DEQ CONTROL NUMBER	SITE BOOK NAME	FIELD ID	GROSS ACRES	ADJUSTED GROSS ACRES	CHANGE +/-	LANDOWNER	TAX PARCEL	NOTES
					0.0			
51036-00125-0000	Archer Ruffin	523-BB-1	9.2	9.2	0.0	Evelynton, Inc	51-11	
51036-00125-0000	Archer Ruffin	523-BB- 1A	51.8	51.8	0.0	Evelynton, Inc	51-11	
51036-00125-0000	Archer Ruffin	523-BB-2	70.1	70.1	0.0	Evelynton Farms, Inc	51-10	
						Evelynton, Inc	51-11	
51036-00125-0000	Archer Ruffin	523-BB-3	19.5	19.5	0.0	Evelynton, Inc	51-11	
51036-00125-0000	Archer Ruffin	523-BB-4	15.5	15.5	0.0	Evelynton, Inc	51-11	
51036-00130-0000	Archer Ruffin	523-C-28	29.8	29.8	0.0	Evelynton, Inc	52-3	
51036-00135-0000	Archer Ruffin	523-C-6	34.1	34.1	0.0	Evelynton, Inc	38-104	
<u>51036-00135-0000</u>	Archer Ruffin	523-C-7	31	31.0	0.0	Evelynton, Inc	52-3	
51036-00130-0000	Archer Ruffin	523-C-9	21	21.0	0.0	Evelynton, Inc	52-3	
51036-00125-0000	Archer Ruffin	523-G-1	44	44.0	0.0	Evelynton Farms, Inc	51-10	
						Evelynton, Inc	51-11	
51036-00125-0000	Archer Ruffin	523-G-27	35	19.0	-16.0	Evelynton, Inc	51-11	Acreage Correction
51036-00125-0000	Archer Ruffin	523-G-2A	4	14.0	10.0	The Glens Parcel B LLC	51-8	Acreage Correction
						Evelynton Farms, Inc	51-10	
51036-00125-0000	Archer Ruffin	523-G-2B	26.1	34.2	8.1	The Glens Parcel B LLC	51-8	Acreage Correction
51036-00125-0000	Archer Ruffin	523-G-3	53	53.0	0.0		51-6	
						The Glens Parcel B LLC	51-8	
						Evelynton Farms, Inc	51-10	

DEQ CONTROL NUMBER	SITE BOOK NAME	FIELD ID	GROSS ACRES	ADJUSTED GROSS ACRES	CHANGE +/-	LANDOWNER	TAX PARCEL	NOTES
51036-00125-0000	Archer Ruffin	523-G-4	25	25.0	0.0	The Glens Parcel B LLC	51-8	
						Herring Creek, LLC	51-9	
						Evelynton Farms, Inc	51-10	
51036-00125-0000	Archer Ruffin	523-G-5	16.7	16.7	0.0	Herring Creek, LLC	51-9	
						Evelynton Farms, Inc	51-10	
<u>51036-00028-0000</u>	Archer Ruffin	523-H-1	39.6	39.6	0.0	Evelynton Farms, Inc	51-14	
51036-00028-0000	Archer Ruffin	523-H-2	51.6	51.6	0.0	Evelynton, Inc	51-1	
51036-00028-0000	Archer Ruffin	523-H-3	43.2	43.2	0.0	Evelynton, Inc	50-77A	
51036-00148-0000	Archer Ruffin	523-H-4	39.1	39.1	0.0	Evelynton, Inc	51-1	
51036-00135-0000	Archer Ruffin	523-I-1	130.8	130.8	0.0	Evelynton, Inc	51-12	
51036-00135-0000	Archer Ruffin	523-I-2	79.4	79.4	0.0	Evelynton, Inc	51-12	
51036-00125-0000	Archer Ruffin	523-I-3	38.7	38.7	0.0	Evelynton, Inc	51-11	
51036-00125-0000	Archer Ruffin	523-I-4	57.9	57.9	0.0	Evelynton, Inc	51-11	
51036-00135-0000	Archer Ruffin	523-I-7A	72.5	72.5	0.0	Evelynton, Inc	51-12	
					0.0			
51036-00028-0000	Archer Ruffin	2065-CR- 1	34.5	34.5	0.0	Archer Ruffin Et Als Trustees	50-74	
51036-00028-0000	Archer Ruffin	2065-CR- 2	21.7	21.7	0.0	Archer Ruffin Et Als Trustees	50-74	

