state.

Action 2.3.1. Identify species with limited range within the state that have potential to spread.

Action 2.3.2. Develop intra-state regional early detection lists and rapid response plans and share with relevant stakeholders.

3. EARLY DETECTION, IDENTIFICATION, AND REPORTING

When invasive species elude preventive actions and enter Virginia, early detection is the next line of defense. Early detection consists of monitoring for invasive species around critical pathways, protected areas, and urban and agricultural ecosystems. Monitoring of invasive species also supports several other strategic needs: it evaluates prevention and control programs and provides information on invasion patterns and future management needs.

Formal responsibility for early detection of new invasions is distributed across several state agencies with dedicated staff who survey or monitor for invasive species: VDACS and VDOF conduct surveys for plant pests; VDWR monitors nuisance species, invasive plants on VDWR lands and facilities, and terrestrial and aquatic (freshwater) invasive species; VMRC monitors aquatic (saltwater) species; and VDH monitors nonnative mosquitoes that carry human pathogens. Other state and federal agencies with technical expertise and roles that place professional staff in the position of making early detections are VDCR, VIMS, VMRC, VDEQ, and the Cooperative Extension Service at the state level, and USDA-APHIS, NPS, USFS, and USFWS at the federal level. Localities and nonprofit conservation organizations also have resource professionals that play an important role in early detection. Clear detection targets and reporting protocol will enable more agency staff to recognize and report early detections of species of high concern.

Volunteers who regularly use and enjoy Virginia's natural resources offer another opportunity for enhancing early detection capability through directed surveys and chance encounters. Effective participation of volunteers in early detection requires outreach, training, and tools, such as iNaturalist and Wildspotter apps, that assist in identifying and reporting potential invasive species. The following strategies and actions will enhance both professional and volunteer participation in early detection.

Verification of a suspected new invasive species requires taxonomic expertise. Once verified, information about the infestation needs to get to the appropriate agency. Data collection protocol and data collection forms will help ensure that useful data are collected at the time of the first detection. Sharing early detection data as soon as possible with the wider network will help increase alertness to the species in question and signal the need for next steps in the rapid response process. See Figure 7.

Goal 3. Promote and enhance early detection of invasive species, by professionals and volunteers, through education and reporting tools.

Strategy 3.1. Enhance the likelihood of early detection and reporting of suspected new species by supporting volunteers and professionals with information and tools designed to detect and report invasive species of high concern.

Action 3.1.1. Develop a list of 15–20 species of high concern for early-detection training and education.

Action 3.1.2. Maintain an early-detection network directory on www.invasivespeciesva.org. See Appendix F.

Action 3.1.3. Create and maintain an early-detection Microsoft Teams group for state resource staff to share resources.

Action 3.1.4. Provide early-detection training materials and workshops for Virginia Master Naturalists and other citizen groups so that they may train others in early detection.

Action 3.1.5. Maintain an online early-detection species-identification guide.

Action 3.1.6. Promote the online early-detection reporting page at invasivespeciesva.org.

Action 3.1.7. Encourage and support personnel at Cooperative Extension offices to act as contacts for an early-detection network. Virginia Cooperative Extension agents are well positioned to implement this strategy.

Action 3.1.8. Provide training and information to allow resource professionals to enhance their knowledge of early-detection species-identification and reporting protocols.

Strategy 3.2. Ensure the timely identification and reporting of newly introduced species.

Action 3.2.1. Encourage the use of an early-detection data-collection protocol.

Action 3.2.2. Ensure access to taxonomic expertise such as those at Virginia Cooperative Extension Diagnostic and Laboratory Services.

Action 3.2.3. Encourage the use of the Early Detection and Distribution Mapping System (www.eddmaps.org), iNaturalist.org, or Wildspotter to report, map, and catalog new species introductions.

Action 3.2.4. Expand use of ArcGIS Online for sharing specific invasive species data sets between agencies and with the public.

Action 3.2.5. Encourage archiving of confirmed new species introductions at appropriate institutions.

Action 3.2.6. Report confirmed new introductions to the Invasive Species Working Group and Advisory Committee.

Action 3.2.7. Facilitate media coverage of new introductions.

