# TABLE OF CONTENTS

OVERVIEW ........................................................................................................... 3

APPLICABILITY ................................................................................................. 3

PRIORITIES ......................................................................................................... 4

GENERAL PROCESS .......................................................................................... 4
  Pool projects .................................................................................................... 4
  Stand-alone projects ......................................................................................... 5

PROJECT SUBMITTAL ....................................................................................... 5
  General .............................................................................................................. 5
  Previously approved or submitted requests ................................................... 6
  Narrative .......................................................................................................... 7
  Cost Estimates ................................................................................................. 7
  Capital Leases ................................................................................................. 10

SIX-YEAR CAPITAL OUTLAY PLAN ............................................................... 11

MAINTENANCE RESERVE ............................................................................... 12

APPENDIX A: DEFINITIONS AND CRITERIA .............................................. 15
  Operating or Capital Budget? ......................................................................... 15
  Acquisition ..................................................................................................... 16
  New Construction ............................................................................................ 16
  Improvements ................................................................................................. 16
  Equipment ...................................................................................................... 17
  Demolition ...................................................................................................... 17
  Energy Performance Projects ........................................................................ 18
  Capital Projects Funded in the Operating Budget ......................................... 19
  Multi-Task Capital Projects ........................................................................... 19

APPENDIX B: CAPITAL PROJECT PHASES ................................................ 20

APPENDIX C: POOL PROJECT PROCESS .................................................... 22
OVERVIEW

This document provides guidance for agencies for submittal of their capital budget requests for inclusion in the Governor’s amendments to the 2018-2020 biennial budget that will be submitted to the 2019 General Assembly and in the update of the Commonwealth’s Six-Year Capital Outlay Plan. It also provides guidance for implementing the maintenance reserve program.

Deadline: Agency submissions are due to the Department of Planning and Budget by October 9, 2018.

APPLICABILITY

The definition of what constitutes a capital project and the descriptions of the various kinds of capital projects are set out in Appendix A of this document. These instructions are to be used to prepare the following for submittal to the Department of Planning and Budget (DPB):

1. Requests for funding supplements to existing capital projects;
2. Requests for funding equipment for previously funded projects;
3. Requests to proceed further on projects that have been authorized to proceed to the preplanning or detailed planning stages, but have not been authorized to proceed to the construction stage;
4. Requests for new capital projects (improvements, major repairs, renovations, new construction, acquisitions, etc.); and
5. Requests for authorization to enter into new capital leases or to renew existing leases that will soon expire.

The process set out in these instructions applies regardless of the source of financing, whether it be general fund, nongeneral fund, federal trust fund, state debt, or institutional debt. However, projects of all Level III institutions of higher education and of those Level II institutions delegated for capital, which are to be funded 100 percent with institutional funds and for which the institutions do not plan on requesting any future general fund operating support, are exempted.

Whenever used in these instructions, the term “general fund-related sources” includes tax-supported debt, such as proceeds from bonds issued by the Virginia Public Building Authority or the Virginia College Building Authority and capital leases paid for in whole or in part by the general fund or the Transportation Trust Fund.
PRIORITIES

In light of the large number of projects authorized in recent years and the desire for the Commonwealth to not exceed its debt capacity, agency requests for general fund-related projects in the following categories will be given highest priority:

1. Projects that address an immediate safety, health, regulatory, or environmental concern;
2. Equipment for projects previously approved for construction;
3. Supplemental funding for projects previously approved for construction,
4. Projects for which preplanning or detailed planning was previously authorized by the Governor and General Assembly and are expected to be completed and reviewed by the Division of Engineering and Buildings by November 2018. In accordance with the directives set out in legislation, none of the projects newly authorized for planning in the 2018 Appropriation Act (Chapter 2, 2018 Acts of Assembly, Special Session I) will be considered for construction funding in this year’s submission;
5. Projects that directly support one of the Governor’s priorities;
6. Projects taking advantage of limited, one-time economic opportunities that will not exist if delayed; and,
7. Funding to address a significant maintenance reserve-type issue at an existing facility.

GENERAL PROCESS

Almost all projects approved for funding from general fund-related sources will be placed in a funding pool. Other projects, i.e. those funded from nongeneral funds, institutional debt (9(d) bonds), or nongeneral fund-related state debt (9(c) bonds), will be set out as stand-alone projects in the budget bill and resulting Appropriation Act, if approved.

Pool projects

Sections 2.2-1519 and 2.2-1520 of the Code of Virginia establish capital project pools and set out the procedures for implementing the pool process. The Appropriation Act or separate bond legislation will establish the total appropriation available for all projects in the pool. The Act or separate bond legislation will also list the projects to be funded from that appropriation in that specific pool, but will not list amounts for the individual projects.