NUTRIBLEND INC CHARLES CITY Ruffin

DEQ CONTROL NUMBER	SITE BOOK NAME	FIELD ID	GROSS ACRES	ADJUSTED GROSS ACRES	CHANGE +/-	LANDOWNER	TAX PARCEL	NOTES
					0.0			
51036-00079-0000	Archer Ruffin	246-1	39.5	39.5	0.0	Mary Copland Davis	41-75	
					0.0			
<u>51036-00033-0000</u>	Archer Ruffin	2165-10	20	20.0	0.0	Albert Garnett Copland	53-21	
						Albert Garnett Copland	53-5-1	
51036-00033-0000	Archer Ruffin	2165-4	30.7	30.7	0.0	Albert Garnett Copland	53-21	
51036-00033-0000	Archer Ruffin	2165-5	37.2	37.2	0.0	Albert Garnett Copland	53-21	
<u>51036-00033-0000</u>	Archer Ruffin	2165-6	12.3	12.3	0.0	Albert Garnett Copland	53-21	
<u>51036-00033-0000</u>	Archer Ruffin	2165-7	19.5	19.5	0.0	Albert Garnett Copland	53-21	
<u>51036-00033-0000</u>	Archer Ruffin	2165-8	6.6	6.6	0.0	Albert Garnett Copland	53-21	
					0.0			
<u>51036-00030-0000</u>	Archer Ruffin	2083-1	24.2	24.2	0.0	Evelynton, Inc	51-14	
51036-00030-0000	Archer Ruffin	2083-2	12.6	12.6	0.0	Evelynton, Inc	51-14	
51036-00030-0000	Archer Ruffin	2083-3	22.2	22.2	0.0	Evelynton, Inc	51-14	
					0.0			
			10.15.5	100:-	0.0			
		TOTALS	1319.6	1321.7	0.0			

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

	PART D-VI: LAND APPLICATION	AGREEMENT - BI	OSOLIDS AND INDU	ISTRIAL RESIDUALS			
	A. This land application agreement is makere as "Landowner", and	ade on 62222 referry either party or, with or more parcels, untiment changes, those	between	nittee". This agreement remains is that are retained by the ership has changed will no			
	Landowner: The Landowner is the owner of record of agricultural, silvicultural or reclamation sidocumentation identifying owners, attack	ites identified below	cated in <u>harles Cit</u> n Table 1 and identified	y, Virginia, which includes the from the tax map(s) with county			
	Table 1.: Parcels authorized to red	ceive biosolids, water	treatment residuals or	other industrial sludges			
	Tax Parcel ID Tax I	Parcel ID	Tax Parcel ID	Tax Parcel ID			
	41-75						
-							
F							
L							
	Additional parcels containing Land Application Sit						
	Check one: The Landowner is to The Landowner	he sole owner of the one of multiple owne	properties identified hers of the properties iden	erein. etified herein.			
	 In the event that the Landowner sells or transfers all or part of the property to which biosolids have been applied within 38 months of the latest date of biosolids application, the Landowner shall: 1. Notify the purchaser or transferee of the applicable public access and crop management restrictions no later than the date of the property transfer; and 2. Notify the Permittee of the sale within two weeks following property transfer. The Landowner has no other agreements for land application on the fields identified herein. The Landowner will 						
	notify the Permittee immediately if conditions change such that the fields are no longer available to the Permittee for application or any part of this agreement becomes invalid or the information herein contained becomes incorrect. The Landowner hereby grants permission to the Permittee to land apply residuals as specified below, on the						
	agricultural sites identified above and in Exhibit A. The Landowner also grants permission for DEQ staff to conduct inspections on the land identified above, before, during or after land application of permitted residuals for the purpose of determining compliance with regulatory requirements applicable to such application.						
	Class B biosolids Water treatment res Yes □ No Yes □ No	iduals Food pr	ocessing waste O	t <u>her industrial sludges</u> I Yes XNo			
	Printed name May Davis (Copland) By:	Mailing Address 9378 Bailey Providence Forg	Ln	downer Signature			
	Title* Owner	Phone No. 904 55	3005	Mays Pain			
	$^*\Box$ I certify that I have authority to sign for the la	ndowner as indicated by	my title as executor, Truste	e or Power of attorney, etc.			
	* I certify that I am a responsible official [or officer] authorized to act on behalf of the following corporation, partnership, proprietorship, LLC, municipality, state or federal agency, etc.						
	plan prepared for each land application field to The Permittee agrees to notify the Landowne	ation and in amounts no by a person certified in r or the Landowner's d	of to exceed the rates idea accordance with §10.1-10 esignee of the proposed s	04.2 of the Code of Virginia. schedule for land application and			
г	specifically prior to any particular application	to the Landowner's lan	d. Notice shall include the	e source of residuals to be applied.			
	Printed name	Nutri-Blend	. 1110	nittee- Authorized Representative ature			
-	Bill Burnett	P.O. Box 38	060	Sell Bugnet			
	Title OCOICE Manager	Richmond, VA	23231	Dell Ellene			