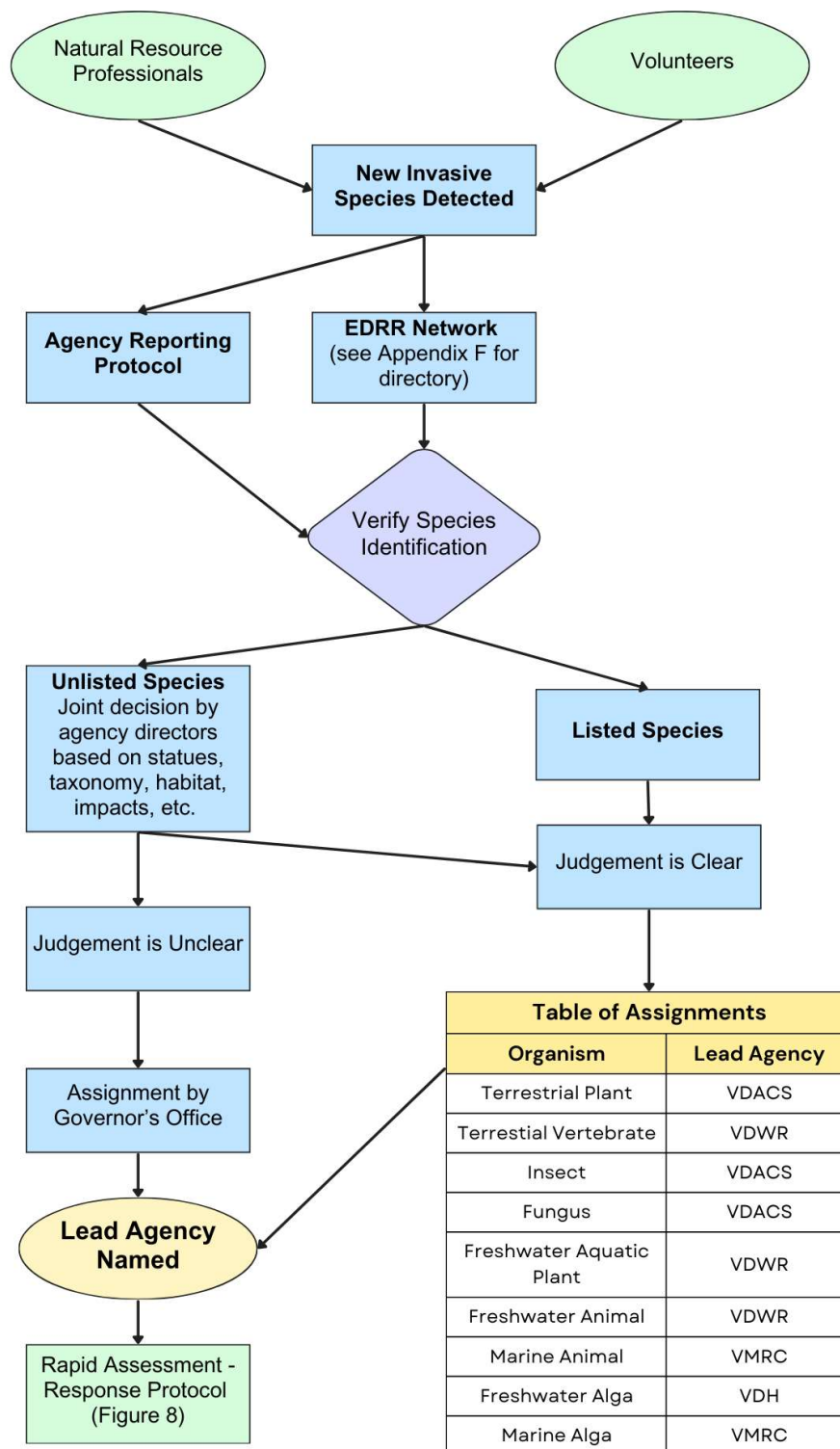


Figure 7. Early detection process.

4. RAPID ASSESSMENT AND RAPID RESPONSE

When new invasive species are discovered, it is essential to respond rapidly, before they become established, spread, and cause harm. Delay in response can lead to profoundly higher costs of control and management. Integrated rapid-response programs are required. The objective of rapid response is containment or eradication of the target species. State agencies will coordinate response activities with federal and local agencies and non-governmental organizations. Rapid-response programs must be guided by contingency plans, seek approval for likely management actions, and be supported with emergency funding. When a species is detected for which a plan has not been prepared, a rapid-assessment process is recommended.

Goal 4. Enhance rapid-response capability to implement eradication or containment procedures for target species through planning.

Strategy 4.1. State agencies should develop and test contingency/emergency response plans for potential invasive species of high concern most likely to be introduced. The *Pest Plant Emergency Action Plan* prepared by the VDACS Office of Pest Plant Industry Services provides a model for such plans. See Appendix E.

Action 4.1.1. Form planning teams for specific life form types (e.g., mammals, fish, mosquitoes, plant pathogens.).

Action 4.1.2. Prepare response plans, and incorporate these plans into the state emergency plan under the state homeland security system.

Action 4.1.3. Seek approval for anticipated management actions from regulatory agencies.

Action 4.1.4. Develop and test a generic rapid-response plan with a mock-invasion scenario.

Strategy 4.2. VISAC will support coordination of available funds or funding sources for rapid-response implementation and assess needs for more funding authority.

Action 4.2.1. State agencies with rapid response funding will coordinate deployment of funds to support priority response actions.

Strategy 4.3. Encourage interagency and public–private partnerships for successful rapid-response operations.

Action 4.3.1. VISAC will work with agency staff and other stakeholders to ensure cooperation and coordination at all levels of response.

Strategy 4.4. When early detection identifies an invasive species of high concern for which no plan has been prepared, conduct rapid assessment. The assessment will determine jurisdictional purview, regulatory status, permitting needs, etc. Federal agencies may be helpful at this stage to provide technical assistance and possibly emergency funding.

Action 4.4.1. Identify agency staff and partners for rapid-assessment teams.

Action 4.4.2. Conduct rapid assessment to determine potential economic and ecological threats posed by verified new species.

Action 4.4.3. Determine appropriate regulatory status of new species.

Action 4.4.4. Seek technical and other assistance from federal agencies.

Strategy 4.5. VISAC will facilitate media coverage and reporting of rapid-response actions.

Action 4.5.1. Prepare and provide press kits and expert contacts for stories and interviews.

Action 4.5.2. VISAC will coordinate social media posts on priority response events.

