Open Space Acquisition Policy Plan
for
Suffolk County

June 2007

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SUFFOLK COUNTY EXECUTIVE

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EXECUTIVE SUMMARY
Executive Summary

Suffolk County’s Open Space Land Acquisition Program is one of the most successful programs for land preservation in the Country. The County has been at the forefront of farmland preservation through the acquisition of development rights starting in the 1970s and open space preservation through the acquisition of environmentally sensitive lands starting on a grand scale in the 1980s. As a suburban county situated 50 miles east of Manhattan, New York City, the pressures of development have been and continue to be tremendous. Today, Suffolk County has a population of almost 1.5 million people, larger in population than 12 U. S. states. Being an area that has experienced rapid growth since the mid-20th Century, the importance to preserve and protect our environmentally sensitive lands, parklands and historic farmland uses has been a high priority to the citizens of this County over the last three decades. It is essential that we balance the needs of our large population with the need to protect those resources that sustain us, our groundwater and surface waters, our farming and tourism industries, and our recreational opportunities, in order to preserve the fundamental well being of the residents of Suffolk County.

In order to move forward into the 21st Century, it is important for Suffolk County to review its land acquisition programs, in a comprehensive fashion, in order to update our policies for the future. Our immediate concerns are the final build-out of the last remaining vacant lands left in Suffolk, estimated to be achieved within the next two decades. What is the basis upon which to assess our open space acquisitions for the immediate future? That is what this document is to achieve.

To assess the County’s future open space policies, a look at Suffolk’s characteristics and historic perspective has to be taken into consideration. This is provided through a description of the unique environmental setting of this part of Long Island, its demographics and economic characteristics. A definition of open space is provided to set the stage to the discussion of open space policies. Explanations of the various techniques that have been used by the County and other local governments to preserve open space are presented.

An historic overview of the County’s open space acquisition policies provides the basis upon which the County has developed its ten open space programs over the last thirty years. A brief description of each of these programs is provided. The three most recent programs that provide funding to acquire open space are described in detail: they include the New Drinking Water Protection Program, the Multifaceted Land Preservation Program, SOS (Save Open Space) Program, and the Environmental Legacy Fund.

Suffolk County’s open space goals are based on the criteria set by previous and existing open space programs which can be divided into the following three main categories: natural resource protection, farmland preservation and recreational uses. These are further described in detail in the chapter entitled, Suffolk County’s 21st Century Open Space Goals.

From these goals, Suffolk County’s acquisition policies were developed. Below is a list of the County’s Open Space Acquisition Policies that are the basis upon which the County is to assess future open space acquisitions in the 21st Century. A detailed description of each of these policies is provided in the chapter entitled, Open Space Acquisition Policy:

Policy 1: Open space acquisitions should protect natural resources, preserve farmland, and provide for active recreational uses, historic sites and hamlet parks.

Policy 2: Evaluate proposed open space acquisitions with a criteria-based review that rates the environmental and physical characteristics of each property proposed for acquisition.
Open Space Acquisition Policy Plan for Suffolk County

Policy 3: Preserve open space through a variety of preservation techniques.

Policy 4: Emphasize the preservation of larger parcels or groups of parcels that are of an appropriate regional scale and size for County ownership and management.

Policy 5: Favor acquisitions that provide multiple public benefits.

Policy 6: Plan and provide for public access to open space areas.

Policy 7: Connect existing open spaces to avoid open space fragmentation.

Policy 8: Acquire lands in old filed map areas that are environmentally sensitive or that have other desirable characteristics for open space acquisition.

Policy 9: Consider the acquisition of the residual fee for parcels in important environmentally sensitive areas where development rights have been transferred.

Policy 10: Hold open space lands in perpetuity.

Policy 11: Pursue the acquisition of conservation easements carefully and ensure their protection in perpetuity.

Policy 12: Limit the acquisition of improved parcels under open space programs.

Policy 13: Leverage open space financing with partners, both public and private.

Policy 14: Parcels acquired for active recreation and hamlet parks should meet public access and environmental protection criteria, as well as provide adequate funding for park development and maintenance.

Policy 15: Target acquisition of hamlet parks in or near downtown areas that conform to local plans and provide for local development and management.

Policy 16: Apply a population density factor in the acquisition parcel rating system for active recreation, hamlet parks and historic/cultural sites in areas that are heavily populated.
Open Space has been, and continues to be, an important benefit to the health and quality of life of present and future generations of Suffolk County's residents.
Introduction


Cohalan, Peter F. 1980. Report to the Suffolk County Legislature, Open Space Policy (Hauppauge: Office of the County Executive). Cover

Halpin, Patrick G. 1990. The Suffolk County Drinking Water Protection Program (Hauppauge: Suffolk County Department of Planning). Cover

Gaffney, Robert J. 1994 Suffolk County Park Policy Plan, Volume I: A Policy for Managing the Suffolk County Park System Park Inventory (Hauppauge: Suffolk County Department of Planning). Cover

Gaffney, Robert J. 1998 Suffolk County Open Space Plan (Hauppauge: Suffolk County Planning Commission). Cover

Suffolk County Department of Planning, 2003 Land Acquisition Programs: A Summary of Authorizing Legislation and Program Requirements, Suffolk County, New York (Hauppauge: Suffolk County Department of Planning). Cover
Introduction

During the last five decades, Suffolk County has purchased more than 46,000 acres of land to preserve important environmental resources and significant ecological areas including wetlands, drinking water supplies, river corridors, and upland habitat such as the Pine Barrens in addition to land for active recreation, hamlet parks, and historic and/or cultural park uses. The County has also acquired the development rights to almost 9,000 acres of productive farmland. The result of these actions has been a permanent benefit to the health and quality of life for the present residents of Suffolk County and its future generations.

It is the purpose of this report to review the policies of Suffolk County's land acquisition programs in a comprehensive manner and to clarify that policy for the future by providing updated policy guidelines. This report takes the acquisition process beyond the former, more limited approach, which often considered acquisitions on a categorical or case-by-case basis, and provides a foundation for understanding the overall open space policy objectives of the County.

There are many factors that go into the land acquisition decision-making process that guide the Suffolk County Legislature and the County Executive. These include such inputs as:

- Statutory requirements and parameters of individual acquisition programs.
- Open space and water quality plans and reports.
- Professional advice of experts such as biologists, hydrologists, geologists, ecologists and environmental planners.
- Citizen input.

At the present time, the Suffolk County Department of Planning presents a case-by-case evaluation of each proposed open space acquisition site to the County Legislature's Environment, Planning and Agriculture Committee. Input is also provided by individual legislators who are familiar with a particular site, local environmental organizations, and local citizen groups. After consideration of all the information presented, discussion and debate ensues and a Legislative decision concerning acquisition of a parcel is made. The County Executive then offers final approval or disapproval. While it may appear to be a simple and straightforward process to select the best parcels for a particular program, precise methods to choose the most appropriate parcels for acquisition can be imperfect and subjective.

Adding to the complexity of the decision-making is the large number of varied open space programs that are funded by the County, each with different purposes and objectives. These include the preservation of drinking water supplies, environmentally significant natural habitats, farmland protection, and the purchase of land for active parkland (athletic fields, playgrounds, etc.), hamlet parks and historic sites. As the Legislature appropriates funding for the various open space programs of the County, it is making policy choices and determining priorities. This process is an important part of the balancing of competing programs but can be difficult to judge and weigh against competing priorities. For example, is the acquisition of a 10-acre parcel in a deep groundwater recharge zone in Western Suffolk as important as the protection of a 100-acre parcel in the deep groundwater recharge zone of the Pine Barrens Core? Is the 10-acre parcel more important because it is in a highly developed area with limited open space or is the 100-acre parcel in the 55,000 acre Core Area more important because it is contiguous to large parcels of protected open space and also overlays a large, high quality drinking water supply? These are the types of questions that require our best legislative and environmental expertise to answer.
In July 2003, the Suffolk County Department of Planning released the report titled *Land Acquisition Programs: A Summary of Authorizing Legislation and Program Requirements, Suffolk County, New York*. The report was the first in a series of reports that details each open space acquisition program, its history, procedures, goals and accomplishments. This report, the second in the series, is intended to outline specific policy with regard to the acquisition of open space for at least the next decade. It details specific policy and the priority characteristics for acquiring land under the myriad of County open space acquisition programs. To date, subsequent reports have identified specific parcels and areas targeted for open space acquisitions, most specifically, Master Lists I, II, III and IV.

Three rating forms have been included in this report to more adequately aid in the evaluation of properties considered for open space. The Natural Environments rating system and the Farmland rating system are revisions of existing rating forms. A new rating system is presented for the acquisition of parcels for Active Recreation, Hamlet Park, Historic and/or Cultural Park uses. The rating form for Natural Environments updates the form known as “Exhibit A” that was first created for the County's Community Greenways Fund program that has been used as a generic evaluation form for various open space programs to date. The revised form for Natural Environments provides a more detailed and comprehensive evaluation of significant environmental characteristics. The revised rating form for the Farmland Preservation Program is a refinement of the long-standing ranking form presently used by the County Farmland Committee. The new rating form for Active Recreation, Hamlet Park, Historic and/or Cultural Park uses provides information to guide the County's decision-making process to take into account the active recreational and historic/cultural park needs of residents.

In 1999, 83,000 acres or 37% of land in the five eastern Suffolk towns was available for development (including residential lots that can be further subdivided according to existing zoning regulations). The five western Suffolk towns are far more developed with significantly less vacant land available, allowing less available acreage for open space acquisitions. In light of this, it is apparent that the next 10 to 15 years will be the most critical time to acquire the remaining available open space before the County is almost completely built-out.

Based on anticipated funding levels, Suffolk County will have the ability to purchase thousands of additional acres in the next decade. While it is true that clear and unambiguous criteria for judging the best acquisitions is always recommended, it is also true that some parcels may have values that are more subjective in nature. The policies and rating forms contained herein can serve as a useful reference for the County in assessing and implementing a prudent open space acquisition program. This open space policy plan will act as a guide to decision-makers and will lay a foundation for Suffolk County to add to its open space inventory over the next decade. Such a policy plan will serve as a guide for the County's role among other levels of government and community organizations whose goal is open space preservation.

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Suffolk County contains five main watershed river valleys: Nissequogue, Connetquot, Carlls, Carmans and Peconic. River corridors are just one of many important environmental features.
Open Space Acquisition Policy Plan for Suffolk County

Environmental Setting

Peconic River - Peconic River, Brookhaven Town, looking south east over Swan Pond, 1996, Suffolk County Department of Planning photo.


Nissequogue River - ©2001 Aerial Photography New York State Office for Technology.
Environmental Setting

Suffolk County’s land area totals 911 square miles, and the County is 86 miles long and approximately 15 miles wide. Toward the eastern end of the County, the land area splits into two forks, separated by the Peconic Bay system. The landforms of the County are the result of gradual geologic processes. Most of the topographic features in present day Suffolk County were formed by the last ice age, which ended some 12,000 years ago. Glacial action created two lines of hills called "terminal moraines" that traverse the length of the County and reach a maximum altitude of 400 feet. A moderately flat land surface, called an outwash plain, extends southward from the southern line of hills (the Ronkonkoma moraine) to the south shore.\(^2\)

Long Island's morainal topography influences its surface drainage patterns. These surface waters flow over our outwash plains and ultimately enter into the waters that surround Suffolk County on three sides. Suffolk County contains five main watershed river valleys (Carlls, Nissequogue, Connetquot, Carmans and Peconic); numerous ponds, lakes, and creeks; extensive bays, and shorelines on the Long Island Sound and the Atlantic Ocean. In total, there are 986 miles of saltwater shorelines in the County. The north shore is characterized by headlands that have been steeply eroded into nearly vertical bluffs that reach almost 100 feet high in some places. Along the south shore, waves and ocean currents reworked the deposits to form offshore bars (barrier beaches) that enclose shallow embayments, such as Great South Bay. The present locations of Long Island's streams were determined mainly by its ancient drainage pattern that developed during the last ice age. Accordingly, most of the streams flow in broad, shallow valleys that were formed by the much larger streams that existed during the melting of the ice sheet.

Precipitation is the primary source of all naturally occurring fresh groundwater and surface water in Suffolk County. All of the drinking water in Nassau and Suffolk Counties come from underground (groundwater) sources (unlike New York City, which relies on reservoirs for its drinking water). Geologically, Long Island is made up of layers of sand, gravel, and clay on top of bedrock. The material overlying bedrock varies in thickness from zero in the northwest to a maximum thickness of over 2,000 feet in the south-central part of the Island. The groundwater reservoir of Suffolk comprises three main water-bearing units known as aquifers. These units, in descending order from the land surface, are the upper glacial aquifer, the Magothy aquifer (the largest aquifer and the prime source of public water supply), and the deep Lloyd aquifer. Part of the groundwater recharge contributes to surface water in the form of streams and ponds. The larger portion of the groundwater recharge flows deep underground and is discharged under bays and the ocean, of which a certain percentage is withdrawn for drinking water use by our residents. Tens of trillions of gallons of high quality freshwater are amassed in our groundwater reservoir. Due to the predominately sandy soil types existing here, human activities at the land surface can affect the quality of recharge water to the aquifer system. Once introduced into the groundwater, contamination tends to migrate along with the flow of water in the system.\(^3\) This can be a very slow process so that the effect of contaminants can linger for decades, if not centuries.