For projects that are approved to proceed beyond the request stage, state statutes set out a series of stages. In order to phase in the funding of authorized projects, the stages are: preplanning, detailed planning, construction, and equipment. (See Appendices B and C for a more detailed discussion of these phases.) After a project has been approved to advance beyond the request stage, the final approval level can differ for individual projects. Some projects may be approved “up front” for full funding whereas other projects may be approved initially to
proceed only to one of the planning stages, preplanning or detailed planning, with consideration of approval to proceed to the construction stage to come later.

Regardless of the level of approval, however, the general process of releasing funding is the same. Depending on the situation, funding for planning can come from several sources: bond proceeds authorized for construction pools, a central capital outlay planning pool, or the agency’s nongeneral fund resources. If an agency uses its nongeneral funds for preplanning or detailed planning, it will be reimbursed from general fund-related sources when the project is authorized to proceed to the construction phase. When an agency has been authorized to proceed to the detailed planning/preliminary design stage for a project, the Division of Engineering and Buildings (DEB) of the Department of General Services (DGS) will review the detailed planning documents and estimate a total cost for the project. If the lowest bid or best proposal does not exceed 105 percent of the funding provided for the project based on this estimate, the agency will be authorized to enter into a construction contract. If the contract cost exceeds 105 percent of the estimated funding, current law establishes the process to be used by the agency: (1) implement cost saving measures relative to the project design, (2) supplement the project with other funds available to the agency, (3) reduce the project’s scope while ensuring that the project is substantially similar in quality and functionality to the original project, or (4) request supplementary funding from the Governor and General Assembly.

Stand-alone projects

Those projects that are to be funded solely from an agency’s nongeneral funds, federal trust, or revenue bonds other than those backed by general fund appropriations typically are not subject to the pool process and are set out in the budget bill and Appropriation Act as stand-alone projects. However, because they do utilize some form of public funds, they still must be justified and approved for inclusion in the budget bill as set out in these guidelines.

Projects funded from general fund-related sources have routinely been authorized in “pools” as described above; however, they also may be set out in the budget bill and Appropriation Act as stand-alone projects and not as part of a capital construction pool.

PROJECT SUBMITTAL

General

Agencies must use the Performance Budgeting (PB) System for submitting capital budget requests to DPB. The detailed instructions for using the system can be found on DPB’s website under:

Agencies should prioritize their submissions. The instructions for doing so are included in the detailed instructions that can be found under the link provided above.

There are some aspects of the documentation that agencies need not follow in preparing capital budget requests. Also, there have been some recent changes in the capital request module that are not reflected in the detailed instructions. Those exceptions to the documentation will be discussed in the applicable sections below. Project submissions that contain incomplete or inaccurate information may not be considered for inclusion in the Governor’s introduced budget.

**Note:** The first tab of the capital budget request module includes a series of items with check boxes. A box was added last year for the question that begins, “Is it possible that the project will be used by other than a state or local governmental entity, or for research under sponsored programs (higher education)?” This question is applicable to projects for which agencies are asking to be funded with tax-supported debt. The question is intended to help identify projects that may require taxable bonds, rather than tax-exempt bonds. Ordinarily, these types of projects would not be requested by agencies other than institutions of higher education, but there may be exceptions.

The laws and regulations governing the taxable status of bond proceeds are exceedingly complex. Generally speaking, if an entity other than a state or local government agency is expected to occupy or use all or a portion of a facility, the bond funding potentially could be taxable. If this may be the case for a requested project, agencies are asked to click on the box. Checking the box will not necessarily result in the bond funding being taxable debt if the project is ultimately approved; doing so will only enable DPB to give the Department of the Treasury early notice of projects that have the potential to require taxable financing. Treasury will then conduct the analysis to determine if the project must be funded from taxable bonds.

*Previously approved or submitted projects*

The PB System stores data from requests submitted in previous years. As a result, if an agency is submitting a request for a project previously submitted, it need only pull up the previous data and narrative for modification or updating, thereby avoiding the need to prepare the whole submission from scratch. When doing so, please be aware of the following:

- **Resubmissions**—To resubmit a request for a project that was requested in a prior year, but was not approved in any way, on the overview tab the agency may select “Previously Submitted” under “Request Origin.” After the entry of the agency code and name, PB will produce a field of previously submitted projects. Click on the “🔍” button and select the appropriate title from the list. Subsequently, clicking on the “Load Previous Project/Request Data” button will populate the request with the previous narrative and cost data that can then be edited.
• Equipment and supplemental funding—For requests for equipment or supplemental funding for previously approved projects, select “Previously Approved” in the “Request Origin” field and then the appropriate project from the list provided.