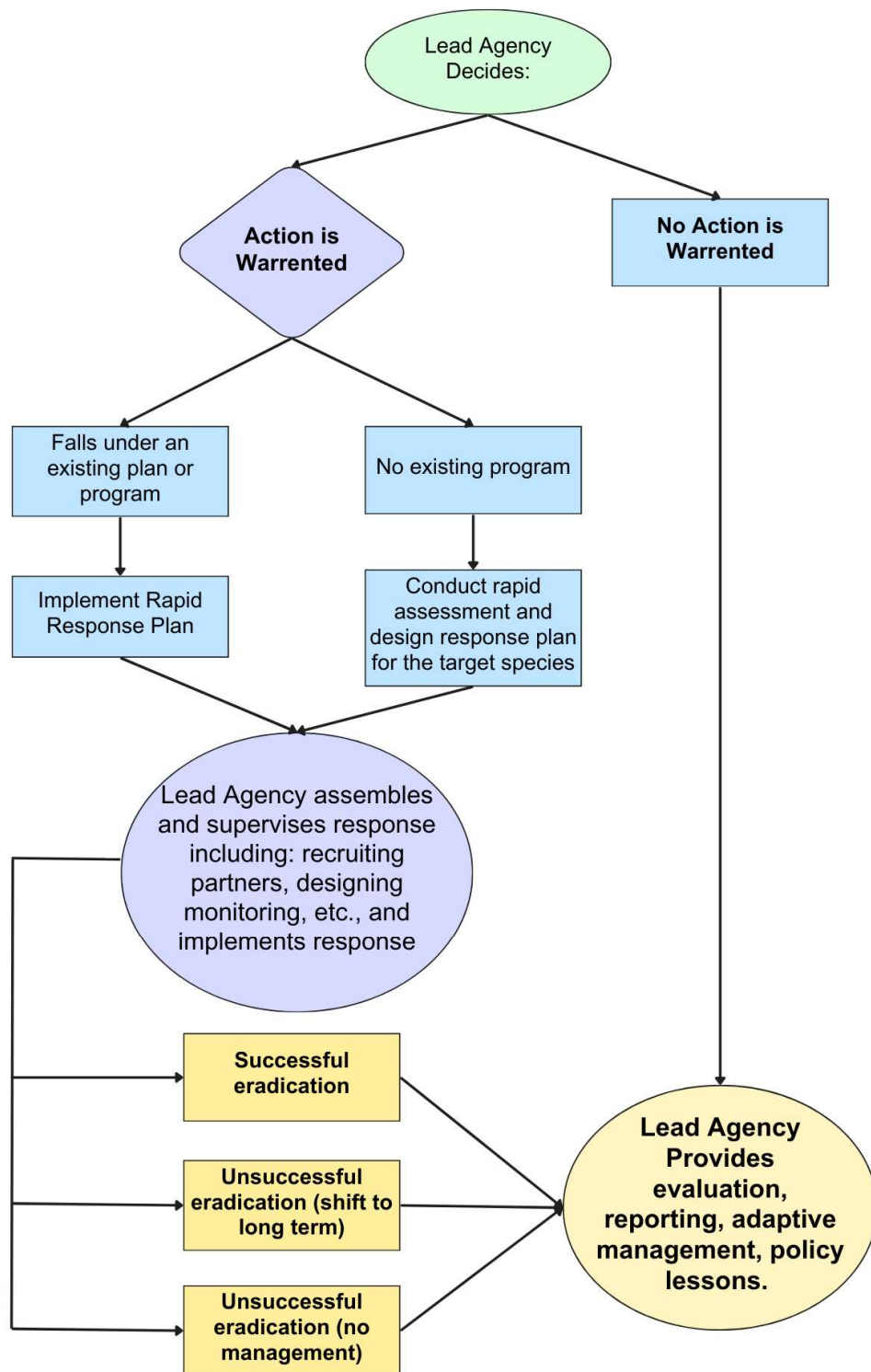


Figure 8. Rapid-response process.

5. CONTROL AND MANAGEMENT

Established invasive species require control through containment, abatement, or other management strategies to minimize environmental and economic impacts. Management objectives may include population suppression, limiting spread, and reducing impacts. Control measures may include mechanical, chemical, biological, or integrated pest management strategies. In managed ecosystems, restoration is an essential component of control for preventing an invader from reinvading a site or new invaders from becoming established. Adequate funding, public awareness, and management expertise are critical to success.

Invasive species do not recognize political boundaries or agency jurisdictions. State agencies will need to coordinate efforts with federal and local agencies and non-governmental entities within the state and the region.

Invasive species should be prioritized for targeted management and research activities. Risk assessment, cost–benefit analysis, and other tools can be used to identify and select appropriate control measures. This need is addressed in Goal 6: Research and Risk Assessment.

Goal 5. Provide control of priority invasive species through containment, abatement, or other management strategies—including restoration and use of native species—to minimize environmental and economic impacts.

Strategy 5.1: Prepare and implement management plans for abating environmental and economic impacts of established high-priority invasive-species infestations (as identified in Action 6.2.1).

Action 5.1.1. Develop and implement management plans for invasive species established (naturalized) in Virginia through a partnership/stewardship approach. Plans shall include guidelines for post-treatment disposal of invasive species biomass and decontamination of equipment.

Action 5.1.2. Develop and implement restoration plans for wildland and aquatic ecosystems to provide conditions more suitable for native biota. Additionally, prevent reinfestation by invasive species into these ecosystems and agricultural and forest land.

Action 5.1.3. State agencies shall prioritize the procurement and use of native plant species for restoration, soil conservation, and landscaping in accord with § Code of Virginia 2.2-220.2.

Action 5.1.4. Identify information, staff, research, and budget needs for improving invasive species management in Virginia.

Strategy 5.2. Develop, support, and continue programs to assist private landowners in control of invasive species.

Action 5.2.1. Evaluate potential incentive programs or assistance for private landowners for the control of invasive species and make recommendations to the General Assembly to establish or enhance these programs.

Action 5.2.2. Evaluate potential incentive programs or assistance for private landowners for the restoration of ecosystems vulnerable to invasion.

Strategy 5.3. Encourage and support the formation of PRISMs/CWMAs.

Action 5.3.1. Create opportunities for PRISM representatives to participate in meetings, on panels, and cooperative projects.

6. RESEARCH, MONITORING, AND RISK ASSESSMENT

Research supports all facets of the management plan and is necessary to increase the effectiveness of prevention, detection, response, and control and management of invasive species. Science-based risk-assessment tools are needed to evaluate potential invasive species before they reach Virginia's borders and to prioritize appropriate responses once they do. Significant research and monitoring efforts are under way at federal agencies (chiefly USDA, DOI, and EPA) and universities. The principal role of state agencies will be to partner with these institutions regarding research, monitoring, and risk assessment needs and to provide feedback on the efficacy of current management tools.

Research needs are both basic and applied. Science support for monitoring includes identifying statistically sound and repeatable standard techniques that can be applied to invasive plants and animals and can be used in multiple habitats (terrestrial, freshwater, and marine). The development of models designed to increase the ability of monitoring to accurately predict the distribution and impacts of invasive species is also a key need. Finally, risk assessment is a decision-support tool critical to the prevention, early-detection, rapid-response, and control components of this plan.

Goal 6. Support or conduct research, monitoring, and risk assessment needed to assess, prioritize, and control invasive species.

Strategy 6.1. Building on existing state, federal, and university programs, such as the Invasive Species Collaborative at Virginia Tech (VT) and the new Virginia Invasive Plant Coalition (VIPC), establish and coordinate a state invasive species research network. This network will develop and collaborate on long- and short-term research capacity and will communicate invasive species research needs to other institutions.

Action 6.1.1. Identify ongoing research, monitoring, and risk assessment efforts being conducted by other states, federal agencies, and universities and coordinate with these institutions. Support priority needs with adequate staff and funding in appropriate Virginia agencies and encourage collaboration with other states, federal agencies, and universities.

Action 6.1.2. The VISAC will routinely identify priority research needs and communicate needs to the Virginia Tech Invasive Species Collaborative and other research partners. These priorities should address invasive species research, monitoring, and risk assessment and control efficacy needs in terrestrial, freshwater, and marine habitats.