Farming, open space and tourism create a dynamic synergy which reinforces Suffolk County’s economy.
Demographic and Economic Characteristics of Suffolk County

Smith Point County Park - Suffolk County Department of Parks website

Scenic Farm Fields - Suffolk County Department of Planning photo, 8/29/2003.


Demographic and Economic Characteristics of Suffolk County

Suffolk County is a suburban county located on Long Island, east of New York City. It is bordered on the west by Nassau County, by the Long Island Sound to the north; the south shore bays and Atlantic Ocean to the south; and the Peconic Bay system and Gardiner's Bay to the east. Western Suffolk County epitomizes the post-World War II suburb, as most of its population growth occurred in just 20 years from 1950 to 1970. During that time, Suffolk's population quadrupled, increasing by 851,000. Today, although its population growth is much slower, Suffolk County's population continues to grow. The U. S. Census Bureau estimated that Suffolk County had a population of 1,495,000 persons in 2006, a six-year 5.4% increase over the 2000 census figure of 1,419,369. Between 1990 and 2000 the County's population increased to by 97,505 or 7.4% over the 1990 census figure. Among 3,141 counties in the United States, Suffolk County ranks 21st highest in population. The County also has a larger population than 12 U. S. states.

Suffolk County's population is projected to continue to increase moderately for the next two decades. Between 2000 and 2025, the County's population is projected to increase by nearly 20%. The Town of Riverhead is expected to increase the fastest in this time period, by more than 50%, followed by the Towns of Southampton, Southold, East Hampton and Brookhaven, where the most undeveloped land exists in Suffolk County today. Saturation population is the population which can be expected if all available land were to be developed according to existing zoning. In 1962, the saturation population was projected to be 3.4 million people in Suffolk County. The County's projected saturation population has declined markedly in recent decades. Due to zoning changes, land preservation efforts and declining household sizes, a much lower saturation population is now expected. It is estimated that Suffolk County's saturation population is 1.7 million persons, and may be approached by the year 2025.

Suffolk County's economy is very diversified, with 600,000 jobs across the spectrum of employment categories. Although defense-related employment once dominated, Suffolk County's largest employers now cover a wide range of industries, including medical care, technology, telecommunications, banking, educational institutions, and department stores. Tourism is an important part of the County's economy, especially in the more rural eastern portion of the County. Suffolk County's coastline helps to make the area a very attractive place to live or visit. Suffolk County has 38,000 seasonal homes, more seasonal homes than all but a handful of counties in the country. The markets for housing and land in the county remain strong and high-priced. After holding steady for several years, housing prices began to increase more rapidly in 1999, and then rose dramatically by 16% in 2001, by 25% in 2002, and 17% in 2003. In December 2006, the median used-home price in Suffolk was $398,000, 0.3% below the 2005 figure, but 85% higher than the year 2001 figure.

Farming, open space and tourism in Suffolk County are interrelated. Open space and farmland provide an open and rural character that offers a change from the congested areas in and around New York City. Eastern Suffolk's numerous farm stands offer fresh local produce to local residents and visitors. Figures from New York State indicate that Suffolk County had 32,500 acres of farmland in 2002, the vast majority of it in eastern Suffolk. However, farmland acreage is decreasing by about 1,400 acres per year. Yet Suffolk County continues to lead all New York State counties in the value of all agricultural products sold. In 2002, the annual market value of crops produced in Suffolk County was $175 million. Suffolk is first in New York State in the production value of potatoes, cauliflower, broccoli, and nursery and greenhouse products. Suffolk County now accounts for 43% of all the market value of nursery and greenhouse products produced in New York State. Once famous for oysters, clams, potatoes and ducks, Suffolk County is becoming well known for its quality wines produced from grapes which thrive in Suffolk's unique microclimates.

4 Multiple Listing Service of Long Island, published data, figures for December of each year.
Suffolk’s residents benefit socially, environmentally and economically from the conservation and preservation of open space within their communities.
Open Space Acquisition Policy Plan for Suffolk County

Open Space

Lakeland County Park - Suffolk County Department of Parks website

Agricultural Land - Suffolk County Department of Planning photo, 1/13/2004, Richters Orchard,
Pulaski Road, Northport, NY.

Open Space, Montauk - http://www.montauklighthouse.com/hist_photos2.htm,

Farmland Development Rights - Gatz Farm, Riverhead Town, Suffolk County Department of Planning
Open Space

Definition of Open Space

Among the many powers that local governments have for conserving open space is a provision in the Municipal Home Rule Law that authorizes the adoption of local laws for the protection and enhancement of the physical and visual environment. Section 247 of New York State's General Municipal Law contains a definition of open space. It states that: "open space" is any space or area characterized by (1) natural scenic beauty or, (2) whose existing openness, natural condition, or present state of use, if retained, would enhance the present or potential value of abutting or surrounding urban development, or would maintain or enhance the conservation of natural or scenic resources (including farmland). The law authorizes acquisition of open land in fee or by easement for public purposes.

Open space is land that is not or cannot (i.e. municipal parkland) be intensively developed for residential, commercial, industrial or institutional use. It serves many purposes, whether it is publicly or privately owned. It includes forests and agricultural land, undeveloped shorelines, undeveloped scenic vistas, public and private parks and preserves. It also includes waterbodies such as bays, lakes and streams. A community garden or small marsh can be open space, as can a narrow corridor or pathway for walking or bicycling, even if surrounded by developed areas.

The Importance of Open Space

Ever since Frederick Law Olmsted designed Central Park in New York City 150 years ago, Americans have realized the value and precious nature of open space and parks planned in advance of development. At the start of the 20th century, President Theodore Roosevelt called on Americans to save the best of our natural endowment for all time. President Roosevelt's vision helped create one of the greatest legacies of natural resource protection in this country, adding over 230 million acres to public ownership and management, including some of our greatest National Parks and Forests. His legacy is seen across the country today, in our Federal parks, forests, and wildlife refuges.

In the past, many communities considered open space to be land that has not yet been developed. The legal and philosophical framework of our land use system assumed that land was a commodity to be consumed. Communities that did plan for open space focused almost exclusively on preserving land for parks, which were viewed as a community amenity. In recent years, there has been a shift in the way government officials think about open space and a growing awareness among local governments of the need to plan for open space.

Suffolk County's farmland, natural environments and historic/cultural resources are finite; they are exhaustible, fragile, and vulnerable and may not survive without care and attention. People have the power, through their elected representatives, to conserve these resources or to destroy them. Poorly designed and unplanned development can permanently mar or destroy unprotected open spaces. If people decide which areas should be retained as open space and which areas should be developed for more intensive use, then they can save what they value most in their communities while still accommodating desirable growth. How well the residents of Suffolk, through their governmental representatives, plan for and conserve open land while providing space for homes, commercial and industrial places and community and transportation facilities, will have a profound impact on future generations. Suffolk County is a vibrant, highly favored suburban area that has made a considerable effort to provide recreation and open space for its residents. Time is of the essence here in this County to deal with its last remaining open spaces.
People benefit socially, environmentally and economically from the conservation of open space in their communities. In terms of social benefits, the quality of the lives of the people in each community in Suffolk County depends upon the quality and character of their environment. The open spaces in our communities are all part of the heritage of Suffolk County. Interesting and diverse recreation areas and scenic open spaces have a special ambiance and attractive qualities. The simple awareness that special places are set aside from development is a value that is difficult to measure terms of dollar value. Public access to the unique and distinctly different shorelines in Suffolk County is a public benefit, and access to parks and preserves can provide the opportunity for relaxation, exercise, escape from everyday life, social interaction, and/or education for adults and children. These attributes help to define these communities and they lead residents to a strong identification with their neighborhoods.

There are obvious environmental benefits to open space preservation. Forests, lakes, rivers, stream corridors, wetlands, bluffs, dunes and seashores all provide habitat for a diversity of plant and animal species. They also serve a variety of human needs. In Suffolk County, undeveloped land also protects the quality of our underground drinking water supplies. Open space conservation often provides multiple benefits. Land conserved because it is important wildlife habitat often contains wetlands which aid in flood and storm water control and water filtration. Preservation of farm fields for agricultural activities may simultaneously preserve the scenic qualities of a rural road.

There are also economic benefits to open space preservation. Parks, beaches, scenic landscapes, historic sites, lakes, streams and coastal areas are central to Suffolk County's tourism and travel industry. Increasingly, businesses make decisions about where to develop or expand facilities based on the quality of life available to prospective employees. Communities that plan carefully for their future and conserve their important open spaces are better able to attract the businesses and jobs that improve the local economy and that create quality communities. The protection of open space through acquisition or clustered development can reduce the costs of infrastructure such as utilities, transportation and public works construction and maintenance. And finally, preserved open space adjacent to residential areas improves property values and attracts homebuyers.

All types of communities benefit from the preservation of open space, even areas where it seems there is no threat to natural and cultural resources. Communities that are fully developed, communities on the urban/rural fringe, and communities in the most thinly populated portions of the County can benefit from open space preservation. Preserved open space protects environmentally significant habitats, rare and endangered species, and scenic vistas. But open space also provides recreational facilities to enhance the economic and social life of the community. It also can enhance downtown areas by providing shade and small sitting areas, and can form links between recreation areas through greenbelts and bicycle trails.

In terms of open space acquisitions, Suffolk County is at a crossroads. Most of the County's large major open space purchases have been made. In the future, parcels acquired by the County for open space purchases will likely tend to be smaller, resulting in more numerous transactions than in the past. More time, effort, and analysis will need to be made in the acquisition decision-making process. Twenty years from now, due to additional development, our ability to buy open space will be severely diminished. Therefore, right now is, in essence, our last chance to preserve some of the last available open space in Suffolk County.
Many open space preservation techniques are used in Suffolk County to maximize the amount of land that will remain open.
Open Space Preservation Techniques

Resource Protection Overlay District - These headwaters of the Peconic River are protected from development because they are within the boundaries of the Peconic Estuary Program as well as the Central Pine Barrens. Suffolk County Department of Planning photo, Riverhead open space bordering Brookhaven & Riverhead Towns, Peconic Estuary Program, Fall 1994.

Conservation Subdivision - Calverton, Riverhead Town, 1996, Suffolk County Department of Planning photo.

Environmental Regulations - Development in the Nissequogue River corridor is regulated by the NYS Wild, Scenic, and Recreational River System Act. Carol Walsh photo, 10/98.

NYS Agricultural District - Reeves Ave. and Horton Ave. (bottom right corner) looking north east to the Long Island Sound, Riverhead Town, 1996, Suffolk County Department of Planning photo.

Open Space Preservation Techniques

The primary goal of Suffolk County's open space programs is to provide for the preservation of a sufficient amount of land to protect the health and environment of present and future residents through the protection of critical resources, to provide adequate parks and recreational facilities and to provide for a sustainable economy, especially as it relates to agriculture and tourism. The implementation of this goal is to be at a level appropriate to serve the needs of residents throughout Suffolk County and with an understanding that other levels of government (federal, state, town, village) also have significant roles at their respective levels.

Open space planning is a component of land use planning. Open space planning recognizes and addresses the needs of both nature and people, and it provides a mechanism to balance environmental and economic factors. Planning for open space also ensures that both green space and development are placed where most needed and most appropriate, and helps provide communities and developers with stability. Most every community in Suffolk County has special recreation resources, historic sites and important natural areas. Community planning is needed to create and maintain parks and preserves. Local land use regulations can guide the patterns of development on the land to avoid loss or damage to important natural and cultural resources. As available land becomes scarcer in Suffolk County, the competition for the remaining land for open space, affordable housing and other uses will become more intense. A balanced approach to open space acquisition is necessary.

There are several methods of open space preservation. Government purchase of property for land preservation is just one technique available to help preserve open space. Other advantageous and cost-effective methods are available. Local governments can conserve significant amounts of open space utilizing a number of land use planning techniques. There are unique situations for which a combination of techniques may need to be used. In Suffolk County, the more commonly utilized open space preservation techniques include:

• **Fee Acquisition** - Section 247 of the New York State General Municipal Law establishes open land preservation as a public purpose, authorizing local governments to expend public funds to acquire interests or rights in real property to preserve open space. A number of local governments including Suffolk County and especially the east end towns, have developed local sources of dedicated funds for local open space conservation. Preserving open space through government purchase allows the highest degree of environmental protection for the land purchased, but can be costly when land and management costs are included. Leveraging open space financing with partners, both public and private, can be beneficial in keeping land and management costs lower.