• Planning completed requests—Although pool projects authorized to proceed only to a planning stage have been assigned a project code and have been approved for funding, the PB System does not store previous narrative and cost data under that project code. In submitting a request for full funding for a project for which detailed planning has been completed and approved, an agency should select “Previously Submitted” as the “Request Origin” and proceed with the appropriate steps. In the narrative description, however, identify the project as one for which detailed planning has been completed and approved and provide the project code.

**Narrative**

This section is the most important part of the budget request. The information in this section may be the primary source of information the DPB analyst will use in considering whether to recommend to the Governor that the project be included in his proposed budget bill. It is incumbent upon the agency to clearly, accurately, and thoroughly describe what is being requested and why.

The description should tell, in some detail, what is being requested. It should include a discussion of the size and scope of the proposed project, including an estimate of what portions of the project are acquisition, renovation, and new construction. In addition to being a measure of square footage, “size” and “scope” also encompass the capacity of a facility, e.g. number of classrooms, number of beds, gallons, etc., if applicable, as well as the overall function and intended use of the project. The description should include an estimate of the general programmatic allocation of space (e.g. 40 percent classroom, 40 percent laboratory, and 20 percent office). Institutions of higher education should include information on any required increases to student fees related to a project.

The justification identifies the reason or need for the project. It should explain how the project will enable the agency to perform its mission better. This explanation should be as specific and detailed as possible. Be succinct and be sure to discuss how the project supports the agency and its statutory mission.

**Cost estimates**

**Funding Request**

The PB System enables agencies to break down a capital request into various phases, with funding for each phase being shown in different biennia. Both the phasing of a project and the amounts for each phase are established in the Appropriation Act or any separate bond legislation and the review process described earlier. Therefore, the “Funding Request” tab has been
modified to default to “Full Funding” in the field for phase. Agencies should choose “FY 2019” or “FY 2020” for the Year and enter the total amount being requested. For requests for supplemental funding or funding for furniture, fixtures and equipment (FF&E), agencies should override the default and select the appropriate phase.

For the fund detail field, use the following guidelines:

- “Regular” projects to be funded with either GF or bonds should select GF. During budget development, after consideration of the available GF resources and other factors, the Governor may decide to recommend bond funding.
- Projects of NGF agencies and projects of institutions of higher education to be funded with agency special resources should identify the appropriate fund detail.
- Projects to be funded with revenue bonds should use 0813 (9(c) bonds) or 0815 (9(d) bonds), as appropriate.

Methodology

In explaining the method used to determine the amount of funding requested for a project, an agency needs to provide as much detail as possible. For example, the agency also should include any specific or unique physical or programmatic features that may differ from a typical project of the type being requested, such as a severely sloping site, pedestrian bridges, special lab requirements, etc. If the agency has any supporting documentation that further describes the project, such as a preplanning study, the agency should electronically attach that documentation. Additionally, if the amount requested is higher than what would be considered industry standard for that building type of very good quality, the agency should identify specific reasons for the premium as well as identify those premiums separately. DEB will use this explanation as a starting point in preparing its cost estimate, which will then serve as the amount used in developing the budget recommendation. If there is insufficient information in the project request, a DEB cost estimator may request additional information from the agency.

Project Costs

On the Project Costs tab, the fields for those rows with titles printed in bold font are “read-only.” They will reflect the sum of the detailed line items of their respective categories. The module is designed to enable the agency to select which detailed line items to use for each project by using the following steps:

1. Click on the box labeled “Add Other Costs,” located at the upper right corner of the grid.
2. A list of the major cost categories with associated detailed line items should appear.
3. Click on the check box for each line item cost that needs to be included in the cost estimate. Alternatively, all the line items can be selected by clicking on the check box located in the “Include in Project Costs” column heading.
4. After all the applicable line items have been selected, click on “Save.”
5. The Project Costs grid should reappear, populated with the line items selected.
6. Fill in the estimated amount needed for each line item in both the “Total Project Costs” and “Requested Funding” columns. The amounts in each column should be the same except for requests for supplemental funding or for equipment funding.
7. If a specific line item is needed, but was not included in the original selection, click again on “Add Other Costs,” select the applicable line item in the grid that appears, and then save. The additional line item should appear in the main Project Costs grid.
8. After the estimated amounts have been entered for each line item, click on the box labelled “Update Totals”. The system should display subtotals for each major category of cost and a total project cost. The total amount requested should be equal to the amount entered on the “Funding Request” tab.