Action 6.1.3. In support of Actions 6.1.1 and 6.1.2, encourage and support a workshop to be coordinated by Virginia Tech Invasive Species Collaborative to hear and discuss research needs. Topics may include integrated pest management (IPM) and biological control methods, and “private landowner-friendly” control practices.

Strategy 6.2. Increase invasive-species risk-assessment capacity.

Action 6.2.1. Identify risk assessments completed for invasive species established in Virginia and identify needs for further analysis. This process should result in a list of established high priority invasive species, which are 1) established in Virginia and 2) recognized as a threat to ecological or economic resources. Risk assessments are well-developed for plant species but not yet for other organisms. Encourage and support risk assessment for insects and other invertebrates, e.g., Asian giant hornet (*Vespa mandarinia*) and Joro spider (*Trichonephila clavata*), and others.

Action 6.2.2. Participate with federal agencies and nongovernmental stakeholders in development of a fair and comprehensive screening system for evaluating new intentional nonnative species introductions.

Action 6.2.3. Implement a rapid review process for assessing likely but not yet introduced invasive species for which rapid response tools will be necessary.

Action 6.2.4. Develop environmental and economic indicators for evaluating impacts of invasive species on Virginia’s economy and environment.

7. EDUCATION AND OUTREACH

Education and outreach are vital to all the other goals in this Plan. Educating specific constituencies, such as commercial importers, agricultural producers, hikers, and anglers, on the impacts of invasive species will result in more citizen involvement. General outreach and specialized training programs are required to support other goals of this Plan.

Goal 7. Provide current information on invasive species, their negative impacts to environmental and economic resources, and methods of their prevention and control to the general public, environmental nongovernmental organization, special interest groups, and K–12 science teachers.

Strategy 7.1. Develop and implement a coordinated public-awareness campaign emphasizing public and private partnerships for addressing invasive species challenges.

Action 7.1.1. Develop programming for Master Naturalists, Master Gardeners, PRISMs and others to take into schools.

Action 7.1.2. Distribute educational information and materials for the safe management of invasive species and to raise awareness of the need for preventing future introductions or spread of invasive species.

Action 7.1.3. When feasible, emphasize involvement through on-the-ground action to directly involve communities in management of invasive species.

Action 7.1.4. Connect to ongoing national campaigns such as National Invasive Species Awareness Week.

Action 7.1.5. Ensure that Cooperative Extension agents have training, tools, and information for educating the public on invasive species identification, reporting, and control.

Action 7.1.6. The VISAC will coordinate development of a centralized educational materials and programs repository.

Strategy 7.2. Work with conservation volunteer and professional societies to guide awareness and capacity for education and outreach.

Action 7.2.1. Leverage existing channels for distributing invasive species news and information among interested stakeholders. Examples include but are not limited to newsletters, magazines, and webpages published by Department of Forestry, Department of Wildlife Resources, Department of Conservation and Recreation, Blue Ridge PRISM, and Virginia Native Plant Society.

Action 7.2.2. Connect to a wider circle of agencies and organizations engaged in invasive species actions and education. Examples include garden clubs, horticultural programs, botanical gardens, and landscape architects' associations.

Strategy 7.3. Create and deliver training programs for presentation by professionals and volunteers on identifying, mapping, reporting, and controlling invasive species occurrences.

Action 7.3.1. Offer training on species identification and control methods for professional staff and volunteers.

Action 7.3.2. Offer workshops on collecting field data, GPS and GIS tools, and reporting methods (eddmaps.org, iNaturalist.org, Wild Spotter app, invasivespeciesva.org, ArcGIS Online, and related apps.)

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APPENDICES

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Appendix A

GLOSSARY

aquatic nuisance species are a subset of invasive species that impact aquatic ecosystems (U.S. Congress 1990). Examples include: zebra mussel, snakehead fish, giant salvinia, two-horned trapa.

ecosystem (or ecological system) comprises all the living organisms and nonliving components within a specified area interacting as a system. Forests, grasslands, wetlands are examples of ecosystems. Some ecosystems can be embedded in other ecosystems, such as a stream or pond ecosystem may be embedded in a forest ecosystem.

invasive species are nonnative plant, animal, or microbial species that cause, or are likely to cause, economic or ecological harm or harm to human health (Presidential Executive Order 13112). *Established* invasive species are present in a specific region of interest to the extent that eradication is not feasible. *Early detection* invasive species are considered to have a high likelihood of becoming invasive in a specific region, are not yet established, and their establishment may be prevented through early detection and rapid-response efforts.

native (or indigenous) species have evolved within a specific geographic region or expanded their range naturally, i.e., without the benefit of intentional or accidental human transport.

nonnative (or introduced, alien, exotic, or nonindigenous) species have been transplanted from their native range by intentional or accidental human action.

pathway (or vector) is the artificial means by which species are transported from their native range into new regions. Ballast water, shipping containers, and tourist luggage are examples of species pathways.

risk assessment is “a process for organizing and analyzing data, assumptions, and uncertainties to evaluate the likelihood of adverse ecological effects that may occur or are occurring as a result of exposure to one or more stressors.” (Source: “Ecological Risk Assessment in the Federal Government,” 1999, Committee on the Environment and Natural Resources. Available at <https://assessments.epa.gov/risk/document/&deid=12384>)

Appendix B

2009 Invasive Species Working Group Enabling Legislation

Code of Virginia

§ 2.2-220.2. Invasive species management plan for strategic actions by state agencies and related advisory group; strategic actions by state agencies to prioritize the use of native plant species.

A. The Secretaries of Natural and Historic Resources and Agriculture and Forestry shall coordinate the development of strategic actions to be taken by the Commonwealth, individual state and federal agencies, private businesses, and landowners related to invasive species prevention, early detection and rapid response, control and management, research and risk assessment, and education and outreach. Such strategic actions shall include the development of a state invasive species management plan. The plan shall include a list of invasive species that pose the greatest threat to the Commonwealth. The primary purposes of the plan shall be to address the increasing threats of invasive species, to improve coordination among state and federal agencies' efforts regarding invasive species prevention and management and information exchange, and to educate the public on related matters. The Secretaries of Natural and Historic Resources and Agriculture and Forestry shall update the state invasive species management plan at least once every four years. The Department of Conservation and Recreation shall provide staff support.