• **Zoning and Subdivision Regulations** - The location and control of development can be implemented by enacting specific zoning requirements and subdivision ordinances that provide for and/or protect large lots, open space, agriculture, floodplains and wetlands. These regulations can help to direct development to those locations that already have sewer, water, roads and other public infrastructure, avoiding costly and inefficient sprawl. Subdivision regulations can require developers to set aside a certain portion of their land for park or open space purposes or to contribute to a fund for the acquisition of open space. In Suffolk County, the local towns and villages have zoning and subdivision control. The Suffolk County Planning Commission makes recommendations to local municipalities in reviewing certain subdivision and zoning changes within its jurisdiction, however their decisions can be overridden by a majority plus one vote of the town or village board.
Open Space Acquisition Policy Plan for Suffolk County

- **Clustering** - Subdivision regulations at the town or village level can include provisions which help preserve open space through cluster development. Clustering is based upon the lot yield of a traditional residential subdivision. The clustered parcel yields the same number of lots as a traditional subdivision but these lots are smaller and clustered together. The remainder of the parcel is dedicated as open space. Towns and villages in New York have the authority to enact ordinances or local laws that require cluster development. A planned unit development (PUD) is a technique similar to cluster development which allows development for residential and other uses on a single parcel with part of the parcel dedicated for open space.

- **Resource Protection Overlay Districts** - These districts can be enacted whereby the underlying zoning remains the same but resources that require special protection such as wetlands, floodplains and critical habitats are identified. Urban growth boundaries can be implemented which designate areas of intense development integrated with preservation areas. The Pine Barrens Plan is an example of a planning program that helps conserve open space.

- **Restrictive Covenants** - Developers of residential properties can voluntarily restrict the use of a portion of the property in order to provide an amenity such as dedicated open space through deed covenants, restrictions and easements. For example, the deed that a lot owner receives may also convey ownership in common with other lot owners to a common area. This easement usually provides that the common area may not be developed except for specified purposes relating to open space and recreation.

- **Conservation Easements** - An easement is an authorization from a property owner for the use of the property by a non-profit or municipality to conserve, preserve and protect environmental, historical, or cultural resources. Conservation easements impose restrictions on the land and can be used to conserve open space or to protect valuable environmental areas. Sections 49-0301 through 49-0311 of the New York State Environmental Conservation Law provide the authority for non-profits or municipalities to use such a tool. The donation of easements allows the community to receive the open space benefits without the cost of owning, managing, and maintaining the land. There are several tax benefits that accrue to the donor, however public access is usually restricted.

- **Transfer of Development Rights (TDR)** - In 1989, New York State legislation was enacted to authorize towns, and villages to establish transfer of development rights (TDR) programs. A transfer of development rights program can establish a clearinghouse market for development rights. TDR rules allow local municipalities to transfer density from environmentally sensitive land to property that can accommodate development. Transferring development rights allows all or part of the development density that is allowed by the zoning ordinance for a particular parcel of land to be transferred to other parcels which can support increased density, thereby retaining open space on the original parcel. The owner of the open space parcel may retain fee title interest and all other rights to the open space property or may transfer this property to a municipality. Once a development right has been sold, a development restriction is recorded on the deed, thereby creating a permanent conservation easement on the land.

A TDR procedure is available as part of the Suffolk County Department of Health Services Board of Review variance requirements. The sending property is screened by the Department of Planning to ascertain potential County interest (i.e. adjacent to other County park properties, within the Pine Barrens Core Area, environmentally sensitive, etc.). Once
the legislation has been approved, the property is then donated, the title is transferred to
the County and jurisdiction is placed in the Suffolk County Department of Parks, Recreation
and Conservation. Its use is restricted to passive recreation, to be maintained in its
natural state.

• **Purchase of Development Rights (PDR)** - Purchase of Development Rights are
voluntary, legal agreements that allow owners of land meeting certain criteria to sell the
right to develop their property to a township, city, county, or state government, or to a
nonprofit organization. A conservation easement is then placed on the land and the
agreement is recorded on the title to limit the future use of the land to agriculture or other
open space uses. The cost of purchasing development rights is lower than the cost of
purchasing the property. Suffolk County has a farmland PDR program as do the Suffolk
towns of Riverhead, Southold, East Hampton and Southampton.

• **Agricultural Districts** - The New York State Agricultural Districts Law provides protection
for farmland and farm businesses through several measures, including the formation of
agricultural districts. An agricultural district, established by county legislative action initiated
by a petition from the owners of the land, is a loosely conglomerated area where property
owners voluntarily agree to continue to farm their lands for an eight-year period in return
for reduced tax assessment of the farmland during that period. Agricultural districts
therefore temporarily protect farmland from development. Suffolk County contains an active
agricultural district program.

• **Incentives to Landowners** - This method involves offering a landowner an incentive such
as exemption from a building moratorium in exchange for donation of land in the proposed
development for open space. A rural incentive district is an example. Incentive zoning
provides for a trading arrangement between a developer and a community. In return for
maximizing open space, a developer may be given a "bonus" such as permission to build
at a higher density.

• **Environmental Regulations** - New York State protects environmentally sensitive lands
through regulatory techniques. For example, Article 24 of the Environmental Conservation
Law (ECL) contains land use regulations for freshwater wetlands and Article 25 of the ECL
contains land use regulations for tidal wetlands. The New York State Wild, Scenic, and
Recreational River System Act controls development in river corridors*. The State
Environmental Quality Review Act (SEQRA) incorporates the consideration of environmental
factors into the existing planning and review processes at the earliest possible time,
ensuring that open space resources are considered when a proposed project is reviewed.
Other local regulations restrict development in areas with steep slopes, wetlands and
groundwater protection areas. These regulations provide a basic minimum standard for
open space preservation.

• **Tax Lien Procedures** - Suffolk County obtains property through tax lien procedures for
non-payment of real estate taxes. Once the County obtains title to the property,
environmentally sensitive land may be dedicated to the County for open space/parkland.
After a redemption period has expired (generally six months for vacant land), such a
property is reviewed by the Suffolk County Department of Planning for its environmental
characteristics and other planning criteria to determine if the County should retain these
parcels for open space/parkland or other municipal purposes. Transfer of these properties
to County parkland is a no-cost method of preserving open space throughout the County.

* In Suffolk County the following river corridors are identified within this program: Nissequogue
River, Carmans River, Connetquot River and Peconic River.
Open Space Acquisition Policy Plan for Suffolk County

- **Donations** - Owners of open space property may donate property to federal, state and local governments and non-profit conservation organizations. This method of open space preservation incurs little if any cost to the taxpayer and results in tax benefits to the landowner. A "bargain sale" involves the sale of land to a government entity or non-profit organization at below market value, resulting in possible charitable contribution tax benefits to the landowner.
Historic Overview of Suffolk County’s Open Space Acquisition Policies

“The opening of the Bridge and Park at Smith Point mark the first step in a program that is planned to provide recreational facilities in every part of Suffolk County for the use of our people. With working hours cut down, people find more leisure time at their disposal, and it is the duty and responsibility of the officials of Suffolk County to provide areas and means for clean, wholesome recreation. These facilities must be provided in every section of the County.”

ARTICLE I, Environmental Bill of Rights

§ C1-1. Statement of policy.

The policy of Suffolk County shall be to conserve and protect its natural resources, including its wetlands and shorelines, and the quality of its environmental and natural scenic beauty and to encourage the conservation of its agricultural lands.

“Time and again, the residents of our County have told us both formally at the polls and informally in many settings how important open space, farms and drinking water protection are to their quality of life and that this quality of life is what sustains our economic and personal well-being.”

Suffolk’s acquisition policies have evolved over time from focusing on active recreation to assuring personal and economic quality of life.
Historic Overview of Suffolk County's Open Space Acquisition Policies

1959 - Smith Point Bridge and County Park, County of Suffolk, July 4, 1959 [Suffolk County Board of Supervisors] quote from p. 4., artist’s rendering, p. 7.


Historic Overview of Suffolk County’s Open Space Acquisition Policies

Beginning in the 1960s, Suffolk County became involved in acquiring properties for general park and conservation/preservation purposes. In the early park acquisitions, purchase through capital budget expenditures was the method of bringing private land into the County park system. Certain parks were also acquired through condemnation procedures, but this procedure has not been used to acquire parkland for many years. The County’s general acquisition policy was to buy tracts of land of at least 100 acres for various recreational uses and environmental protection of natural habitats. Some of the earlier acquisitions provided significant acreage of waterfront along the Atlantic Ocean for beach and bathing activities. The acquisition of lands along the major river corridors within Suffolk County was also a priority. Some of these early acquisitions included land adjacent to the Carmans River, the Nissequogue River, and the Peconic River. Active recreational uses such as golf courses and outdoor camping also became an integral part of the County open space system.

By 1963, Suffolk County’s park system totaled 6,400 acres within 15 large park properties. The 1964 Suffolk County Planning Department report Planning for Open Space in Suffolk County was the first open space plan for the acquisition of open space at the County level. The plan specified that a minimum of 12,000 acres should be acquired for open space and parkland based on a desired ratio of ten acres of open space per 1,000 population. In 1970 the Nassau-Suffolk Regional Planning Board (later named the Long Island Regional Planning Board) finalized its comprehensive plan for the region. This plan continued to reinforce the philosophy that open space must be acquired in anticipation of needs.

Provisions for establishing the Suffolk County Nature Preserve and Historic Trust were enacted in 1970 with the passage of the Environmental Bill of Rights, Article I of the Suffolk County Charter. It called for the dedication of park properties that are determined to have either unique and sensitive natural values or distinctive historical significance. Sites within the County park system that exhibited unique features have been dedicated to the Nature Preserve Program, such as Cathedral Pines in Middle Island. Acquisition of historic buildings has also expanded the County’s variety of open space sites.

Suffolk County was one of the earliest counties in the country to recognize that the preservation of agricultural land would not be possible without some public investment. The County wanted to preserve properties for agricultural use because of the quality of agricultural soils and because these lands were and continue to be important, especially to the economy of eastern Suffolk. In 1960 the Suffolk County Planning Commission first recommended the preservation of 30,000 acres of agricultural lands. This recommendation was repeated in subsequent years, such as in the 1970 regional comprehensive plan. Suffolk’s farmland acquisition program was initiated in 1974. This program is now the oldest Purchase of Development Rights Program for farmland in the United States. The County’s farmland development rights program goal was to preserve a sufficient amount of Suffolk farm acreage to ensure the vitality its agricultural industry. This County program is still in effect today with some of the funding for the program coming from the federal government and New York State.

In the 1970s significant research concerning Suffolk’s drinking water quality, surface water quality, and the proper management of its coastal resources was underway. In 1978, the Long Island Comprehensive Waste Treatment Management Plan (208) studied groundwater and surface

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5 Suffolk County Department of Planning, 1964, Planning For Open Space in Suffolk County (Hauppauge, NY), p. 67.
6 Suffolk County Department of Planning, 1964, Planning For Open Space in Suffolk County (Hauppauge, NY), p. 108.
water issues. In response to concern for protecting future water supply, hydrogeologic zones were established as part of the 208 Study. These zones were based upon differences in groundwater flow patterns. Hydrogeologic zones formed the framework for recommendations on land use and waste disposal and have subsequently been incorporated by various governmental agencies into groundwater management regulations, including restrictions on permitted density of development and land preservation.

In 1980, a comprehensive open space program for Suffolk County was presented in the report *Open Space Policy* produced by the Suffolk County Planning Department. The land areas proposed for acquisition included sites of important natural environments and groundwater resources. The Open Space Policy report stated that a parcel of land would be considered for acquisition if it possessed one or more of the following characteristics: 1) uses for both passive and/or active recreation activities; 2) a unique environmental resource for the region; 3) a prime aquifer recharge area; 4) a site of scenic or archeological importance; or 5) a site for the protection of prime wildlife habitats. A tool known as the Land Use Capability System was used for the identification of a range of environmentally acceptable uses in advance of public and private decisions as to the best use of a particular site. The system recognized the ability of the environment to tolerate development that results from the differences in physical and biological processes that characterize various environmental resources. The report also itemized "geographic areas of particular concern," which were specific geographic areas where natural features, environmental processes or existing or potential economic and recreational opportunities merit further protection, preservation, or enhancement.7

The Open Space Policy report also recommended that the County actively pursue obtaining the "right of first refusal" on selected privately owned golf courses and camps in Suffolk County, should they become available for purchase. It was thought that the expense of acquiring these properties for County park use would be considerably less than that required to acquire vacant parcels and develop them for active parkland.