On the Project Cost tab of the PB capital request module, there will be a link to DGS Forms Center. Using the filter at that site, one can find Form CR-1 (DGS-30-199) Project Planner, which is designed to assist agencies in developing the program, scope, and projected cost for a capital project. Agencies submitting requests for general fund-related funding especially need to complete the form and attach it to the submission. Doing so will provide DEB with project information needed to project a project cost within the limited timeframe for budget review.

As an additional service, DEB is available to assist agencies in the development of project cost projections. When taking advantage of this service, agencies are responsible for the development of their project program/scope. Please be aware that there is a charge for this service and DEB billable rates apply.

To learn more about the CR-1, refer to DEB Newsletter #37 at the link below:

https://cms.dgs.virginia.gov/Newsletter/Download/46

Special Notes

Equipment for previously approved projects—In the “funding report” issued upon the completion of detailed planning for a pool project, DEB includes in the recommended budget an amount for furniture, furnishings, and equipment (FF&E). Ordinarily, the agency should use this amount in its request for FF&E. If the agency submits a request for an amount higher than that recommended by DEB, it must provide a detailed justification for the change.

As a general rule, funding for equipment for projects previously authorized should be requested if it is expected that the project will be completed before December 2020. **DPB will not assume that funding for equipment should be considered simply because the project is under construction. It is the agency’s responsibility to initiate the request in PB for equipment.**
Projects previously approved for planning—If an agency wants full funding for projects that were funded only for a planning stage, it must submit a capital project request. **DPB will not assume that the project should be considered for full funding simply because planning funds were previously authorized. Without a request for full funding submitted in the PB system, a project will not be considered.** Agencies should submit requests for the total cost of these projects, including all planning costs that were previously funded from the central planning project (fund 09650) or agency nongeneral funds. The total amount requested should conform to the recommended amount in the “funding report” issued by BCOM upon approval of detailed planning. If available, the agency should attach the most recent schematic report or funding report.

Capital Leases

The leasing of property for use by state agencies may be treated as an operating expense or a capital expense, depending on the nature and term of the lease. A lease is generally considered an “operating lease,” and accounted for as an operating expense if the lease is for a short period of time (e.g., one year) and there is no transfer of ownership involving any portion of the leased property to the lessee (all property interests remain with the lessor).

On the other hand, if a lease is for a longer duration covering a substantial portion of the useful life of the leased property, or if it allows for the transfer of ownership of some portion of the property to the Commonwealth (lessee) at the expiration of the lease (e.g., option to buy, lease-acquisition, etc.), then the lease is classified as a “capital lease” and accounted for as a capital outlay expense. A capital lease does not necessarily mean that an agency takes title of the property. Unlike an operating lease, a capital lease is considered a long-term liability of the Commonwealth and is included in the calculation of the Commonwealth’s debt capacity. The “capital lease” definitions are based on the generally accepted accounting procedures (GAAP), as set forth by the Governmental Accounting Standards Board (GASB).

The Appropriation Act stipulates that agencies must obtain authorization through the capital outlay review process before entering into a capital lease. All Level III institutions of higher education and those Level II institutions of higher education delegated for leasing are exempted from this requirement for those projects that are funded entirely from non-general fund supported revenues and will not require general fund appropriation for operation and maintenance. Appropriations to support all lease payments will be included in the operating section of the Appropriation Act.
Various state agencies are involved in the administration of leases. The Department of General Services has general responsibility for negotiating and administering all leases for the Commonwealth. The Department of Accounts determines whether a proposed lease meets the definition of a capital lease. If the lease payments are to be made with proceeds from the issuing of securities, the Treasury Board must review and approve such arrangements.

In preparing capital budget requests, agencies should be concerned not only with new capital leases they propose to enter into or current ones that need renewal, but also should review any current operating or capital leases that will be subject to renewal within the next five years. Sometimes it may be more cost beneficial to build a new facility or buy an existing one than to enter into a lease. Because the process for receiving approval and then purchasing or building a new facility takes several years, the lease vs. own analysis should be done well in advance of the renewal date of the existing lease.

If a capital lease is due to expire within the next two years and the agency expects to exercise any option in the lease agreement to acquire the property, it should submit a request to acquire the property. Even if there is no cost, or only a nominal cost, for the property itself, there will likely be closing costs associated with any property acquisition. Those costs should be included in the request. Ultimately, the Governor and the General Assembly should approve such acquisitions.