B. The Secretary of Natural and Historic Resources shall establish and serve as chair of an advisory group to develop an invasive species management plan and shall coordinate and implement recommendations of that plan. Other members of the advisory group shall include the Departments of Agriculture and Consumer Services, Conservation and Recreation, Environmental Quality, Forestry, Health, Transportation, and Wildlife Resources; the Marine Resources Commission; the Virginia Cooperative Extension; the Virginia Institute of Marine Science; representatives of the agriculture and forestry industries; the conservation community; interested federal agencies; academic institutions; and commercial interests. The Secretary of Agriculture and Forestry shall serve as the vice-chair of the advisory group. The advisory group shall meet at least twice per year, shall utilize ad hoc committees as necessary with special emphasis on working with affected industries, landowners, and citizens, and shall assist the Secretary to:

1. Prevent additional introductions of invasive species to the lands and waters of the Commonwealth;
2. Procure, use, and maintain native species to replace invasive species;
3. Implement targeted control efforts on those invasive species that are present in the Commonwealth but are susceptible to such management actions;
4. Identify and report the appearance of invasive species before they can become established and control becomes less feasible;
5. Implement immediate control measures if a new invasive species is introduced in Virginia, with the aim of eradicating that species from Virginia's lands and waters if feasible given the degree of infestation; and
6. Recommend legislative actions or pursue federal grants to implement the plan.

Nothing in this section shall affect the authorities of any agency represented on the advisory group with respect to invasive species.

C. The Secretaries of Natural and Historic Resources, Agriculture and Forestry, and Administration shall coordinate the development of strategic actions to be taken by state agencies to prioritize the use of native plant species. Such strategic actions shall (i) identify state properties appropriate to restore to natural communities and native species habitats, (ii) encourage all state agencies to prioritize native plants and trees when planting or propagating on state properties, and (iii) provide guidance to state agencies that manage state properties on restoration of properties degraded by invasive plants by planting more natural communities and native species habitats.

D. As used in this section, "invasive species" means a species, including its seeds, eggs, spores or other biological material capable of propagating that species, that is not native to the ecosystem and whose introduction causes or is likely to cause economic or environmental harm or harm to human health; however, "invasive species" does not include (i) any agricultural crop generally recognized by the U.S. Department of Agriculture or the Virginia Department of Agriculture and Consumer Services as suitable to be grown in the Commonwealth or (ii) any aquacultural organism recognized by the Marine Resources Commission or the Department of Wildlife Resources as suitable to be propagated in the Commonwealth.

2009, cc. 144, 619; 2020, c. 958; 2021, Sp. Sess. I, c. 401; 2023, c. 193.

Appendix C

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(804) 786-2701, Steven.Brich@vdot.virginia.gov
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Derek Aday, Director
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Currently vacant -- Commercial
Dominion Energy
5000 Dominion Boulevard
Glen Allen, VA 23060

Katie Hellebush -- Agriculture Industry
Virginia Nursery and Landscaping Association

Nicole Rovner -- Conservation Community
The Nature Conservancy
530 E. Main Street, Suite 800
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Currently vacant, US Forest Service
Planning & Forest Ecology Group Staff Officer
George Washington and Jefferson National Forests
5162 Valleypointe Parkway
Roanoke, VA 24019-3050
540-953-3560, troymorris@fs.fed.us

Jacob Barney, Ph.D. -- Virginia Polytechnic Institute and State University
Department of Plant Pathology, Physiology and Weed Science
Glade Road Research Center (0330)
Blacksburg, VA 24061-0330
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Appendix D

2024 Virginia Invasive Species Advisory Committee

Jacob Barney, Ph.D., Virginia Polytechnic Institute and State University,
Department of Plant Pathology, Physiology and Weed Science

Scott Barras, U.S. Department of Agriculture, Animal and Plant Health Inspection
Service

Jason Bulluck, Virginia Department of Conservation and Recreation

Lori Chamberlin, Virginia Department of Forestry

David Gianino, Virginia Department of Agriculture and Consumer Services,
Office of Plant and Pest Services

Kevin Heffernan, Chair of VISAC; Virginia Department of Conservation and
Recreation

Katie Hellebush, Virginia Nursery and Landscape Association

Jim Hurley, Ph.D., Virginia Native Plant Society

Martin Krebs, Virginia Department of Transportation

Bill Lewis, Virginia Department of Transportation

Roger L. Mann, Ph.D., Virginia Institute of Marine Science, College of William
and Mary

Hannah Schul, Virginia Department of Wildlife Resources

Lesley Starke, Virginia Department of Conservation and Recreation

Rod Walker, Blue Ridge Partnership for Invasive Species Management

Brian Waymack, Virginia Department of Transportation

Carrie Wu, Ph.D., University of Richmond

APPENDIX E

Summary of the Virginia Plant Pest Emergency Action Plan

The *Virginia Plant Pest Emergency Action Plan* provides guidance to state and federal agencies for the coordinated response to plant health emergencies arising from natural, accidental, or intentional introduction of plant pests, diseases, or other plant health issues that threaten Virginia's agricultural, horticultural, and forest resources. VDACS and USDA-APHIS-PPQ have primary jurisdiction for enforcement of plant pest laws and regulations and have designated personnel for leadership roles in coordinating state and federal response to emergencies. Other cooperating agencies include USFWS, Department of Homeland Security Customs and Border Protection, Federal Emergency Management Agency, Virginia Tech Cooperative Extension Service, VDOF, VDWR, VDOT, VDCR, VDEQ, and VISC.

The goals of the plan are to prevent, control, or eradicate plant pests that threaten Virginia's agricultural, horticultural, and forest resources.

The objectives of the plan are to:

- Develop and maintain procedures and protocols in the event of an agricultural emergency.
- Define roles and responsibilities of each agency through a cooperative agreement or memorandum of understanding.
- Coordinate a response to the agricultural community to effectively convey information as to the nature, extent, and relevancy of an emergency.
- Provide resources.
- Enforce laws and regulations relevant to an emergency.

In support of these goals and objectives, plant health surveillance and pest detection systems have been developed. Information on pest detection is available to cooperators and the public through the VDACS Plant Industry Services website (<https://www.vdacs.virginia.gov/plant-industry-services.shtml>) and websites of other cooperating agencies. The plan includes protocol for the activation of emergency response actions, a communication plan, specimen sampling and pest quarantine procedures. VDACS and USDA-APHIS-PPQ annually review and revise the plan using new information and feedback from cooperating agencies.