In the 1986 report titled Special Ground-Water Protection Area Project, the Long Island Regional Planning Board (LIRPB) developed the concept of Special Groundwater Protection Areas (SGPAs), an outgrowth of the concept of the hydrogeologic zones in the 208 Study. Such areas were defined as significant, largely undeveloped or sparsely developed geographic areas of Long Island that recharge to the deep flow aquifer system. A key area that was discussed in the report was the Central Suffolk SGPA, part of Hydrogeologic Zone III, in the sparsely developed Long Island Pine Barrens in central and eastern Suffolk County. The LIRPB's 1992 report titled The Long Island Comprehensive Special Groundwater Protection Area Plan went a step further and created a management plan for all of the SGPAs on Long Island and set the stage for open space preservation activities in these areas. It recommended the acquisition of 37,000 acres of land in Suffolk County's SGPAs for preservation to protect groundwater resources.

Negotiated land purchases with willing sellers have been the major method for Suffolk County's acquisition since the 1980s. However, starting in 1985, the Suffolk County Planning Department also began evaluating properties it obtains through non-payment of taxes, for possible retention as open space. This policy provided an avenue for many environmentally sensitive properties to be added to the County's open space inventory without any financial outlay.

7 Suffolk County Department of Planning, 1980, Open Space Policy (Hauppauge, NY), p. 3.
In 1986, a major open space preservation program was initiated in Suffolk County. The first appropriation to the Open Space Preservation Program was $60 million in general obligation bonds and authorized the acquisition of more than 4,800 acres throughout the County. The magnitude of this appropriation was significant as it represented a substantial commitment by the County to open space preservation. Following the 1986 voter approval of the New York State Environmental Quality Bond Act, the Suffolk County Department of Planning produced a report titled Proposed Acquisition of Lands which outlined specific recommendations for acquisition with funding from this New York State program. The recommended parcels for acquisition totaled more than 12,000 acres. Most of the proposed acquisitions were greater than 100 acres in size.

Following the passage of the Suffolk County Drinking Water Protection Program in 1987, the Suffolk County Department of Planning outlined priority areas for preservation under this program in its Comprehensive Acquisition Plan, primarily within the SGPAs. This program authorized the collection of ¼ of 1% of the sales tax to fund open space acquisitions and has been the largest Suffolk County open space preservation program to date. The landmark 1995 Central Pine Barrens Comprehensive Land Use Plan was a cooperative effort of New York State, Suffolk County, and the Towns of Brookhaven, Riverhead, and Southampton. To reduce future development inside the Pine Barrens, the Plan emphasized fee simple government acquisition of land by New York State and Suffolk County in the 102,000 acre Pine Barrens of central and eastern Suffolk County. The County’s main source of funding to acquire lands in this area came from the 1987 Drinking Water Protection Program. Based on the recommendations of the Plan, the focus of acquisitions in the Pine Barrens became the Core Preservation area (the central most undeveloped portion) and to date, a large percentage of the 55,000-acre Core Preservation area has been protected.

Through the years, other levels of government have acted on their own, or more recently, as partners with Suffolk County in the protection of open space. Stewardship of open space in partnership with other government and non-profit entities helps reduce land acquisition and management costs. Land trusts and other private, non-profit conservation, recreation and preservation organizations have also played an important role in open space conservation. Private conservation organizations such as the Peconic Land Trust and The Nature Conservancy have been involved in open space preservation on Long Island. Starting in the 1990s, partnerships became more common between Suffolk County and other public and non-profit agencies in acquiring open space. In 1997, the County’s Land Preservation Partnership Program was initiated, wherein Suffolk County matches funding on a 50/50 basis with local towns and villages in preserving open space. In 1998 the County’s Community Greenways Fund was established, with specific recommendations on partnerships with a local town, village or community group in managing active recreation open space acquired by the County under the program. The Community Greenways Fund also contained a provision for cost sharing of farmland development rights acquisitions between the County and other levels of government with a 70% county/ 30% local match. Additionally, the Fund provided an open space component to continue its goal of acquiring and protecting environmentally sensitive lands.

In 1998, an extension of Suffolk County’s Drinking Water Protection Program was approved. This extension reflected the County’s continuing commitment to open space preservation, and included provisions for acquiring environmentally sensitive lands in all areas of the County in addition to the Pine Barrens and the SGPAs, including wetlands, watersheds, and lands identified in several regional estuary programs. The Peconic Estuary Program (PEP) led to the creation of the PEP Comprehensive Conservation and Management Plan prepared by the Suffolk County Department of Health Services and approved by the U. S. Environmental Protection Agency and New York State. This study includes recommendations to accelerate land protection. The Long Island Sound Study’s newly created Long Island Sound Study Stewardship System identifies
exemplary public and private open space sites. The goals of the South Shore Estuary Reserve Comprehensive Management Plan (which covers the South Shore area from the Queens/Nassau line east to Shinnecock Bay) include the protection of open space and enhancement of public access to the estuary. This management plan was produced through the New York State Department of State.

In 2002, Suffolk County provided funds for acquisition of lands under the new Multifaceted Land Preservation Program. This program incorporated several previous open space programs under one source of funding. The County has continued to fund this program on an annual basis. In 2004, the County passed, by public referendum, the Save Open Space (SOS) Program. Through the issuance of $75 Million in serial bonds, the County can acquire open space; farmland development rights; and hamlet greens, hamlet parks or pocket parks to enhance the pedestrian friendly nature of established communities by providing public spaces in downtown areas.

Most recently, Suffolk County has created the Environmental Legacy Fund. It is a three-year program commencing in 2007, which provides $50 Million through the County’s Capital Budget to acquire open space in partnership with public municipalities and non-profit environmental land protection organizations. This will result in a total of at least $100 Million dedicated to preserving open space, acquiring farmland development rights, creating active recreational areas and preserving historic sites throughout Suffolk County.

Within the past few years, the County has acquired many parcels smaller in size than the previous 100+ acre standard. It has become apparent that there are fewer large parcels remaining to acquire, however, these smaller parcels have great importance to the County’s open space goals. Many are critical links that connect existing, protected open space thereby creating larger contiguous open space holdings. These connections encourage habitat diversity which in turn strengthens the health of these ecosystems. Regardless of size, and of continued importance, are the acquisition of parcels located in areas such as stream corridors, wetlands, and the Pine Barrens Core area as well as properties that are adjacent to other County-owned open space, that are environmentally significant.
SUFFOLK COUNTY’S OPEN SPACE PROGRAMS

Farmland Development Rights Program

Multifaceted Land Preservation Program
(for parkland purposes/ historic preservation)

1/4% Drinking Water Protection Program

Community Greenways Fund
(Active Parklands Component)

Suffolk County has acquired open space through many programs over the years.
**Suffolk County's Open Space Programs**

Farmland Development Rights Program - Riverhead Town, 1996, Suffolk County Department of Planning photo.


Multifaceted Land Preservation Program for parkland purposed/historic preservation.

**Suffolk County’s Open Space Programs**

Over the last 50 years, Suffolk County government - its county executives and legislatures and various departments - has served the County's residents well in preserving open space. The County has also worked with partners in successfully preserving open space. For years, Suffolk County has committed funds in its annual capital budget to acquire open space for parkland purposes. Aside from past purchases of predominantly large parcels (greater than 100 acres) through specific capital budget appropriations, there have been numerous programs under which Suffolk County has acquired open space and farmland development rights over the last 30 years.

Between 1977 and 2006, over 29,000 acres of open space have been preserved by Suffolk County through its open space programs. Table 1 displays each of Suffolk County's major land acquisition programs, its date of program commencement, number of acres acquired and dollars spent for acquisitions through the end of 2006.

The Farmland Preservation Program is the County's oldest preservation program. It involves the purchase of farmland development rights from landowners with the owner retaining all other ownership rights to the property, specifically the right to use the property for agricultural purposes. The Farmland Preservation Program has preserved 7,836 acres.

Suffolk County's Open Space Preservation Program, funded through general obligation bonds, started in 1986 and has preserved 4,914 acres, generally as passive open space. To date, over $82.5 million has been spent under this program.

Suffolk County's First Drinking Water Protection Program was approved by a county-wide referendum in 1987 and began acquiring property in 1988 allowing the collection of an additional ¼% sales tax to fund the program. By approval of Suffolk County's voters, the program was modified to allow bonding against the future revenues of the fund to accelerate acquisitions. This program ended on December 1, 2000 and, to date, has preserved 13,942 acres through the spending of $216.4 million, the largest acreage and spending of any program to date.

In the late 1980s, a new program was created called the Land Exchange Program. It provided a process to acquire environmentally sensitive properties from private owners in exchange for County-owned surplus land. The program has since acquired a handful of sites, primarily in the Mastic/Shirley wetland area along Narrow Bay. Acquisitions under the $3 million settlement to fund the South Setauket Woods Conservation Area Program began in 1997 and totaled 50 acres by 2006.

The Land Preservation Partnership Program for the acquisition of environmentally sensitive land in partnership with a local town or village began acquiring land in 1998 and 560 acres have been acquired with the County's portion of the cost being $14.7 million.

In 1998, Suffolk County residents voted to approve a $62 million Community Greenways Bond Act. The Community Greenways Fund program began purchasing farmland development rights, open space, and active parklands in 2000, totaling 830 acres through 2006.

In 1999, Suffolk County voters approved an extension of the First (1987) Drinking Water Protection Program for a 13-year period through 2013, funded by a continuation of the ¼% increase in the sales tax. This New (1999) Drinking Water Protection Program began acquiring farmland development rights and open space land in 2001. Through 2006, 360 acres have been purchased for $ 27.3 million. The County has leveraged $62 million of this fund’s monies through a low-cost financing arrangement, similar to bonding, provided by the New York State Environmental Facilities Corporation.

The Multifaceted Land Preservation Program, was instituted in 2002 using capital funds and, to date, has acquired 375 acres with $34.9 million. The SOS (Save Open Space) Program was approved by County-wide referendum in 2004 to acquire open space, farmland development rights.
and hamlet parks. To date, this program has acquired 443 acres for $30.6 million. The Environmental Legacy Fund will provide $50 million that requires a 50% matching partnership contribution. It will commence in 2007 and end in 2009.

Table 1 displays each of Suffolk County's land acquisition programs, its date of inception, number of acres acquired and dollars spent for acquisitions through the end of 2006.

<table>
<thead>
<tr>
<th>Program</th>
<th>Year of Program Commencement</th>
<th>Acres Acquired Through 2006</th>
<th>County Funds Spent Through 2006 (in $ Millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Farmland Preservation</td>
<td>1976</td>
<td>7,836</td>
<td>57.6</td>
</tr>
<tr>
<td>Open Space Preservation</td>
<td>1986</td>
<td>4,914</td>
<td>82.6</td>
</tr>
<tr>
<td>Old Drinking Water Protection (1/4%)</td>
<td>1987</td>
<td>13,943</td>
<td>216.4</td>
</tr>
<tr>
<td>South Setauket Woods Conservation Area</td>
<td>1995</td>
<td>50</td>
<td>2.4</td>
</tr>
<tr>
<td>Land Preservation Partnership</td>
<td>1997</td>
<td>560</td>
<td>14.7</td>
</tr>
<tr>
<td>Community Greenways Fund</td>
<td>1998</td>
<td>830</td>
<td>52.2</td>
</tr>
<tr>
<td>New Drinking Water Protection (1/4%)</td>
<td>2000</td>
<td>360</td>
<td>27.4</td>
</tr>
<tr>
<td>Multifaceted Land Preservation</td>
<td>2002</td>
<td>375</td>
<td>34.9</td>
</tr>
<tr>
<td>SOS (Save Open Space)</td>
<td>2004</td>
<td>443</td>
<td>30.6</td>
</tr>
<tr>
<td>Environmental Legacy Fund</td>
<td>2007</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td></td>
<td><strong>29,311</strong></td>
<td><strong>518.8</strong></td>
</tr>
</tbody>
</table>

Source: Suffolk County Department of Planning; subject to verification.

Table 2 displays each of Suffolk County's land acquisition programs and the type of acquisition that can be undertaken through that funding source.

<table>
<thead>
<tr>
<th>Program</th>
<th>Farmland PDR</th>
<th>Open Space</th>
<th>Parkland/ Historic Site</th>
<th>Active Recreation</th>
<th>Hamlet Park</th>
</tr>
</thead>
<tbody>
<tr>
<td>Farmland Preservation</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Open Space Preservation</td>
<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>Old Drinking Water Protection (1/4%)</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>South Setauket Woods Cons. Area</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land Preservation Partnership</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Community Greenways Fund</td>
<td>X</td>
<td></td>
<td></td>
<td>X²</td>
<td></td>
</tr>
<tr>
<td>New Drinking Water Protection (1/4%)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Multifaceted Land Preservation</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X²</td>
<td></td>
</tr>
<tr>
<td>SOS (Save Open Space)</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Environmental Legacy Fund</td>
<td>X</td>
<td></td>
<td></td>
<td>X²</td>
<td>X³</td>
</tr>
</tbody>
</table>

1. Partnership required for Farmland PDR acquisitions: 70% County/30% other municipality.
2. Partnership required for Active Parkland acquisitions: County acquires land; municipality/community organization improves & maintains property.
3. Partnership required for all acquisitions: 50% County/50% other municipality/non-profit organization.