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT
Permittee: Nutri - Blend County or City: Charles City
Landowner: Mary Davis
Landowner Site Management Requirements:
I, the Landowner, I have received a DEQ Biosolids Fact Sheet that includes information regarding regulations governing the land application of biosolids, the components of biosolids and proper handling and land application obiosolids.
I have also been expressly advised by the Permittee that the site management requirements and site access restrictions identified below must be complied with after biosolids have been applied on my property in order to protect public health, and that I am responsible for the implementation of these practices.
I agree to implement the following site management practices at each site under my ownership following the land application of biosolids at the site:
 Notification Signs: I will not remove any signs posted by the Permittee for the purpose of identifying my field as a biosolids land application site, unless requested by the Permittee, until at least 30 days after land application at that site is completed.
 2. Public Access a. Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids. b. Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols; c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ.
 3. Crop Restrictions: a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids. b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil, c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation. d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids; e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals).
 4. Livestock Access Restrictions: Following biosolids application to pasture or hayland sites: a. Meat producing livestock shall not be grazed for 30 days, b. Lactating dairy animals shall not be grazed for a minimum of 60 days. c. Other animals shall be restricted from grazing for 30 days;
5. Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industri residuals applications such that the total crop needs for nutrients are not exceeded as identified in the nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of Virginia;
 Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's lan for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).
Landowner's Signature Date
Date Pay 6/11/2019