SIX-YEAR CAPITAL OUTLAY PLAN

The Governor is required by statute to submit annually to the General Assembly legislation listing the capital projects that he anticipates will be supported by general fund related sources over the ensuing six years. It is based on project requests submitted by agencies and recommendations made to the Governor by an advisory committee, comprised of the Secretary of Finance, Director of the Department of Planning and Budget, Director of the Department of General Services, Executive Director of the State Council of Higher Education for Virginia, and staff directors of the House of Delegates Appropriations Committee and the Senate Finance Committee. The plan becomes final after the legislation is passed by the General Assembly and signed into law by the Governor. Although the plan serves as the basis for future capital budget requests and recommendations, being included in the plan does not necessarily mean that a project will be funded.
MAINTENANCE RESERVE

State agencies and institutions of higher education are not required to submit maintenance reserve projects to DPB for approval prior to using the appropriations provided to them for maintenance reserve through central capital outlay. Separate capital budget requests should be submitted, though, if an agency or institution has a significantly large maintenance reserve-type project for a facility, similar maintenance reserve-type projects for multiple facilities (umbrella project), or multiple but different maintenance reserve-type projects for one or multiple facilities.

Any appropriation provided for maintenance reserve through central capital outlay is still restricted for use on projects that satisfy the definition of maintenance reserve as noted below. In addition, agencies or institutions will be required to report annually on their expenditure of maintenance reserve funds.

Definitions

Maintenance reserve funding shall not be used to enhance, upgrade, or otherwise improve plant, property, or equipment unless such work is incidental to the main purpose of the project (less than 25 percent of the overall maintenance reserve project cost).

A maintenance reserve project is a major repair or replacement to plant, property, or equipment that is intended to extend its useful life. Any project, other than a roof replacement, should cost between $25,000 and $2.0 million. A roof replacement project may cost up to $4.0 million. However, a project costing under $25,000 or over the $2.0 or $4.0 million limits that meets the criteria may also qualify as a maintenance reserve project if authorized by DPB. Contact your DPB analyst with requests for authority to proceed on projects costing under $25,000 or over the relevant maximum limit.

A project that meets one or more of the following criteria qualifies for maintenance reserve funding:

- Repair or replacement of functionally obsolete, damaged, or inoperable built-in equipment such as elevators, furnaces, plumbing fixtures, air conditioning, and ventilation;
- Repair or replacement of components of a plant, such as exterior wood, masonry, ceilings, floors, floor coverings, doors, windows, roofs, sidewalks, parking lots, fencing, and exterior lighting;
- Repair or replacement of existing utility systems, such as steam lines, natural gas, air, electrical, water, and sewer;
- Correction of problems resulting from erosion and drainage; and/or,
- Work related to handicapped access, energy conservation, building and safety codes compliance, safety and security, lead paint abatement, or asbestos correction.
Roof repair and replacement should continue to be the top priority for maintenance reserve funding, consistent with the requirements of the Appropriation Act. Handicapped access and life/safety/security projects should also be high priorities for agencies.

The use of maintenance reserve funding for a qualified project to support or supplement a construction, renovation, or repair capital project, is prohibited without DPB approval. Any requests for such approval should be made to your DPB analyst. In addition, the use of state-supported maintenance reserve funding for an auxiliary enterprise project is prohibited unless otherwise indicated by Appropriation Act language.

A project that meets one or more of the following criteria is not considered maintenance reserve:

- Expanding an agency’s or building’s capability or function through the installation of equipment where none currently exists;
- Maintenance contracts to clean, maintain, repair, or protect existing plant, property, or equipment;
- Routine periodic maintenance, such as servicing, adjusting, minor repairs, painting, scraping, cleaning, and spraying of plant or property;
- Repair or replacement of office, motorized, medical, laboratory, electronic, photographic, educational, cultural, computerized, and other specific-use, moveable equipment that is not permanently installed as a part of the plant or property;
- Leak testing and monitoring of underground storage tanks and the removal of underground storage tanks not associated with tank replacement;
- Replacement or upgrading of software, unless the software is an integral component of the system that is also being replaced;
- General renovations for aesthetic purposes, which includes moving walls, doors, etc.; and,
- Development of a master plan or system /facility assessment associated with identifying maintenance reserve projects.

Contact your DPB analyst concerning any questions on whether a proposed project fits the criteria for maintenance reserve funding.

**Reporting**

Each agency and institution will be required annually to submit a detailed report on its expenditure of maintenance reserve funds in the previous fiscal year. In addition, each agency’s head or chief fiscal or administrative officer will be required to certify that all maintenance reserve expenditures had been made in compliance with these instructions and that any exceptions were appropriately authorized. The certification also shall include assurance that all needed roof repair and replacement projects had been completed or were underway, consistent with Appropriation Act requirements. If an agency or institution uses maintenance reserve funds for projects that do not meet the criteria set out in these instructions, that agency could be
required, in the future, to submit proposed maintenance reserve projects to DPB in advance for approval.