Source: Suffolk County Department of Planning

For the next several years, the County's most active open space programs will be the New Drinking Water Protection Program, the Multifaceted Land Preservation Program, the SOS (Save Open Space) Program and the Environmental Legacy Program. The other older acquisition programs have a declining funding stream. The New Drinking Water Program includes funding for open space and the purchase of farmland development rights through 2013. The Multifaceted Land Preservation Program has incorporated four former programs (Land Preservation Partnership, Open Space Preservation, Farmland Development Rights, and the active parklands component of the Community Greenways Fund) into its program criteria and has in essence provided a mechanism by which these programs are being continued. The SOS (Save Open Space) Program provides funding for open space, and the purchase of farmland development rights and hamlet parks. The Environmental Legacy Program will provide funding for open space, the purchase of farmland development rights, active parkland and historic sites.
There is a need for specific property rating systems to be used for the New Drinking Water Protection Program and the Multifaceted Land Preservation Program.
Review of the New Drinking Water Protection Program, the Multifaceted Land Preservation Program, the SOS (Save Open Space) Program and the Environmental Legacy Program


Active Parklands - Gardiner County Park, Islip Town, Suffolk County Department of Planning photo 3/7/2004.
Open Space Acquisition Policy Plan for Suffolk County

Review of the New Drinking Water Protection Program, the Multifaceted Land Preservation Program, the SOS (Save Open Space) Program and the Environmental Legacy Fund

Four County land acquisition programs deserve close attention: the New Drinking Water Protection Program, the Multifaceted Land Preservation Program, the SOS (Save Open Space) Program and, the most recent program, the Environmental Legacy Program. These programs presently have the most funding available and will be the most important open space acquisition programs moving into the next decade. The other programs are reaching their final stages and their funding has been exhausted or is nearly exhausted. The following discussion describes in detail the criteria that were outlined in the legislation for each of these four programs.

**New Drinking Water Protection Program**

The goal of the New Drinking Water Protection Program (more aptly termed the New Quarter Percent Program, since its aim is broader than just drinking water protection) is the environmental protection of open space and farmland through County land acquisition. The legislation for this program allocates funds for the acquisition of open space land and stipulates that a proposed acquisition being considered for this program must meet at least one of five criteria. A listing of the five criteria is provided below:

1) *Freshwater/tidal wetlands and buffer lands for same* - In the 19th and early 20th century, wetlands were often thought of as unsightly harbingers of disease that should be eliminated if possible. This perception changed in the late 1960s and into the 1970s. We now realize that all wetlands are important for preservation, as described in the goals section of this report.

2) *Lands within the watershed of a coastal stream, as determined by a reasonable planning or hydrological study* - A watershed is the land area that drains to a river, stream, lake, or estuary. Suffolk County’s estuaries are the Long Island Sound, Peconic and Gardiners Bays, and the South Shore Estuary System (including Great South Bay, Moriches Bay, and Shinnecock Bay). The watershed category covers an extensive area through Suffolk County. Suffolk County should purchase watershed land with priority given to parcels that have qualities described in the natural resources portion of the goals section of this report.

3) *Any tract of land located fully or partially within a statutorily designated Special Groundwater Protection Area* - The Long Island Comprehensive Special Groundwater Protection Area Plan provides a detailed land use plan. It identified specific locations within each SGPA that should be preserved either through means such as fee simple acquisition, clustering, transfer of development rights, and purchase of development rights. In choosing a parcel to be acquired, refer to the recommendations for each SGPA in the report. Priority should be given to those parcels that have been targeted for acquisition.

4) *Lands determined by the County Department of Planning to be necessary for maintaining the quality of surface and/or groundwater in Suffolk County* - This category is very open-ended, and is somewhat redundant of previous categories. Parcels identified in a Suffolk County Department of Planning report and recommended for acquisition, or parcels that are located in an area that has been evaluated by the Department and that were determined to be important for protecting surface waters and/or groundwater will be recommended for acquisition.
5) Lands identified by the South Shore Estuary Reserve (SSER), Peconic Estuary Program (PEP), and/or Long Island Sound Comprehensive Conservation and Management Plan (LISCMMP) as needed to protect coastal water resources - The PEP program is developing a list of parcels targeted for acquisition. The Long Island Sound Study Stewardship System is in the process of assessing and identifying exemplary public and private open space sites. The South Shore Estuary Reserve does not have a specific list of targeted parcels, but offers general types of areas of interest. Priority should be given to those properties given the highest ranking by these programs, if such lists exist.

The process of acquisition of farmland development rights under the New Drinking Water Protection Program shall adhere to the requirements of the County’s Farmland Development Rights Program as defined in Chapter 8 of the Suffolk County Code.

**Multifaceted Land Preservation Program**

The Multifaceted Land Preservation Program has incorporated four former programs (Land Preservation Partnership, Open Space Preservation, Farmland Development Rights, and the active parklands component of the Community Greenways Fund) into its program criteria and has in essence provided a mechanism by which these programs are being continued. In addition, four generic open space categories were also included as criteria. In 2003, funding for affordable housing was added to this program. This component has its own separate policy issues and is not described in this report.

The Multifaceted Land Preservation Program, funded through Suffolk County’s 2002-2004 Capital Program, provides for the acquisition of open space that meets at least one of eight criteria. A listing of the eight is provided below, along with a brief description of the existing program or generic category and an explanation of the criteria associated with that program or category, if applicable:

1) The Land Preservation Partnership Program, which in 1998 began acquiring environmentally sensitive land in a 50/50 partnership with a town or village. General obligation bonds have funded this program.

2) The Open Space (Preservation) Program, which was the County's first major open space program, initiated in 1986 to preserve the County's water supply, wetlands, and woodlands.

3) The Farmland Development Rights Program, the County's oldest preservation program, which involves the County purchasing the development rights from landowners. The owner retains all other ownership rights to the property, specifically the right to use the property for agricultural purposes.

4) Parkland purposes, though not as specific as the Open Space Preservation Program or the Drinking Water Protection Program, this category includes lands for both active and passive parkland, and historic/cultural sites.

5) Environmentally sensitive land acquisition, though not as specific as the Open Space Preservation Program or the Drinking Water Protection Program, this is a general category that includes lands with unique geologic features, wetlands, surface waters, endangered or threatened species and their habitats.
6) **Watershed and/or estuary protection**, though not as specific as the Open Space Preservation Program or the Drinking Water Protection Program, this category involves the acquisition of land that drains to a river, stream, lake, or estuary. It is important to attempt to preserve lands within a watershed or that drain into an estuary to protect environmental characteristics inherent in these systems.

7) **Drinking water protection purposes**, although not described as the Drinking Water Protection Program, lands proposed to be acquired under this category would be located within the Pine Barrens Zone or in a Special Groundwater Protection Area (SGPA). Priority should be given to those lands located within the Pine Barrens Core Area.

8) **Active Parklands Stage II Acquisition Program**, part of the Community Greenways Fund program approved by public referendum in 1998, where Suffolk County buys land and a town, village and/or a community group is required to design, build, and maintain the property for an agreed upon active recreational (non-golf course) use.

**SOS (Save Open Space) Program**

The goal of the **SOS (Save Open Space) Program** is to provide seventy five million dollars through the issuance of serial bonds for the acquisition of Open Space; Hamlet Greens, Hamlet Parks or Pocket Parks; and Farmland Development Rights. This bond act program was approved by referendum in 2004 and a specific monetary amount of funding was identified for each category as follows: thirty million for Open Space Preservation, ten million for Hamlet Greens, Hamlet Parks or Pocket Parks and thirty five million for the purchase of Farmland Development Rights. A description of each component of this program is described below:

1) **Open Space Preservation** component, provides funding for the acquisition of wetlands, woodlands, pine barrens, and other land which are suitable only for passive recreation uses. Such properties can be considered for inclusion in the County’s Nature Preserve Program if stated in the authorizing resolution for acquisition. Typical acquisitions under this component include lands for groundwater and surface water protection; wetland conservation and restoration; habitats of endangered or threatened species; and other environmentally sensitive habitats throughout the County. Such properties are transferred to the County Department of Parks, Recreation and Conservation.

Under this component, the County may dedicate and transfer the development rights from these lands and hold for use for the sole purpose of providing workforce housing. This program is discussed in further detail under the report prepared by the Suffolk County Department of Planning entitled, *Suffolk County Save Open Space Bond Act Workforce Housing Transfer of Development Right Implementation Plan*, February 2005.

2) **Hamlet Greens, Hamlet Parks or Pocket Parks** component, provides for the acquisition of lands that create public spaces that reinforce community livability by enhancing the pedestrian-friendly nature of communities, including uses for outdoor activities, playgrounds, and other public gathering purposes, more commonly found in Smart Growth Planning concepts, and/or active parkland use or community recreational needs. Due to the fact that these types of parks are small in scale and are difficult to maintain, and are not part of a regional County facility, it is strongly recommended that the County have a local partner to take on the responsibility of building and maintaining the site and its facilities. Proposals that include the demolition of existing buildings should indicate how the project
Open Space Acquisition Policy Plan for Suffolk County

will fit into an overall downtown or community plan. It should not be the purpose of the program to be used as a defacto urban renewal program to remove dilapidated or other unwanted buildings.

3) **Purchase of Farmland Development Rights** component, involves the County purchase of the development rights from farmers/land owners. The owner retains all other ownership rights to the property, specifically the right to use the property for agricultural purposes and adheres to the requirements of the County's Farmland Development Rights Program as defined in Chapter 8 of the Suffolk County Code.

**Environmental Legacy Program**

Under the adopted 2007-2009 Capital Program, Suffolk County allocated fifty million dollars for the acquisition of environmentally sensitive lands, active recreation sites, historic properties and farmland development rights. This funding is available starting in 2007 for those acquisitions where there is a partner, another government entity and/or not-for-profit environmental land protection organization, who will provide a 50% matching contribution to the cost of the acquisition. For 2007, twenty million dollars has been authorized for such acquisitions. For both 2008 and 2009, there will be fifteen million dollars allocated for each year. This approach allows the County to benefit from a leveraged funding source thereby maximizing its ability to preserve and protect these types of properties. The four types of acquisitions that are permitted under this program are described below by category:

1) **Open Space Preservation** category, follows the criteria of the traditional Open Space Program, which was the County's first major open space program, initiated in 1986 to preserve the County's water supply, wetlands, and woodlands.

2) **Purchase of Farmland Development Rights** category, involves the purchase of the development rights from farmers/land owners. The owner retains all other ownership rights to the property, specifically the right to use the property for agricultural purposes and adheres to the requirements of the County's Farmland Development Rights Program as defined in Chapter 8 of the Suffolk County Code.

3) **Active Parklands** category, includes the purchase of lands to be used for playgrounds, soccer fields, football fields, baseball fields, outdoor concerts, horseback riding or equine endeavors, and/or other community recreational needs, all subject to continued public access to such property.

4) **Historic Properties** category, includes those properties that exhibit historic and/or archeological significance. Generally, these sites would be listed on the National or State Register of Historic Places, within a town designated historic district or is an historic landmark, or is a location of prehistoric/archeological significance identified by the NYS Office of Parks, Recreation and Historic Preservation.
The overall goal of open space preservation is to preserve the fundamental well being of Suffolk County, its residents and its environment.


**Suffolk County’s 21st Century Open Space Goals**


Wetlands - Broad Cove Wetlands, Riverhead Town, Suffolk County Department of Planning photo, 8/2/2001.


Farmland - Southampton Town, 1996, Suffolk County Department of Planning photo.


Suffolk County’s 21st Century Open Space Goals

Our overall goal of open space preservation is to preserve the fundamental well being of Suffolk County - its residents and its environment. Suffolk County is located on an island, our land is finite, and our population density is relatively high, so our opportunities for future open space acquisitions have become, over the last decade, a much scarcer commodity. However, we also want to retain jobs, maintain our economy and provide housing for our workforce. County open space acquisitions are considered in concert with these efforts including the community's need for housing and a solid economic base.

Smart growth development involves reallocating future development and re-development away from less developed areas, toward existing, more populated centers. Smart growth development is economically sound, environmentally friendly, supportive of community livability, and enhances our quality of life. Urban sprawl and the inefficient use of land and resources require communities to provide services across a larger geographic area, stretching municipal services. The acquisition of open space helps to counter sprawl and the consumption and fragmentation of open land.

Over the years, the open space needs of the County have changed and increased. It is worthwhile therefore to provide a list of goals of Suffolk County's open space program today and for the foreseeable future. Suffolk County's open space goals can be divided into three main categories: natural resource protection, farmland preservation, and recreational uses.