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

PART D-VI: LAND APPLICATION AGREEMENT - BIOSOLIDS AND INDUSTRIAL RESIDUALS

	FART D.VI. LAND AFF	LICATION AGREEM	ENT - BIUSULIUS AND I	NDUSTRIAL RESIDUALS		
	in effect until it is terminated Landowner in the event of a individual parcels identified	d in writing by either part a sale of one or more part in this agreement chance	, referred to here as the " ty or, with respect to those p rcels, until ownership of all r	Permittee". This agreement remains arcels that are retained by the parcels changes. If ownership of ownership has changed will no ement.		
П	Landowner: The Landowner is the owner agricultural, silvicultural or redocumentation identifying o	eclamation sites identifie	ed below in Table 1 and ider	Cily Virginia, which includes the stiffied on the tax map(s) with county		
	Table 1.: Parcels auti	horized to receive biosol	lids, water treatment residua	ls or other industrial sludges		
Name and Address of the Owner, where	Tax Parcel ID	Tax Parcel ID	Tax Parcel ID	Tax Parcel ID		
	50-77A	51-10	38-104			
	51-1		51-12			
	51-11		52-3			
[☐ Additional parcels containing Land	Application Sites are identifie	ed on Supplement A (check if applic	cable)		
	Check one: The La	andowner is the sole ow andowner is one of multi	ner of the properties identificiple owners of the properties	ed herein. identified herein.		
	1. Notify the purchase than the date of the	st date of biosolids appli r or transferee of the app property transfer; and	cation, the Landowner shall	rop management restrictions no later		
	The Landowner has no other agreements for land application on the fields identified herein. The Landowner will notify the Permittee immediately if conditions change such that the fields are no longer available to the Permittee for application or any part of this agreement becomes invalid or the information herein contained becomes incorrect.					
	agricultural sites identified a	bove and in Exhibit A. 1 tified above, before, dur	Γhe Landowner also grants μ ing or after land application	als as specified below, on the permission for DEQ staff to conduct of permitted residuals for the uch application.		
		treatment residuals	Food processing waste ☐ Yes '> No	Other industrial sludges ☐ Yes 💢 No		
	Printed name Evelynton Inc By: Archer Ruftin Title* owner	Charles Phone No.	Genn Tyler Hwy 5 City VA 23030 804-647-8138	Landowner Signature M. L. H. P. I. F.		
	* I certify that I have authority t I certify that I am a responsible LLC, municipality, state or fede	e official [or officer] authorize	ndicated by my title as executor, I ed to act on behalf of the followin	Trustee or Power of attorney, etc.		
	plan prepared for each land app The Permittee agrees to notify the	Permit Regulation and in a plication field by a person o the Landowner or the Land	amounts not to exceed the rate certified in accordance with §10 downer's designee of the propo	iduals on the Landowner's land in the s identified in the nutrient management 0.1-104.2 of the Code of Virginia. Used schedule for land application and de the source of residuals to be applied.		
	Printed name Bill Burnett Title Office Manager	Nu P.	ntri-Blend, Inc. O. Box 38060 mond, VA 23231	Permittee- Authorized Representative Signature Signature		

	mittee: Nutri-Bland County or City: Charles City
Lan	downer: Evelynton Inc
Land	downer Site Management Requirements:
bios	e Landowner, I have received a DEQ Biosolids Fact Sheet that includes information regarding regulations erning the land application of biosolids, the components of biosolids and proper handling and land application of bilds.
restr	re also been expressly advised by the Permittee that the site management requirements and site access ictions identified below must be complied with after biosolids have been applied on my property in order to eact public health, and that I am responsible for the implementation of these practices.
l agr appli	ee to implement the following site management practices at each site under my ownership following the land cation of biosolids at the site:
1.	Notification Signs: I will not remove any signs posted by the Permittee for the purpose of identifying my field as a biosolids land application site, unless requested by the Permittee, until at least 30 days after land application at that site is completed.
2.	 Public Access a. Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids. b. Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols; c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ.
3.	 Crop Restrictions: a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids. b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil, c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation. d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids; e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals).
4.	Livestock Access Restrictions: Following biosolids application to pasture or hayland sites: a. Meat producing livestock shall not be grazed for 30 days, b. Lactating dairy animals shall not be grazed for a minimum of 60 days. c. Other animals shall be restricted from grazing for 30 days;
5.	Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial residuals applications such that the total crop needs for nutrients are not exceeded as identified in the nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of Virginia;
6.	Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's land for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).
	al. HR1
	Landowner's Signature Date
Rev 6	711/2018b Page 2 of 2