Information associated with the requirements of the annual maintenance reserve report will be provided in a separate set of instructions.

QUESTIONS OR MORE INFORMATION

If agency staff need additional information or have any questions concerning the submittal of capital budget requests, they should contact their DPB analyst.
Appendix A
Definitions and Criteria

This appendix helps determine how to categorize and budget for capital outlay projects. These definitions and criteria apply to any capital outlay request regardless of whether the Commonwealth owns or leases the facility. Depending on its cost, size, and scope, a project may be funded in an agency's operating or capital budget. Many factors affect how a capital outlay project is funded and administered.

Capital projects include, but are not limited to, the following:

- Acquisition of real property;
- New construction projects with a total project cost exceeding $3 million;
- Improvements, renovations, repairs, replacement, maintenance, or combination projects for a single building with a total project cost exceeding $3 million; and,
- Umbrella projects.

Capital outlay projects fall into one of five general types -- acquisition, new construction, improvements, equipment, or demolition. Projects funded in the capital budget may stand alone or may be grouped together. A project with multiple subprojects may fall into one of three types: maintenance reserve, umbrella projects, or blanket projects. The nature of the projects and the source of funds determine the project type.

Capital outlay projects do not include projects that have been included in the Commonwealth Transportation Board's Six-Year Improvement Program (§2.2-1515, Code of Virginia).

Operating or Capital Budget?

Agencies have some discretion in determining whether expenses related to property, plant, and equipment may be included in the operating or capital budget. The routine operating and maintenance costs associated with property, plant, and equipment, regardless of the expense or method of financing, should always be included in the operating budget. These expenses include personal service costs, utility bills, supplies, and materials. However, some expenses can fall into either the capital or operating categories. The following definitions and criteria provide guidance on whether an expense should be considered capital or operating.
**Acquisition**

**Definition.** Acquisition of any interest in land, including improvements of any kind located on the acquired land, except certain utility easements.

**Criteria.** All acquisitions of real property are subject to the capital project proposal process. This includes capital leases as defined in the instructions.

**New Construction**

**Definition.** A new construction project is a single undertaking involving the building of one or more facilities. Included in the project are: all work necessary to accomplish a specific purpose and produce a complete and usable new structure; the associated architectural and other technical services; the equipment installed and made part of the facility; and site development and improvements. New construction includes:

- Construction of, or site preparation for, a new plant, including the erection, installation, or assembly of a new building, structure, or utility system;
- Any addition, expansion, or extension to a structure that adds to its overall exterior dimensions; and,
- Complete replacement of a facility that, because of age, hazardous conditions, obsolescence, structural and building safety conditions or other causes, is beyond the point where it may be economically repaired or renovated and can no longer be used for its designated purpose.

**Criteria.** If a new construction project meets one or more of the following criteria, it is subject to the capital project proposal process:

- It creates additional building space of 5,000 square feet or greater (does not apply to site development or building systems projects);
- It has a total project cost of $3 million or greater; or,
- It is acquired through a lease with options to purchase or any other alternative financing approach.

Construction projects creating less than 5,000 square feet or costing less than $3 million may be treated as either an operating expense or as a capital project.

**Improvements**

**Definition.** An improvement is defined as all work necessary to produce a complete and usable change to an existing facility or structure, including the associated architectural and other technical services, the fixed equipment installed and made part of the facility or structure, and site development. Improvements include:

- Alteration of interior space arrangement and other physical characteristics, such as utilities, so that the structure may be more effectively used for its present designated functional purpose;
• Conversion of interior arrangement and other physical characteristics, such as utilities and fixed equipment installed on and made a part of the facility or structure, so that an existing structure may be effectively utilized for a new functional purpose;
• Renovation of most or all of a facility or structure or an existing mechanical system to comply with current building code requirements or to modernize it so that it may be more effectively used for its designated functional purpose;
• Restoration of a facility or structure, to the maximum extent possible, to its former or original state (historic property);
• Relocation from one site to another of a facility or structure either by moving it intact or by disassembling it and subsequently reassembling it; and,
• Major repair to restore a facility, mechanical system, or utility system to a condition that allows it to continue to be appropriately used, including the reprocessing or replacement of parts or materials that have deteriorated by action of the elements or "wear and tear" in use.

**Criteria.** If an improvement to an existing facility or structure has a cost of $3 million or greater, it is subject to the capital project proposal process. If the cost is less than $3 million, it may be treated as either an operating expense or as a capital project.