Natural Resource Protection:

- Preservation of **groundwater** - All of the drinking water on Long Island comes from underground aquifers and the preservation of our recharge zones, particularly our deep aquifer recharge zones, is vitally important in retaining safe drinking water resources. Aquifer protection involves protecting the land in recharge areas where water permeates through the soil to the underlying strata of sands and gravel where the aquifer is replenished. Increases in development and human activities in aquifer recharge areas, which increase contaminant loads, can degrade the water quality of the groundwater aquifers below. Undeveloped portions of the deep recharge area containing vegetative land cover provide the greatest natural filtration of pollutants, and therefore provide the greatest protection for maintaining excellent groundwater quality.

- Preservation of **coastal resources** - Because of Long Island's geography and geology, its coastal resources are extensive and unique. Suffolk County has 986 miles of shoreline. Bluffs along the water’s edge, ocean and bay beaches, dunes, and river, lake and stream shorelines are worthy of preservation as are their significant plant and wildlife habitats. Preservation of these natural coastal resources is also important to protect against erosion forces and flooding during severe storm events such as hurricanes and nor'easters by serving as a critical buffer to inland areas.

- Preservation of **wetlands** - Suffolk County harbors a great diversity of wetlands. Its wetlands include both freshwater and tidal wetlands, including such habitats as swamps, bogs, streams, lakes and ponds and their adjacent banks, kettleholes, and tidal marshes. Wetlands help control floods, trap sediments, filter out water pollutants and support a variety of wildlife and plant species including a number of endangered and threatened species. The water quality of wetlands can be degraded by changes in land use and development nearby. To protect wetlands fully, the existing hydrology (the way water moves through the system) must also be
protected. For these reasons, upland buffer areas surrounding wetlands are also important to wetland preservation. Former wetland areas that are undeveloped should also be acquired for wetland/watershed restoration. Conservation efforts including upholding state and local wetland regulations as well as public acquisition are critical in attaining the most protection of these environmentally sensitive areas.

- Preservation of **wetlands and stream corridors** - A watershed is the land area that drains to a river, stream, lake, or estuary. Suffolk County’s major estuaries include: the Long Island Sound, Peconic/Gardiners Bays Complex, and the South Shore Estuary System (including Great South Bay, Moriches Bay, and Shinnecock Bay). It is ecologically important to preserve lands within watersheds and their stream corridors. A watershed’s topography and its ability to control storm water can be changed dramatically due to various forms of development such as site clearance, re-grading of land, and construction of housing and roads. Watersheds, particularly stream corridors, are the conduits for storm water attenuation. Protection of the hydrology and the natural habitats of these areas are important to protect the health of these surface water and their associated upland ecosystems.

- Preservation of **plant and animal habitats**, particularly endangered, threatened or species of special concern and unique or rare vegetation is important. Protected open space lands that are large and contiguous help to maintain existing natural habitats and protect the diversity of existing ecological communities. Poorly planned development fragments natural habitats. Fragmentation causes natural habitat areas to become too small to support the complex interactions of organisms required to maintain a healthy, bio-diverse ecosystem. Although Suffolk County is a mostly suburban area, it still contains certain important and rare habitats that deserve attention and protection for their ecological and educational value. There are state and federal laws and programs that protect endangered and threatened species, and protecting their habitats cannot be understated.

- Preservation of **scenic vistas and open areas** - Open space in rural and semi-rural areas helps to preserve a rural way of life. Scenic vistas from high elevations and scenic roadways are also important to preserve. Protecting special views of the County’s waterways is important to our unique maritime environment. Even in more developed areas, open areas, trees and forests enhance a community’s quality of life. In a highly developed community, an area only a few acres in size with relatively mature trees, for example, can be considered an important open space area. They can act as buffers between development areas. Natural open space areas have aesthetic value, can provide shade and cooling, aid groundwater absorption, and filter pollutants. A scenic community entranceway may symbolize the character of the community and attract people to spend time there.

**Farmland Preservation:**

- **Farmland Preservation** - Farming represents a pre-existing historic and viable industry in Suffolk County. It simultaneously helps to contribute to a vibrant tourist industry and provides open areas, and rural and scenic vistas. In addition, farms generate more tax revenue than the dollar amount of public services they require. Suffolk County was the first County in the nation to acknowledge the importance of local farming by creating a program to protect and continue this way of life for all to benefit.
Open Space Acquisition Policy Plan for Suffolk County

Recreational Uses:

- **Passive Recreation** - Trails and greenbelts can provide substantial human benefits and should be part of any integrated system of open space. Acquisition of key, connecting parcels of land in addition to easements and cooperative agreements are some of the methods that can be used to create access to trails and public lands. These lands are very beneficial to the public use of open space including walking or hiking and nature study. Passive recreational uses do not disturb the natural environment and provide access to the various habitats of a site which encourage education of our important ecological environs.

- **Active Recreation** - Active recreation includes activities such as camping, swimming, golfing, playgrounds and ball fields. The demand for various active recreational uses changes with demographic changes and changing recreational needs. For the County's purposes, the goal is to provide recreational opportunities that are not generally available in the smaller local parks or the larger state and federal parks. It is important to note that the use of a site for active recreation should not conflict with environmentally sensitive conditions on or near the site.

- Preservation of **cultural and historic resources** - Suffolk County has a rich historical and cultural heritage that should be enhanced and protected. Historic properties have tangible links with the past that help provide a sense of identity and stability for a community. Historic, cultural, and archeological resources include a great variety of property types such as a museum, historic site/building, cultural center, etc. These areas are important for preservation for their own sake, as well as for recreational, educational and research value.

- **Access to shoreline** - Communities are more pleasant places to live when their residents can have direct access to scenic waterbodies. Acquisition of key parcels of waterfront land is important to the creation of public access to the shoreline where such access is limited or non-existent.

- **Hamlet Park** - A park in a hamlet center can provide an area for walking, social interaction, or just relaxing. While open space acquisitions in downtown areas are generally a local town or village concern, some County open space acquisitions may be appropriate for improving the aesthetics and vitality of downtown areas. Such open space can also create a place for public gatherings, such as an outdoor concert area or a cultural center in a downtown location, which can reinforce a sense of place.

Each of the goals described above is important and therefore it is difficult to choose one over another. Within each goal, there are various facets and degrees of importance and need. Even after sites are evaluated by an objective process, often a subjective decision must be made about whether the County should acquire a parcel, since government is constrained by the cost of acquiring open space. The goal of this policy plan is to provide an objective approach to acquiring land, realizing that each opportunity for open space preservation is unique, with unique costs, a unique location and a unique history, and these features may not be directly comparable to one another. Fortunately, the County has created a variety of programs that can be utilized to meet the County's divergent open space needs, and we must use the funds available to our best advantage in order to effectively fulfill our regional open space goals.
An open space policy for all of Suffolk County.
Open Space Acquisition Policy


Open Space Acquisition Policy

In this report, the various Suffolk County open space acquisition programs have been discussed, their objectives have been considered, and the open space acquisition goals of the County have been presented. The County’s main open space goals have been, and continue to be, to acquire land that is important to the protection of our groundwater, surface waters and our natural resources, to preserve farmland, and to provide parks for active recreation, hamlet parks and historic sites. Suffolk County is very diverse in its development patterns. Western Suffolk is mostly suburbanized and the East End is semi-rural, and there are differences among hamlets even within the County’s sub-regions. The following list of directives form the foundation of the County’s open space acquisition policy, for all areas of the County, for the present and the future. These recommendations outline the basic guiding principles, its goals and objectives, for Suffolk County’s open space acquisitions.

Policy 1: Open space acquisitions should protect natural resources, preserve farmland, and provide for active recreational uses, historic sites and hamlet parks.

The County’s primary open space goals are the protection of natural environments, farmland preservation, and the provision of active recreational uses, historic/cultural resources and hamlet parks. All Suffolk County open space acquisitions should promote at least one of these goals. County acquisitions for natural resource protection should primarily seek to protect environmental systems, whether they are biological, hydrological, coastal or otherwise.

Policy 2: Evaluate proposed open space acquisitions with a criteria-based review that rates the environmental and physical characteristics of each property proposed for acquisition.

Each of the County’s open space programs requires that a proposed acquisition site meet certain criteria. The first step in reviewing a proposed acquisition is to ascertain whether the property meets the criteria of the program from which the acquisition will be funded. Comprehensive environmental planning efforts and reports identifying lands for County acquisition, such as the Master Lists created in the past, take those criteria under consideration. Other individual parcels proposed for acquisition need to be reviewed under a comprehensive, standardized rating system depending on the type of open space for which the property is best suited.

To this end, three new rating forms have been designed. The three rating forms correspond to the open space goals of natural resource protection; farmland preservation; and active recreation, hamlet park, historic and/or cultural park uses. These three rating systems are intended to uniformly evaluate proposed acquisitions early in the process.

The rating system for Natural Environments is designed to clarify the recommendation and acquisition process through a detailed and comprehensive evaluation. Lands could qualify for acquisition with funds from the New Drinking Water Protection Program, the Multifaceted Land Preservation Program, or any of the other open space programs that are designed for the protection of natural environments. The rating system is divided into three sections: natural resource characteristics, physical characteristics, and possible stewardship partnerships. The highest overall score that can be earned is 100 points, with a minimum guideline of 25 points for the property to be considered. The Appendix contains the rating sheet for Natural Environments along with its corresponding cover sheet containing a checklist of criteria ensuring compliance with various County open space programs.
Open Space Acquisition Policy Plan for Suffolk County

The rating system for **Active Recreation, Hamlet Park, Historic and/or Cultural Park Uses** is designed to clarify the recommendation and acquisition process through a detailed and comprehensive evaluation. Lands could qualify for acquisition with funds from the Multifaceted Land Preservation Program, the SOS (Save Open Space) Program and the Environmental Legacy Program. The rating system is divided into three sections: recreational characteristics, physical characteristics, and possible stewardship partnerships. The highest overall score that can be earned is 100 points, with a minimum guideline of 25 points for the property to be considered. The Appendix contains the rating sheet for Active Recreational, Hamlet Park, Historic and/or Cultural Park Uses, along with its corresponding cover sheet containing a checklist of criteria ensuring compliance with various County open space programs.

The rating system for **farmland** is designed to clarify the recommendation process through a detailed evaluation. The rating system includes evaluation of contiguity, vistas, soils, and development rights value. The Appendix contains the rating sheet for Farmland Development Rights purchases.

Policy 3: **Preserve open space through a variety of preservation techniques.**

Preservation techniques can include protection through: fee acquisition, zoning and subdivision regulations, clustering, resource protection overlay districts, restrictive covenants, conservation easements, transfer of development rights, purchase of development rights, agricultural districts, incentives to landowners, environmental regulations, transfer of properties from tax lien procedures to municipal park use, and donations. The use of state and local environmental regulations, land use controls and other cost-effective means of open space preservation should be continued. Unfortunately, sometimes these regulations offer an insufficient level of open space protection of important environmental or agricultural resources and, therefore, the best way to protect environmentally sensitive habitats is through public acquisition and farms, through the acquisition of development rights, thereby retaining the property for open space or farmland purposes in perpetuity.

Policy 4: **Emphasize the preservation of larger parcels or groups of parcels that are of an appropriate regional scale and size for County ownership and management.**

Each level of government (federal, state, county, town, and village) has its own open space goals based on its interests. In general, very large sites should be acquired by the State or Federal Government, large sites by the County, smaller sites by the towns and villages. While there can be some room for discussion or evaluation of smaller parcels on a case-by-case basis, in general the County should focus its open space acquisition efforts on large parcels. Large parcels are generally those greater than 50 acres or a combination of contiguous parcels totaling 50 or more acres. Acquisition of smaller parcels should be considered by the County in those situations where the County already has significant park holdings, are within a stream or river corridor where the County and other municipal holdings exist, is an important link to other public holdings or is located in an environmentally significant area such as tidal or freshwater wetlands. Generally, the acquisition of small parcels detached from any existing County open space should be a town or village concern.

Policy 5: **Favor acquisitions that provide multiple public benefits.**

When trying to identify those parcels that are most important to conserve as open space, the places offering multiple benefits deserve special attention. For example, land conserved for its important wildlife habitat may contain wetlands that in turn aid in flood and stormwater runoff control, and water filtration. Preservation of farm fields for agricultural activities may simultaneously preserve the scenic qualities of a rural road. Lands that will offer open space in combination with one or more major open space goals (such as the connectivity of open space, access to the waterfront, historic or cultural preservation, or important environmental benefits) should be prime
properties for acquisition. The most desirable properties for open space acquisition are those that can simultaneously accomplish the largest number of open space goals. This concept is reflected in the format of the new open space rating systems: a higher rating will be obtained if the land offers multiple benefits.

**Policy 6: Plan and provide for public access to open space areas.**

Public access to open space areas should be considered when identifying places for acquisition by the County. Access to County-owned open space should be provided to all County residents. Any property bought with County funds in partnership with another municipality should also be open for access to any County resident. For environmentally sensitive areas and sites that have been designated as County Nature Preserves, restricted public access may be necessary, but should allow minimally intrusive uses such as hiking, bird watching, and coastal access, where possible. Access to the County's vast shorelines and waterways is of high importance to its residents for not only its aesthetic values but for fishing and swimming opportunities.