This plan ensures that state and federal resources are utilized in an effective and efficient manner in addressing exotic plant pests threatening Virginia. A coordinated response eliminates duplication of efforts, while targeted detection surveys based upon pest risk analysis ensure early pest detection and containment, thereby greatly increasing the potential success of eradication efforts. The *Virginia Plant Pest Emergency Action Plan* is a component of VDACS' Emergency Response Manual and the Commonwealth of Virginia's Emergency Operations Plan.

Appendix F

Early Detection Network Contacts

Type of Organism	Agency
Plants	VDACS, VDCR, VDOF, DWR, VT
Insects	VDACS, VDOF, VT
Terrestrial vertebrates	VDWR, VDACS, VT
Aquatic species	VDWR, VMRC, VIMS, VT

VDCR. Virginia Department of Conservation and Recreation

Insects, plants, or animals that threaten Virginia Natural Heritage resources

Kevin Heffernan

kevin.heffernan@dcr.virginia.gov

(804) 786-9112

VDACS. Virginia Department of Agriculture and Consumer Services, Plant Industry Services

Invasive plants, insects, and pathogens that are plant pests

Anna Pasternak

anna.pasternak@vdacs.virginia.gov

(804) 786-3515

VDWR. Virginia Department of Wildlife Resources

Animals or plants, terrestrial or aquatic, that threaten Virginia wildlife

Hannah Schul

hannah.schul@dwr.virginia.gov

(804) 968-8546

VDOF. Virginia Department of Forestry

Insects, plants, or plant pathogens that threaten Virginia Forests

Katlin DeWitt

katlin.mooneyham@dof.virginia.gov

(434) 977-6555

VIMS. Virginia Institute of Marine Science

Aquatic plants or animals

Roger Mann, Ph.D.

rmann@vims.edu

(804) 684-7360

VT. Virginia Polytechnic and State University

Plants that threaten natural or agricultural resources

Jacob Barney, Ph.D.

jnbarney@vt.edu

(540) 449-7775

Appendix G

LIST OF ACRONYMS USED IN THE INVASIVE SPECIES MANAGEMENT PLAN

ANSTF	Aquatic Nuisance Species Task Force
BRPRISM	Blue Ridge Partnership for Regional Invasive Species Management
CWMA	Cooperative Weed Management Area
MAPAIS	Mid-Atlantic Panel on Aquatic Invasive Species
NISC	National Invasive Species Council
NPS	National Park Service
PRISM	Partnership for Regional Invasive Species Management
USDA-APHIS	U.S. Department of Agriculture Animal and Plant Health Inspection Service
USFWS	U.S. Fish and Wildlife Service
VCE	Virginia Cooperative Extension
VDACS	Virginia Department of Agriculture and Consumer Services
VDCR	Virginia Department of Conservation and Recreation
VDH	Virginia Department of Health
VDOT	Virginia Department of Transportation
VDWR	Virginia Department Wildlife Resources
VIMS	Virginia Institute of Marine Science
VIPC	Virginia Invasive Plant Coalition
VISAC	Virginia Invasive Species Advisory Committee
VISWG	Virginia Invasive Species Working Group
VMRC	Virginia Marine Resources Commission
VNPS	Virginia Native Plant Society
VT	Virginia Polytechnic and Stat University

Appendix H

Selected Invasive Species Actively Managed or Monitored in Virginia

These species are managed or monitored in Virginia or are discussed in the Plan. This list is not a complete list of all invasive species in Virginia nor all invasives receiving management.

Common name	Scientific name	Life form	Habitat
Asian clam	<i>Corbicula fluminea</i>	animal	aquatic
black carp	<i>Mylopharyngodon piceus</i>	animal	aquatic
blue catfish	<i>Ictalurus furcatus</i>	animal	aquatic
giant salvinia	<i>Salvinia molesta</i>	plant	aquatic
MSX disease	<i>Haplosporidium nelsoni</i>	protozoan	aquatic
Mute Swan	<i>Cygnus olor</i>	animal	aquatic
New Zealand mudsnail	<i>Potamopyrgus antipodarum</i>	animal	aquatic
nutria	<i>Myocaster coypus</i>	animal	aquatic
Phragmites	<i>Phragmites australis</i>	plant	aquatic
purple loosestrife	<i>Lythrum salicaria</i>	plant	aquatic
quagga mussel	<i>Dreissena bugensis</i>	animal	aquatic
rapa whelk	<i>Rapana venosa</i>	animal	aquatic
rusty crayfish	<i>Orconectes rusticus</i>	animal	aquatic
snakehead fishes	<i>Channa</i> spp.	animal	aquatic
water chestnut	<i>Trapa nutans</i>	plant	aquatic
two-horned trapa	<i>Trapa bispinosa</i>	Plant	aquatic
zebra mussel	<i>Dreissena polymorpha</i>	animal	aquatic
mosquitoes	<i>Aedes albopictus</i> ; <i>Ochlerotatus japonicus</i>	animal	aquatic ¹
West Nile virus	<i>Flavivirus</i> sp.	virus	aquatic ¹
Asian longhorn beetle	<i>Anoplophora glabripennis</i>	animal	terrestrial
chronic wasting disease	transmissible spongiform encephalopathies (TSEs)	prion	terrestrial
clover broomrape	<i>Orobancha minor</i>	plant	terrestrial
emerald ash borer	<i>Agrilus planipennis</i>	animal	terrestrial
giant hogweed	<i>Heracleum mantegazzianum</i>	plant	terrestrial
hemlock wooly adelgid	<i>Adelges tsugae</i>	animal	terrestrial
imported fire ant	<i>Solenopsis invicta</i>	animal	terrestrial
inula	<i>Inula britannica</i>	plant	terrestrial
Japanese knotweed	<i>Polygonum cuspidatum</i>	plant	terrestrial
Japanese stilt-grass	<i>Microstegium vimineum</i>	plant	terrestrial
Johnson grass	<i>Sorghum halepense</i>	plant	terrestrial
kudzu	<i>Pueraria montana</i>	plant	terrestrial
mile-a-minute weed	<i>Polygonum perfoliatum</i>	plant	terrestrial
pine shoot beetle	<i>Tomicus piniperda</i>	animal	terrestrial
Siberian moth	<i>Dendrolimus sibiricus</i>	animal	terrestrial
spongy moth	<i>Lymantria dispar</i>	animal	terrestrial
spotted lanternfly	<i>Lycorma delicatula</i>	animal	terrestrial
sudden oak death	<i>Phytophthora ramorum</i>	fungus	terrestrial
thistles	<i>Cirsium vulgare</i> , <i>C. arvense</i>	plant	terrestrial
tree-of-heaven	<i>Ailanthus altissima</i>	plant	terrestrial
feral swine	<i>Sus scrofa</i>	animal	terrestrial
wavyleaf grass	<i>Oplismenus undulatifolius</i>	plant	terrestrial