**Equipment**

**Definition.** Equipment is a tangible resource of a permanent or long-term nature used in an operation or activity.

**Criteria.** All equipment needs associated with projects defined as new construction or improvements must be included in the capital budget for these projects.

No precise criteria exist for the funding of equipment purchases as a stand-alone capital project. An agency should consult with its DPB analyst to determine whether an equipment purchase not associated with an improvement or construction project should be requested in the capital or operating budget.

**Demolition**

**Definition.** Removal of a building or facility either for land clearance or to make land available.

**Criteria.** Demolition of any building (plant), regardless of size and type, must be authorized by the Governor prior to proceeding (§ 2.2-2402.B, *Code of Virginia*). This includes obtaining recommendations for approval to demolish the building/structure for the Art & Architecture Review Board and the Department of Historic Resources. The DGS Construction and Professional Services Manual (CPSM) provides specific instructions on the approved process.
**Energy Performance Projects**

The program for energy-efficient performance (ESCO) projects is administered by the Department of Mines, Minerals and Energy (DMME), with financing arranged by the Department of the Treasury. The Department of General Services (DGS) has developed statewide contracts for use with ESCO. Ordinarily, the expenditures for projects in this program are considered operating expenses. The Appropriation Act stipulates, however, that, if an ESCO project entails any of the following activities, it is subject to the capital outlay process:

- Constructing, enlarging, altering, repairing or demolishing a building or structure;
- Changing the use of a building so that the new use requires greater degrees of structural strength, fire protection, exit facilities or sanitary provisions; or,
- Removing or disturbing any asbestos-containing materials during demolition, alteration, renovation of, or additions to, buildings or structures.

Also, if the cost of the total project exceeds $3.0 million, it shall be subject to the capital budgeting process. However, if the projected energy savings from an ESCO project offset the debt service, interest payments and the cost of the project, the project shall not be subject to the capital budgeting process if the total cost does not exceed $7.0 million.

If the ESCO project qualifies as a capital project only because it exceeds the cost limitations and does not entail any of the other elements enumerated in the previous paragraph, the agency does not need to follow all the steps of the capital outlay process. The project must be reviewed by the Department of Planning and Budget (DPB) and submitted to the Governor for approval, but the request for its review and approval should not be submitted in the PB System. Rather, it should be submitted separately to DPB, along with the detailed proposal document, for review and recommendation to the Governor. Furthermore, once such an ESCO project is approved, the agency will not have to submit the Capital Outlay (CO) forms required by the Construction and Professional Services Manual.

Finally, all ESCO projects costing more than $250,000, but not meeting any of the criteria to be treated as a capital project, must be reported to DPB in the fiscal year the project is initiated.

For additional guidance concerning ESCO projects, agency staff should contact the Department of Mines, Minerals and Energy. For information about ESCO contracts, contact DGS, Division of Engineering and Buildings.
Capital Projects Funded in the Operating Budget

If the cost of a project falls below the dollar threshold for the category definitions, it may be funded in an agency's operating budget. However, generally an agency must complete projects funded in its operating budget within the fiscal year in which the funds have been appropriated. Unlike capital budget appropriations, operating budget appropriations may revert at the end of a fiscal year.

Projects included in the operating budget must still meet the requirements that are established in the Code of Virginia, the Construction and Professional Services Manual, the Virginia Uniform Statewide Building Code, and other regulations for projects in the capital budget. In addition, any projects, other than those for institutions of higher education, costing more than $250,000 and less than $3 million and funded in the agency’s operating budget should be reported to DPB when the project is being initiated.

Multi-Task Capital Projects

A capital outlay project can consist of a stand-alone project or a group of projects combined together because they involve a series of identical or similar tasks. The most common multiple task project is “maintenance reserve,” which groups a number of repair and replacement projects. Other types of multiple task projects are umbrella projects and blanket projects.

An umbrella project contains a series of identical or similar tasks. They can be small planning, acquisitions, construction or improvement projects, or equipment purchases. For example, a series of upgrades of wastewater treatment plants at correctional field units could be grouped into one umbrella project. An agency could submit a single request that would include all the subprojects of an umbrella project. Alternately, the agency could submit separate requests for projects, which then could be grouped into an umbrella project by the DPB analyst at the recommendation stage. Consult with your DPB analyst to determine which approach to take.