**Policy 7: Connect existing open spaces to avoid open space fragmentation.**

Fragmentation of open space should be avoided. Isolated open space parcels should be connected to create larger, contiguous areas of open space. Connectivity between large, contiguous open space areas encourages greater diversity of native plants and animals, thereby serving as conduits for connecting ecosystems vis a vis greenbelts and trailways. Connected open space also provides for better wildlife habitat management. These smaller parcel acquisitions allow us to "connect the dots" of open space.

**Policy 8: Acquire lands in old filed map areas that are environmentally sensitive or that have other desirable characteristics for open space acquisition.**

Old filed maps contain many small substandard lots that pre-date the enactment of local zoning codes. The County should continue to obtain ownership to land in large old filed map areas where there are environmentally sensitive habitats or other open space attributes. If sizeable numbers of parcels in these areas are acquired, the County should ultimately abandon the underlying old filed map, obtain title to the undeveloped streets, and create one large tax map parcel of dedicated County open space. Where the County currently owns fifty percent or more of an existing old filed map, the County should attempt to obtain the remainder of the map through tax lien procedures, negotiated purchase, or as a last resort, condemnation. The use of TDRs can also be effective in acquiring land in these areas.

**Policy 9: Consider the acquisition of the residual fee for parcels in important environmentally sensitive areas where development rights have been transferred.**

The County should acquire the residual fee to parcels that have had their development rights removed in areas of high environmental importance where County management of an important ecological habitat could be enhanced. For example, the County should purchase the residual fee in the Pine Barrens Core where there are extensive County holdings. This would enable better management and increase public access in these areas.

**Policy 10: Hold open space lands in perpetuity.**

Under provisions of Article I of the Suffolk County Charter, once purchased by Suffolk County, Agricultural development rights and land dedicated to the Nature Preserve and Historic Trust cannot be sold or otherwise transferred by the County without affirmative approval of the voters in a Countywide referendum. All other open space acquired by the County is transferred to County Parks, and held in perpetuity as parkland. It is strongly recommended that any possible, future consideration of the alienation of parkland, either through state legislative and/or County legislative action, be avoided.
Policy 11: Pursue the acquisition of conservation easements carefully and ensure their protection in perpetuity.

In pursuing the establishment of a conservation easement, the advantages and disadvantages of a conservation easement should be evaluated. A conservation easement should provide specific open space benefits and further the open space goals of the County. Although the cost of acquisition and management can almost equal the cost of purchase, a conservation easement area is not necessarily accessible by the public. Under certain conditions there can be an expiration date to the conservation easement, after which time the land reverts completely to the owner and can then be used as the owner desires. Any new conservation easement must be specific and should be properly filed and reflected in the individual deeds of the affected parcels so that it stays in effect in perpetuity to ensure its preservation as open space. Any area subject to a conservation easement should remain in its natural state or should revert to its natural state if the property has been previously disturbed. Along with the specific terms of the agreement, the easement should also contain a monitoring program to ensure compliance with the agreement.

Policy 12: Limit the acquisition of improved parcels under open space programs.

Undeveloped properties in environmentally sensitive areas, lands for active recreational uses, and farmland are the first priorities of the County’s open space acquisition programs. Generally, historic properties are considered developed land, but can be desirable for County park acquisition subject to available funding and a willing partnership. Other improved parcels that are predominately undisturbed and are within critical environmental areas could be considered. However, urban renewal is not a goal of open space acquisition and developed properties should not be acquired under an open space program.

Policy 13: Leverage open space financing with partners, both public and private.

While the County usually purchases and manages open space on its own, it also forges partnerships with other municipalities, and to a lesser extent non-profit agencies and private entities. Examples of non-profit agencies include The Nature Conservancy and the Peconic Land Trust. Partnerships can reduce the amount of County funding required to secure lands for open space. Partnerships should continue to be forged to protect, restore, connect, expand access to, develop recreation facilities for, or provide management of open space areas. If a parcel in consideration for acquisition by the County is in proximity to open space lands owned by another municipality, or non-profit environmental organization, the County should consider partnering with the other municipality, or non-profit group in acquiring and/or maintaining the parcel for open space. If the County enters into an agreement with another municipality or non-profit agency to manage County-owned land, the land should remain accessible to all Suffolk County residents, as with all County-owned parks.

Policy 14: Parcels acquired for active recreation and hamlet parks should meet public access and environmental protection criteria, as well as provide adequate funding for park development and maintenance.

Potential acquisitions for active parkland must be evaluated based on certain characteristics of the site, including environmental factors, accessibility, adjacent development, and public support. Active recreation sites should not impact environmentally sensitive lands. Compatibility with nearby development and adequate transportation infrastructure to accommodate increased activity that an active park may generate should be part of the detailed evaluation of the site. Furthermore, County active recreation sites should not duplicate existing commercial recreation services within the same service area.

For hamlet parks, consideration must be made to provide public spaces that reinforce community livability by enhancing the pedestrian-friendly nature of existing downtown communities.
The cost of adequate management and stewardship of new open space acquisitions must be taken into account. Active recreation facilities require staffing, maintenance and construction of public facilities and associated parking areas. Additional funding beyond land acquisition costs must be available for these items. The use of a dedicated funding source for the development and maintenance of County parks should become an integral part of the County's annual budget.

**Policy 15: Target acquisition of hamlet parks in or near downtown areas that conform to local plans and provide for local development and management.**

The County's primary open space goals are the protection of natural environments, protecting farmland, and providing sites for active recreation, hamlet parks and/or historic/cultural sites. While development, redevelopment, and open space near Suffolk County's downtown areas is usually a local (town or village) concern, the County is committed to its downtown areas. Suffolk County has funded a Downtown Revitalization Program since 1999. In some cases the County may want to become involved in buying land (preferably vacant or underutilized parcels) for open space purposes in a downtown area. A local master plan or downtown hamlet study can be vital in helping to identify the best potential hamlet park sites. County funding of downtown or neighborhood parks should be encouraged for those where there is a municipal partner or viable, local organization who would be the primary stewards of the property. Development and, particularly, the ongoing maintenance of such sites need to be considered as part of the partnership agreements.

**Policy 16: Apply a population density factor in the acquisition parcel rating system for active recreation, hamlet parks and historic/cultural sites in areas that are heavily populated.**

Open space is a precious resource anywhere in the County, but is particularly cherished in or near areas that are heavily developed. Demand for active recreation is primarily greater in areas where population density is higher. In order to address this situation, a density factor is included in the rating system for Active Recreation, Hamlet Park, Historic and/or Cultural Park Uses. If a parcel being considered for acquisition is located in a hamlet with a relatively high population densely (greater than 2,000 persons per square mile), the parcel is given a higher priority. The rating form for Active Recreation, Hamlet Park, Historic and/or Cultural Park Uses in the Appendix includes such a factor.
The overall goal of open space preservation is to preserve the fundamental well being of Suffolk County, its residents and its environment.
Conclusion


West - West Hills County Park, Huntington Town. Suffolk County Department of Parks photo from web site, downloaded 2/24/2004.

South - Cupsogue Beach County Park, Brookhaven Town. Suffolk County Department of Parks photo from web site, downloaded 2/24/2004.

Conclusion

Suffolk County has been a national leader in the preservation of environmentally sensitive open space, the development of parks and recreation facilities, and the protection of farmland. These efforts have included the preservation of more than 55,000 acres of permanently protected land - a combined area that is larger than the entire town of Riverhead.

While a significant part of the County is developed, tens of thousands of acres of vacant, privately owned land remain available for future use. Some of this land is suited for development, especially for appropriately planned projects that provide affordable housing and economic development opportunities in areas that are not environmentally sensitive. However, a significant portion of the remaining vacant land also consists of important open space that should be protected based on the goals expressed in this plan. The continuing protection of open space should occur at all levels of government using all of the tools of preservation that are available.

This report presents an updated comprehensive approach that will help to guide Suffolk County in acquiring open space for at least the next decade. It includes the articulation of open space preservation techniques, open space goals, revised open space rating forms, and recommendations to help guide the County's future open space policy decisions.

Given the amount of funds available for the acquisition of open space, it is essential to conserve the most important of the remaining undeveloped land. In 1964, the report entitled, Planning for Open Space in Suffolk County, by the Suffolk County Department of Planning (Lee. E. Koppelman, Director), discussed the importance of planning for open space. The report made a critical statement about the importance of deciding which lands should be purchased by government for open space:

"The planner has a responsibility to assess the needs, propose and examine the alternatives, and then offer recommendations based on the integrated elements of the total plan. Seemingly desirable programs must stand the test of analytical scrutiny. Justification is in order. Without proper examination, it is possible for improper sites to be selected, public lands dissipated to the detriment of the open space program and the loss of valuable open areas through default. Of more concern is the potential loss of public support through such incompetence."8

This statement still holds true today, and its message is more important than ever.

As expressed in this report, the overall goal of open space preservation is to preserve the fundamental well being of Suffolk County - its residents and its environment. As the final build-out of the County occurs, in the near future, the policies and actions of today will determine our communities of tomorrow, and the ultimate success or failure of meeting our open space goals.

8 Suffolk County Department of Planning, 1964, Planning For Open Space in Suffolk County (Hauppauge, NY), p. ii.
Bibliography


Long Island Regional Planning Board. 1986. *Special Ground-water Protection Area Project*. Hauppauge, NY.


Suffolk County Department of Planning. 1964. *Planning for Open Space in Suffolk County*. Hauppauge, NY.
Open Space Acquisition Policy Plan for Suffolk County


This rating system for natural environments is designed to clarify the recommendation and acquisition process for parcels of land that might be acquired with funds from the New Drinking Water Protection Program, the Multifaceted Land Preservation Program, the SOS Program, the Environmental Legacy Fund, or any of the other County open space programs that are designed for the protection of natural environments.

NEW DRINKING WATER PROTECTION PROGRAM
If the property is being recommended for acquisition under the New Drinking Water Protection Program (1999), then it must meet at least one of the following criteria:
1. Freshwater/tidal wetlands and buffer lands for same
2. Lands within the watershed of a coastal stream as determined by a reasonable planning or hydrological study
3. Any tract of land located fully or partially within a statutorily designated Special Groundwater Protection Area
4. Lands determined by the County Department of Planning to be necessary for maintaining the quality of surface or groundwater in Suffolk County
5. Lands identified by the South Shore Estuary Reserve (SSER), Peconic Estuary Program (PEP), and/or the Long Island Sound Comprehensive Conservation and Management Plan (LICMP) as needed to protect coastal water resources

If YES, then go to the next page.

MULTIFACETED LAND PRESERVATION PROGRAM
Property is being recommended for acquisition under the following component of the Multifaceted Land Preservation Program:
• pursuant to the Land Preservation Partnership Program (Resolution No. 751-1997 passive recreation)
• pursuant to the traditional (1986) Open Space Preservation Program
• for environmentally sensitive land acquisition
• for watershed/estuary protection
• for drinking water protection purposes

If YES, then go to the next page.

OTHER OPEN SPACE PROGRAMS:
1986 Open Space Preservation, 1987 Drinking Water Protection, South Setauket Woods Conservation Area, Land Preservation Partnership (passive recreation), the Community Greenways Fund (Open Space component), SOS (Save Open Space) Program (Open Space component), Environmental Legacy Fund (Open Space category), etc.

If YES, then go to the next page.
## NATURAL RESOURCE CHARACTERISTICS

### A. WETLANDS AND BUFFER AREAS

1. Site contains tidal or freshwater wetlands as identified by New York State Department of Environmental Conservation or local town/village approved maps. (> 50%=10pts.; between 50% and 25%=8pts.; less than 25%=5pts.)

2. Site contains the buffer area of a tidal wetland (approx. 300 ft.) or freshwater wetland. (approx. 100 ft.) (5pts.)

3. Site contains both tidal and freshwater wetlands as identified by New York State Department of Environmental Conservation or local town/village approved maps. (2pts.)

4. Site is located within a drainageway with at least one of the following soil types: At, Bd, Ca, De, Mu, ScB, SdA, SdB, Su, Tm, Wa, Wd, We, Wh. (2pts.)

### B. GROUNDWATER RESOURCES

1. Site is located within the Pine Barrens Core Area. (10pts.)

2. Site is located within a Special Groundwater Protection Area (SGPA), but not within the Pine Barrens Core Area. (8pts.)

3. Site is located within Hydrogeologic Zone I or Zone III (deep aquifer recharge area), but not within the Pine Barrens Core Area or a SGPA. (3pts.)

### C. NATURAL HABITAT

1. Site contains endangered (10 pts.), threatened (10 pts.) and/or special concern (5 pts.) species pursuant to Federal/New York State listings as identified under ECL Section 11-0535; regulation 6NYCRR Part 182.5. (10pts.)