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

PART D-VI: LAND APPLICATION AGREEMENT - BIOSOLIDS AND INDUSTRIAL RESIDUALS A. This land application agreement is made on 6/31/22 between Eve unten Farms referred to here as "Landowner", and Note: 2100 here as "Landowner", and Notre Blend , referred to here as the "Permittee". This agreement remains in effect until it is terminated in writing by either party or, with respect to those parcels that are retained by the Landowner in the event of a sale of one or more parcels, until ownership of all parcels changes. If ownership of individual parcels identified in this agreement changes, those parcels for which ownership has changed will no longer be authorized to receive biosolids or industrial residuals under this agreement. Landowner: The Landowner is the owner of record of the real property located in harles City _, Virginia, which includes the agricultural, silvicultural or reclamation sites identified below in Table 1 and identified on the tax map(s) with county documentation identifying owners, attached as Exhibit A. Table 1.: Parcels authorized to receive biosolids, water treatment residuals or other industrial sludges Tax Parcel ID Tax Parcel ID Tax Parcel ID Tax Parcel ID ☐ Additional parcels containing Land Application Sites are identified on Supplement A (check if applicable) Check one: The Landowner is the sole owner of the properties identified herein. The Landowner is one of multiple owners of the properties identified herein. In the event that the Landowner sells or transfers all or part of the property to which biosolids have been applied within 38 months of the latest date of biosolids application, the Landowner shall: 1. Notify the purchaser or transferee of the applicable public access and crop management restrictions no later than the date of the property transfer; and 2. Notify the Permittee of the sale within two weeks following property transfer. The Landowner has no other agreements for land application on the fields identified herein. The Landowner will notify the Permittee immediately if conditions change such that the fields are no longer available to the Permittee for application or any part of this agreement becomes invalid or the information herein contained becomes incorrect. The Landowner hereby grants permission to the Permittee to land apply residuals as specified below, on the agricultural sites identified above and in Exhibit A. The Landowner also grants permission for DEQ staff to conduct inspections on the land identified above, before, during or after land application of permitted residuals for the purpose of determining compliance with regulatory requirements applicable to such application. Class B biosolids Water treatment residuals Food processing waste Other industrial sludges Yes Yes □ No ☐ Yes Printed name alling Address John Tyla Hwy Charles City VA 2303 Landowner Signature Title* Owner $^*\Box$ I certify that I have authority to sign for the landowner as indicated by my title as executor, Trustee or Power of attorney, etc. * 🔯 I certify that I am a responsible official [or officer] authorized to act on behalf of the following corporation, partnership, proprietorship, ✓LLC, municipality, state or federal agency, etc. Permittee: , the Permittee, agrees to apply biosolids and/or industrial residuals on the Landowner's land in the manner authorized by the VPA Permit Regulation and in amounts not to exceed the rates identified in the nutrient management plan prepared for each land application field by a person certified in accordance with §10.1-104.2 of the Code of Virginia. The Permittee agrees to notify the Landowner or the Landowner's designee of the proposed schedule for land application and specifically prior to any particular application to the Landowner's land. Notice shall include the source of residuals to be applied. Printed name Permittee- Authorized Representative

Nutri-Blend, Inc.

P.O. Box 38060 Richmond, VA 23231 Signature

Permittee: Notre-Bland County or City: Charles City
Landowner: Evelypton Farms Inc
Landowner Site Management Requirements:
I, the Landowner, I have received a DEQ Biosolids Fact Sheet that includes information regarding regulations governing the land application of biosolids, the components of biosolids and proper handling and land application of biosolids.
I have also been expressly advised by the Permittee that the site management requirements and site access restrictions identified below must be complied with after biosolids have been applied on my property in order to protect public health, and that I am responsible for the implementation of these practices.
I agree to implement the following site management practices at each site under my ownership following the land application of biosolids at the site:
 Notification Signs: I will not remove any signs posted by the Permittee for the purpose of identifying my field as a biosolids land application site, unless requested by the Permittee, until at least 30 days after land application at that site is completed.
 2. Public Access a. Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids. b. Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols; c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ.
 3. Crop Restrictions: a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids. b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil, c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation. d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids; e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals).
 4. Livestock Access Restrictions: Following biosolids application to pasture or hayland sites: a. Meat producing livestock shall not be grazed for 30 days, b. Lactating dairy animals shall not be grazed for a minimum of 60 days. c. Other animals shall be restricted from grazing for 30 days;
 Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial residuals applications such that the total crop needs for nutrients are not exceeded as identified in the nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of Virginia;
6. Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's land for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).
a.L.11P4 6/71/22
Landowner's Signature Date
Rev 6/11/2018b