APPENDIX I

Summary Table of Virginia Invasive Species Laws

Law	Relevant code/regulation sections	Responsible agency	Covered life forms	Description and important statutory provisions
Authority of locality to control certain noxious weeds	§ 15.2-902	VDACS; local governments	Johnson grass, multiflora rose, musk thistle, curled thistle	Permits counties, cities, or towns to enact ordinances to “prevent, control and abate the growth, importation, spread and contamination of uninfested lands” the four species listed in the law.
Virginia Tree and Crop Pest Law	§ 3.2-700-713	VDACS	Any insect, disease, parasitic plant, vertebrate or invertebrate animal capable of damaging plants or products derived from plants; any such life form creating a public nuisance	Authorizes VDACS to “protect the agricultural, horticultural, and other interests of the Commonwealth from plant pests...” § 3.2-701. Empowers VDACS to “direct abundance surveys for plant pests and may carry out operations or measures to locate, suppress, control, eradicate, prevent, or retard the spread of pests.” § 3.2-702. Quarantine authority: VDACS may “quarantine this Commonwealth or any portion thereof when they determine that such action is necessary to prevent or retard the spread of a pest into, within or from this Commonwealth. . . Following the establishment of a quarantine, no person shall move any regulated article described in the quarantine or move the

				pest against which the quarantine is established, within, from, into, or through this Commonwealth contrary to regulations.” § 3.2-703.
Gypsy Moth Regulations and Quarantine	2 Va. Admin. Code §§ 5-330-10 to -90	VDACS	Gypsy moth (now known as “spongy moth”)	Restrictions and quarantine imposed under the Virginia Pest Law
Cotton Boll Weevil Regulations and Quarantine	2 Va. Admin. Code §§ 5-440-10 to -110	VDACS	Cotton boll weevil	Restrictions and quarantine imposed under the Virginia Pest Law
Plants and Plant Products Inspection Law	§ 3.2-3800 to -3811	VDACS	Any insect, invertebrate animal, parasitic plant, or pathogen capable of damaging plants or products derived from plants	Authorizes VDACS to regulate and inspect nurseries and nursery stock for plant pests. “It shall be the duty of the Commissioner [of VDACS] to protect the agricultural, horticultural, and other interests of the Commonwealth from plant pests” § 3.2-3801 Penalty: Any person who imports a plant pest into Virginia is guilty of a Class 1 misdemeanor. § 3.2-3810
European Black Currant Quarantine	2 Va. Admin. Code § 4-450-10	VDACS	European black currant	Quarantine imposed under the Plants and Plant Products Inspection Law and Virginia Pest Law to prevent the spread of white pine blister rust.
Noxious Weed Law	§§ 3.2-800 to 809	VDACS	“Noxious weed’ means any living plant, or part thereof, declared by the Board	Provides that VDACS “shall make surveys for noxious weeds.” § 3.2-801 Quarantine authority: VDACS authorized to impose statewide quarantines in order to eradicate or prevent the spread of a

			through regulations under this chapter to be detrimental to crops, surface waters, including lakes, or other desirable plants, livestock, land, or other property, or to be injurious to public health, the environment, or the economy, except when in-state production of such living plant, or part thereof, is commercially viable or such living plant is commercially propagated in Virginia.”	noxious weed. § 3.2-802 Penalty: Any person who imports a plant pest into Virginia is guilty of a Class 1 misdemeanor. § 3.2-809.
Control of Avian Influenza	§ 3.2-6023; 2 Va. Admin. Code §§ 5-195-10 to -180.	VDACS	Any avian species or egg from an area where H5 or H7 avian influenza has been found	Empowers VDACS to promulgate and enforce regulations designed to prevent the spread of avian influenza.

Powers of Department of Conservation and Recreation Officers	§§ 10.1-104, -116 to -117.	VDCR		VDCR “may promulgate regulations necessary to carry out the purposes and provisions of this subtitle. A violation of any regulation shall constitute a Class 1 misdemeanor, unless a different penalty is prescribed by the Code of Virginia. However, a violation of the Virginia State Park Regulations (4VAC5-30) shall constitute a Class 3 misdemeanor.
Virginia Natural Preserves Act	§§ 10.1-214	VDCR		“Once dedicated, a natural area preserve shall be managed in a manner consistent with continued preservation of the natural heritage resources it supports.”
Invasive plant species	§ 10.1-104.6:2	VDCR		<p>VDCR “shall create a list of invasive plant species no later than January 1, 2024, and shall update such list at least every four years thereafter.”</p> <p>“No agency of the Commonwealth shall plant, sell, or propagate any plant on the list of invasive plants established in subsection A except when doing so is necessary for scientific or educational purposes or bona fide agricultural purposes including the management, tilling, planting, or harvesting of agricultural products.” 2023, c. 153.</p>

Insect Infestation and Diseases of Forest Trees	§§ 10.1-1177 to - 1181	VDOF	Any insect or pathogen capable of damaging forest trees	<p>Authorizes VDOF to investigate and “devise and demonstrate” recommended control measures for insect infestations and diseases affecting stands of forest trees. § 10.1-1177</p> <p>When infestation or infection involves forests on private land, VDOF’s authority is limited to giving advice and recommendations to the landowner. Authority to set quarantines exclusively in VDACS. §§ 10.1-1177-1180.</p> <p>Creates “Control of Forest Tree Insects and Diseases Fund” to support VDOF’s forest infestation and disease eradication efforts. § 10.1-1181.</p>
Invasive Species Working Group	§ 2.2-220.2	Natural resource and agriculture agencies	All invasive species	<p>Calls for the Secretary of Natural Resources to lead the development of strategies to prevent the introduction of, to control, and to eradicate invasive species. § 2.2-220.2.</p>
Introduction of Snakehead Fish or Zebra Mussel	§§ 18.2-313.2, 29.1-575	All state law enforcement agencies	Snakehead fish, zebra mussels	<p>Makes it a Class 1 misdemeanor for any person to knowingly introduce a snakehead fish of family Channideae or a zebra mussel into Virginia. § 18.2-313.2</p> <p>Requires any person who catches a snakehead fish in Virginia waters to kill the fish and notify VDWR. § 29.575.</p>
Ballast Water Discharge	§§ 28.2-109 to 111	VMRC	Aquatic species capable of being transported in the	<p>Authorizes VMRC to promulgate regulations for the reporting and management of ballast water discharges from ocean-going vessels in Virginia</p>