A blanket project is one that is to be financed solely by nongeneral fund appropriations and it provides authorization for unanticipated property acquisitions, a series of improvements to existing facilities or structures, or initial planning for projects. The purpose of the blanket project is to furnish flexibility in responding to unanticipated needs identified during the biennium. The initial budget request does not specifically define the scope and cost of the tasks within the blanket project. However, once a blanket has been approved, the agency must clearly define each subproject in terms of size and scope before it will be authorized for implementation. In addition, the agency must explain why subprojects submitted under the blanket project could not have been anticipated and included as a stand-alone project in the agency’s Six-Year Capital Plan. The total budget for each task funded under a blanket project should not exceed $3 million unless otherwise provided in the Appropriation Act. Your DPB budget analyst can address specific questions about blanket projects.
Appendix B
Capital Project Phases

As explained in the main body of these instructions, capital projects funded with general fund-related sources will likely be funded in phases. These phases are defined and described below.

“Construction and Professional Services Manual”, published by the Department of General Services, contains policies, procedures and guidance that state agencies must follow in the planning, design and execution of both capital outlay and non-capital outlay projects.

"Preplanning” means a process meant to obtain a more detailed definition and cost estimate of a project. It may include the following elements, as appropriate:

1. Statement of program definition including functional space requirements, estimates of gross and net square footage, and functional adjacency requirements;
2. Analysis of program execution options, including review of new construction versus renovation alternatives, necessary phasing or sequencing of the project, and coordination with other ongoing or proposed capital projects;
3. Site analysis, including options considered and, for the site chosen, any specific issues related to topography, utilities, or environment;
4. Presentation, including site plan, conceptual floor plans and elevations, and conceptual exterior;
5. Identification of any Uniform Statewide Building Code compliance or permit requirements unique to the project; or,
6. Cost estimate for the project to include total cost of the project, construction cost for the project, total cost per square foot, construction cost per square foot, costing methodology, and identification of any factors unique to the project that may affect overall project cost.

Preplanning can also include condition assessment of systems or infrastructure elements such as roofs, plumbing, or electrical to determine the extent of repair or replacement work that needs to be done.

“Detailed planning/preliminary design” means the preparation of architectural and engineering documents up to the preliminary design stage (≈40% of design), as defined in the Construction and Professional Services Manual.

“Construction” means the following steps, as set out in the Construction and Professional Services Manual: preparation of working drawings and specifications, advertising for a sealed bid or proposal, awarding a contract pursuant to law, and actual construction of a project.
“Equipment” is a tangible resource of a permanent or long-term nature used in an operation or activity.

“FF&E” stands for “furniture, fixtures and equipment” and means furnishings and movable equipment needed for the facility to be functional.
Appendix C
Pool Project Process

The pool funding process combines, or “pools”, capital projects together for funding (as opposed to funding them individually). The broad intent of the pool process is to provide for a more flexible funding process while also ensuring that adequate cost controls are in place. There are two types of project pools: planning and construction. Detailed planning pools provide funds for agencies to develop the design through the end of the preliminary design phase (i.e., the completion of ~40 percent design). Construction pools provide funds for execution of the entire project including design and construction/renovation. Funding for FF&E (furniture, fixtures, and equipment) is typically provided separately after a project is authorized for construction.

As a general rule, and as depicted in the figure on the next page, the Bureau of Capital Outlay Management (BCOM) at the Department of General Services provides at least three cost reviews before funding is authorized for construction. First, there is an initial review in the early “PB stage” when the agency first enters the project into the PB system administered by the Department of Planning and Budget (DPB) and the project is initially considered by DPB for possible inclusion in the Governor’s recommended budget bill. The second cost review occurs at the schematic stage of design (i.e., the completion of ~20 percent design); this review provides the agency with a cost target for the project’s construction and soft costs. BCOM encourages discussion and dialogue at this schematic cost review; it provides a key opportunity to attempt to reconcile any differences between agencies’ estimates and BCOM estimates. The project is reviewed again at the completion of the detailed planning phase (i.e., the completion of preliminary design, or ~40 percent design); after this review, project/construction funding may be recommended or authorized. All reviews include discovery about the project details and scope in order to ensure that agencies have adequate funds to execute the project.
This detailed cost review ensures the project is “right-sized” and the funding is appropriate to complete the design and construct the facility. This establishes the basis for the application of the “105% rule.” This is the most critical “GO” for an agency in the pool process as it typically allows them to “proceed with execution.”

Cost check ensures bids are within authorized funding; based upon bid prices, either maintain current project funding (typically the case), reduce project funding if exceptionally low bids received, or increase project funding via an agency appeal up to 105% of that amount determined at milestone 1. If bids result in project(pool $) > 105% as defined at milestone 1, then agency must either reduce scope, provide more agency funding, or request additional $ from GA.