2. Site contains a New York State Natural Heritage Program Element(s) with a Global rank of G1, G2 or G3 and/or a State rank of S1, S2 or S3. (5pts.)

3. Site contains an endangered, threatened, exploitably vulnerable or rare New York State Protected Native Plant species as identified under ECL Section 9-1503; regulation 6 NYCRR Part 193.3. (4pts.)

4. Habitat diversity – Site contains three or more habitat cover types (ie. pine barrens, mature oak forest, wetland, maritime shrubland, etc. (2pts.)

## PHYSICAL CHARACTERISTICS

### A. GEOLOGICAL LANDFORMS AND BOUNDARIES

1. Site includes or is adjacent (approx. 300 ft.) to a waterbody such as an ocean/ bay/ sound/ pond/ lake/ river/ stream/ creek. (5pts.)

2. Site contains a unique geological landform (ie. kettlehole, dune, bluff, escarpment, other) or is located within a major swale area that contributes direct runoff to surface waters. (3pts.)

3. Site contains more than one waterbody, geologic landform as identified in No. 1 and 2 above. (2pts.)

4. Site is located within the FIRMs 100-year floodplain (V Zone). (2pts.)

5. Site is located within the FIRMs 100-year floodplain (A Zone). (1pt.)

### B. SIZE

1. Over 50 acres. (10 pts.)

2. Between 10 and 50 acres. (8 pts.)

3. Between 5 and 10 acres. (5 pts.)

### C. LOCATION

1. Site is adjacent or near (approx 300 ft.) to other County Parkland. (5 pts)

2. Strategic parcel associated with an area earmarked by the Suffolk County Planning Department for future park acquisition or where significant County park/open space interests already exist. (4pts.)

3. Site has been identified for environmental protection by an estuary program plan: Long Island Sound Study CCMP, Peconic Estuary Plan CCMP or the South Shore Estuary Reserve Plan CMP. (3pts.)

4. Site is adjacent or near (approx. 300 ft.) to other protected parklands (ie. Federal, state, town, village or is located within a New York State designated Wild, Scenic and Recreational Rivers corridor). (2pts.)

5. Site will provide public access to the shoreline (ie. ocean, bay, etc.). (2pts.)

6. Site is located within or adjacent to a designated greenbelt or historic trail. (2pts)

7. Site will provide special view from a high elevation, scenic roadway, major road corridor, waterfront, etc. (2pts.)

8. Site is adjacent or near (approx. 300 ft.) to private open space. (1pt.)

### STEWARDSHIP MANAGEMENT AGREEMENT

1. Inter-municipal management agreement with Federal, state, town and/or village. (5pts.)

2. Management agreement with non-profit environmental organization. (1 pt.)

**TOTAL SCORE (maximum = 100 points)** 0
This rating system for active recreation, hamlet park or historic and/or cultural park, uses is designed to clarify the recommendation and acquisition process for parcels of land that might be acquired with funds from the Suffolk County Community Greenways Fund (Active Parklands component), the Multifaceted Land Preservation Program (Active Parklands Stage II), the Multifaceted Land Preservation Program (Parkland Purposes), SOS (Save Open Space) Program (Hamlet Greens, Hamlet Park or Pocket Park component), the Environmental Legacy Fund, active parkland or historic park category, etc.

**SUFFOLK COUNTY COMMUNITY GREENWAYS FUND, MULTIFACETED LAND PRESERVATION PROGRAM, ACTIVE PARKLANDS STAGE II OR ENVIRONMENTAL LEGACY FUND, ACTIVE PARKLANDS**

If the property is being recommended for acquisition for active recreation under: 1) the Suffolk County Community Greenways Fund (Active Parklands component) or 2) the Multifaceted Land Preservation Program (Active Parklands Stage II), or the Environmental Legacy Fund (Active Parkland category) then Suffolk County has to enter into a written binding agreement with another municipality, school district or community group, as specified by either program, and meet at least one of the following criteria to improve and maintain the property for active park use:

**An agreement with a municipality, school district or community group is completed or has been initiated by resolution of the municipality, school district or community group.**

If YES, then answer the following list of criteria:

Site must meet at least one of the following criteria as its proposed recreational use(s):

- Additional space for playgrounds
- Use as a soccer field
- Use as a football field
- Use as a baseball field
- Use for outdoor concerts
- Use for horseback riding or equine endeavors
- Use for other community recreational needs

*Note: Golf courses are not to be considered as an active recreation acquisition under these programs.*

If YES to any of the above criteria, then go to the next page.

**MULTIFACETED LAND PRESERVATION PROGRAM**

If the property is being recommended for acquisition under the following component of the Multifaceted Land Preservation Program:

- for parkland purposes

If YES, then go to the next page.

**SOS (SAVE OPEN SPACE) PROGRAM**

If the property is being recommended for acquisition under the following component of the SOS Program:

- Hamlet Green, Hamlet Park, or Pocket Parks

*Note: Site plans and a completed Environmental Assessment Form is required to be submitted to the Suffolk County Department of Planning and the Suffolk County Department of Parks, Recreation and Conservation as part of this review process.*

If YES, then go to the next page.
## RECREATIONAL CHARACTERISTICS

### A. HISTORIC/ CULTURAL FEATURES

1. Site is location of prehistoric/archeological significance and/or findings as identified by the NYS Office of Parks, Recreation and Historic Preservation. (5 pts.)
2. Site is listed on the National or State Register of Historic Places. (5 pts.)
3. Site is located within a town designated historic district or is an historic landmark. (4 pts.)
4. Site is located within a designated greenbelt or historic trail. (4 pts.)

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### B. SITE ATTRIBUTES

1. Site can/will adequately accommodate the proposed recreational use(s) of the site and its associated parking needs. (5 pts.)
2. Site is accessible to all residents of Suffolk County by means of an adequate roadway that would accommodate the proposed recreational use. (5 pts.)
3. Site and its proposed use(s) will not compromise or reduce any environmentally sensitive natural habitats such as wetlands, rare upland plant/forest habitats, habitats of endangered, threatened and/or special concern species pursuant to Federal/New York State listings. (5 pts.)
4. Site will provide public access to the shoreline (i.e. ocean, bay, etc.). (5 pts.)
5. Site will provide special view from a high elevation, scenic roadway, major road corridor, etc. (5 pts.)

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### C. COMMUNITY VALUES

1. Site and its proposed recreational use(s) have community support. (10 pts.)
2. Site and its proposed use(s) will provide a recreational opportunity in an area that is presently deficient in this use or similar recreational uses. (5 pts.)
3. Site is located adjacent to another existing public recreational area where this acquisition will enhance the recreational uses of both sites. (4 pts.)
4. Site is located within a census designated place with a population density greater than 2,000 persons per square mile. (4 pts.)

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## PHYSICAL CHARACTERISTICS

### A. SIZE

1. Over 25 acres. (5 pts.)
2. Between 10 and 25 acres. (4 pts.)
3. Between 3 and 10 acres. (3 pts.)

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### B. LOCATION

1. Site is adjacent or near (approx. 300 ft.) to other County Parkland. (5 pts.)
2. Site is adjacent or near (approx. 300 ft.) to other protected parklands (i.e. Federal, state, town, village). (4 pts.)
3. Site is adjacent to private park/recreational use. (3 pts)

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## STEWARDSHIP MANAGEMENT AGREEMENT

1. Inter-municipal management agreement with Federal, state, town and/or village. (10 pts.)
2. Management agreement with non-profit environmental organization. (7 pt.)

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### TOTAL SCORE (maximum = 100 points)

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Department of Parks, Recreation and Conservation Comments (fiscal impacts, capital operating costs, building condition, maintenance costs, etc.):
This rating system was developed for the evaluation of farm properties for the potential purchase by the development rights (PDR) program. The system considers four major factors: contiguity, vistas, soils, and value. The first two factors seek to preserve large blocks of farmland thus protecting the land from non-agricultural intrusions and preserving the scenic vistas. Soils which are better for farming such as Bridgehampton and Haven associations are assigned higher point values. Slope also plays a part in the soil type and desirability of farmland. The estimated price of the farmland is also considered in the evaluation. Bonuses are given for land in Agricultural Districts, and negative points may be given for negative impacts such as excavations.

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<thead>
<tr>
<th>FARMLAND PRESERVATION FACTORS</th>
<th>Score</th>
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<tbody>
<tr>
<td><strong>CONTINUITY: PROXIMITY TO PRESERVED FARM PROPERTIES</strong></td>
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<tr>
<td>1. PDR properties on three sides. (5 pts)</td>
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<tr>
<td>2. PDR properties on two sides. (4 pts)</td>
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<tr>
<td>3. PDR properties on one side. (3 pts)</td>
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<tr>
<td>4. Large amount of protected farmland nearby. (2 pts)</td>
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<td>5. Some protected farmland nearby. (1 pt)</td>
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<td>6. No protected farmland nearby. (0 pt)</td>
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<tr>
<td><strong>VISTAS</strong></td>
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<tr>
<td>1. Long road frontage and part of a large block of farmland (100+ acres). (5 pts)</td>
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<td>2. Small road frontage and part of a large block of farmland. (4 pts)</td>
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<tr>
<td>3. Long road frontage and part of a small block of farmland. (3 pts)</td>
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<tr>
<td>4. Small road frontage and part of a small block of farmland. (2 pts)</td>
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<tr>
<td>5. Less than 100' of road frontage and part of a large block of farmland. (1 pt)</td>
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<td>6. Less than 100' of road frontage and part of a small block of farmland. (0 pt)</td>
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<tr>
<td><strong>SOILS</strong></td>
<td>Slope</td>
<td>Capability</td>
</tr>
<tr>
<td>1. Capability Unit I-1: Bridgehampton, Haven, Montauk. (5 pts)</td>
<td>0-3%</td>
<td>BgA, HaA, MkA</td>
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<tr>
<td>2. Nearly flat Class II: Riverhead, Scio, Plymouth, Haven, Montauk. (4 pts)</td>
<td>0-3%</td>
<td>RdA, SdA, PsA, He, Mf</td>
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<td>3. Best soils but with some slope: Bridgehampton, Haven, Montauk. (3 pts)</td>
<td>2-8%</td>
<td>BgB, BhB, J-IaB, MkB</td>
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<tr>
<td>4. Other Class II soils with some slope: Montauk, Riverhead, Scio, Sudbury. (2 pts)</td>
<td>2-8%</td>
<td>MB, RdB, ScB, Su</td>
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<tr>
<td>5. Non-prime soil that is farmed: Plymouth. (1 pt)</td>
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<td>PmB3</td>
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<tr>
<td>6. Poor soil. (0 pt)</td>
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<td>Gp</td>
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<tr>
<td><strong>APPROXIMATE DEVELOPMENT RIGHTS VALUE PER ACRE</strong></td>
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<tr>
<td>1. $30,000 or less. (5 pts)</td>
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<td>2. $30,001-$45,000. (4 pts)</td>
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<td>3. $45,001-$60,000. (3 pts)</td>
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<td>4. $60,001-$80,000. (2 pts)</td>
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<td>5. $80,001-$100,000. (1 pt)</td>
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<td>6. $100,001-$200,000. (0 pt)</td>
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<td>7. $200,001-$500,000. (-1 pt)</td>
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<td>8. $500,001 or more. (-2 pts)</td>
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<td><strong>ADJUSTMENTS</strong></td>
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<tr>
<td>1. Bonus for being in an Agricultural District. (2 pts)</td>
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<tr>
<td>2. Other negative factors. (-1 or -2 pts)</td>
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<tr>
<td><strong>TOTAL SCORE (maximum = 22 points)</strong></td>
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SUFFOLK COUNTY DEPARTMENT OF PLANNING

Thomas A. Isles, AICP
DIRECTOR

Daniel J. Gulizio, AICP
DEPUTY DIRECTOR

ADMINISTRATION
Lynne Chieffo
Chrissy Einemann
Dorothy Sonnichsen

ZONING AND SUBDIVISION REVIEW
Andrew Freleng, AICP
Jessica Kalmbacher
Claire Chorny

PLANNING AND RESEARCH
Roy Fedelem
Carol Walsh
Peter Lambert
Theodore Klein

ENVIRONMENTAL ANALYSIS
DeWitt Davies, PhD
Lauretta Fischer
Ronald Verbarg
Michael Mulé
Barbara DelGiudice

COUNCIL ON ENVIRONMENTAL QUALITY
James Bagg
Christine DeSalvo

CARTOGRAPHY AND GIS
Carl Lind
Kathryn Oheim
Thomas Frisenda
Vincent Leogrande

LONG ISLAND REGIONAL PLANNING BOARD
Seth Forman, PhD

Cover photo -
Suffolk County Department of Planning photo
Peconic River looking east from the Long Island Expressway c. 1994
SUFFOLK COUNTY
DEPARTMENT OF

STEVE LEVY
SUFFOLK COUNTY EXECUTIVE