			ballast water tanks of ships	waters. “‘Ballast water’ means any water or matter taken on board a vessel to control or maintain trim, draft, stability or stresses of the vessel” § 28.2-109. Requires VMRC to “adopt the federal guidelines [33 C.F.R. pt. 151] governing voluntary ballast water management practices to be followed by the operators of commercial vessels. § 28.2-111(A).
Fisheries and Habitat of Tidal Waters General Provisions	§§ 28.2-201, -202, -210	VMRC	Aquatic species	Authorizes VMRC to “[p]romulgate regulations . . . necessary to promote the general welfare of the seafood industry and to conserve and promote the marine resources of the Commonwealth.” § 28.2-201(1). Permits VMRC to issue temporary emergency regulations without following normal process if “necessary for the . . . protection of the seafood industry, natural resources or marine resources.” § 28.2-210.
Control of Foreign Fish, Shellfish, or Crustacea	§ 28.2-825	VMRC	Nonnative fish, shellfish, or crustaceans	Prohibits the introduction of most non-native fish, shellfish, or crustaceans into Virginia waters. Penalty: Any person who introduces a prohibited fish, shellfish, or crustacean into Virginia waters is guilty of a Class 1 misdemeanor. § 28.2-825(B).
Virginia Institute of Marine Science	§§ 28.2-1100 to -1102	VIMS	Aquatic Species	Continues VIMS, which is empowered to study and investigate matters affecting

				marine resources. VIMS is responsible for advising the VMRC, other state agencies, and private groups on marine resource issues.
Virginia Estuarine and Coastal Research Reserve System	§ 28.2-1103	VIMS	Aquatic and terrestrial species	Authorizes VIMS to administer and monitor protected estuarine and coastal lands in support of Virginia’s coastal resource management efforts.
Powers of Department of Wildlife Resources	§ 29.1-103 to 103.1, -109	VDWR	All wildlife and freshwater fish, including vertebrates and invertebrates	Empowers VDWR to “[c]onduct operations for the preservation and propagation of game birds, game animals, fish and other wildlife in order to increase, replenish and restock the lands and inland waters of the Commonwealth. § 29.1-103. Permits VDWR to “promulgate regulations pertaining to diseases in wildlife populations. The regulations shall include, but not be limited to, (i) measures to be implemented to eradicate or prevent the spread of such diseases and (ii) procedures for the condemnation and indemnification of captive wildlife.” § 29.1-103.1. Authorizes VDWR to “[e]nforce or cause to be enforced all laws for the protection, propagation and preservation of game birds and game animals of the Commonwealth and all fish in the inland waters thereof.” § 29.1- 109(B)(1).

Nuisance Species	§§ 29.1-100, -511.	VDWR	All wildlife constituting a nuisance	<p>“Nuisance species” are defined as “blackbirds, crows, cowbirds, grackles, English sparrows, starlings, or those species designated as such by regulations of the Board, and those species found committing or about to commit depredation upon ornamental or shade trees, agricultural crops, wildlife, livestock or other property or when concentrated in numbers and manners as to constitute a health hazard or other nuisance.” § 29.1-100.</p> <p>“There shall be a continuous open season for killing nuisance species of wild birds and wild animals as defined in § 29.1-100.” § 29.1-511.</p>
Importation of Predatory or Undesirable Game or Fish	§§ 29.1-542, -545.	VDWR	Predatory or undesirable birds or animals	<p>Prohibits the importation or liberation of predatory or undesirable birds or animals, except by permit. § 29.1-542.</p> <p>Prohibits the possession of nutria in the Virginia. § 29.1- 545. See also the Virginia Administrative Code 4VAC15-30-40.</p>

Nonindigenous Aquatic Nuisance Species Act	§§ 29.1-571 to -577; 4 Va. Admin. Code §§ 15-20-210, 15-30-40	VDWR	Any aquatic freshwater animal species designated by VDWR as a nuisance	<p>Authorizes VDWR to classify nuisance species and to “conduct operations and measures to suppress, control, eradicate, prevent, or retard the spread of any nonindigenous aquatic nuisance species.” § 29.1-572, -573(A).</p> <p>“Nonindigenous aquatic nuisance species” is defined as “a nonindigenous aquatic freshwater animal species whose presence in state waters poses or is likely to pose a significant threat of harm to (i) the diversity or abundance of any species indigenous to state waters; (ii) the ecological stability of state waters; or (iii) the commercial, industrial, agricultural, municipal, recreational, aquacultural, or other beneficial uses of state waters. Nonindigenous aquatic nuisance species shall include the zebra mussel, quagga mussel, and all species of snakehead fishes of the family Channidae.” § 29.1-571.</p> <p>Other listed species: black carp (<i>Mylopharyngodon piceus</i>); New Zealand mudsnail (<i>Potamopyrgus antipodarum</i>); Chinese mitten crab (<i>Eriocheir sinensis</i>), Marbled crayfish (<i>Marmorkrebs</i> – genus <i>Procambarus</i>) Rusty crayfish (<i>Orconectes rusticus</i>). 4 Va. Admin. Code § 15-20-210.</p>
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				<p>Penalty: Any person who violates this provision is subject to a civil fine of \$25,000 and is liable for the costs incurred by any government body as a result of the violator's actions. § 29.1-577.</p>
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*All statutory citations are to the Virginia Code Annotated, unless otherwise indicated.

† Acronyms used are as follows:

VDCR – Virginia Department of Conservation and Recreation
VDACS – Virginia Department of Agriculture and Consumer Services
VDWR – Virginia Department of Wildlife Resources
VDOF – Virginia Department of Forestry
VIMS – Virginia Institute of Marine Science
VMRC – Virginia Marine Resources Commission

‡ The maximum penalty for a Class 1 misdemeanor is 12 months in jail and a \$2,500 fine. Va. Code Ann. § 18.2-11.