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

PART D-VI: LAND AP	PLICATION AGREEMENT	- BIOSOLIDS AND IN	
here as "Landowner", and in effect until it is terminate Landowner in the event of individual parcels identified	ed in writing by either party or,	feferred to here as the "Pe with respect to those par until ownership of all par those parcels for which ov	ermittee". This agreement remains cels that are retained by the cels changes. If ownership of wnership has changed will no
agricultural, silvicultural or	er of record of the real proper reclamation sites identified be owners, attached as Exhibit A	elow in Table 1 and identif	Virginia, which includes the ied on the tax map(s) with county
Table 1.: Parcels au	thorized to receive biosolids,	water treatment residuals	or other industrial sludges
Tax Parcel ID	Tax Parcel ID	Tax Parcel ID	Tax Parcel ID
51-6			
☐ Additional parcels containing Lar	nd Application Sites are identified on	Supplement A (check if applicat	ole)
Check one: The L The L	andowner is the sole owner of andowner is one of multiple of	of the properties identified owners of the properties in	herein. dentified herein.
within 38 months of the late 1. Notify the purchase than the date of the	est date of biosolids application	on, the Landowner shall: ble public access and cro	ch biosolids have been applied p management restrictions no later er.
notify the Permittee immed	liately if conditions change su	ch that the fields are no lo	ed herein. The Landowner will onger available to the Permittee for n contained becomes incorrect.
agricultural sites identified inspections on the land ide	ants permission to the Permitt above and in Exhibit A. The I ntified above, before, during o mpliance with regulatory requi	Landowner also grants pe or after land application of	rmission for DEQ staff to conduct permitted residuals for the
Class B biosolids Water Yes □ No Yes	er treatment residuals Formula	ood processing waste Yes 'No	Other industrial sludges ☐ Yes No
Printed name Junes G. Harrison	Mailing Address	a - s Parat Pd	andowner Signature
By:	Hopewell,	igins Point Rd	amer Harrison III
Title* & wener	Phone No. FAC	17. 33860 4526-4621	None W
	to sign for the landowner as indica	ted by my title as executor Tru	ustee or Power of attorney etc.
	ole official [or officer] authorized to		corporation, partnership, proprietorship,
Permittee: Notate Read , the manner authorized by the VP plan prepared for each land a The Permittee agrees to notify	e Permittee, agrees to apply bios A Permit Regulation and in amou pplication field by a person certifi y the Landowner or the Landown	ints not to exceed the rates it is in accordance with §10.1 er's designee of the propose	uals on the Landowner's land in the dentified in the nutrient management -104.2 of the Code of Virginia. ed schedule for land application and the source of residuals to be applied.
Printed name	Nutri-E	nend, inc.	Permittee- Authorized Representative
Bill burnett		ox 38060	Signature 14 G
Title Office Manager	Richmon	d, VA 23231	Bill Burnet

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT Permittee:
Landowner Site Management Requirements:
I, the Landowner, I have received a DEQ Biosolids Fact Sheet that includes information regarding regulations governing the land application of biosolids, the components of biosolids and proper handling and land application of biosolids.
have also been everestly advised by the Dormittee that the site was

I have also been expressly advised by the Permittee that the site management requirements and site access restrictions identified below must be complied with after biosolids have been applied on my property in order to protect public health, and that I am responsible for the implementation of these practices.

I agree to implement the following site management practices at each site under my ownership following the land application of biosolids at the site:

 Notification Signs: I will not remove any signs posted by the Permittee for the purpose of identifying my field as a biosolids land application site, unless requested by the Permittee, until at least 30 days after land application at that site is completed.

2. Public Access

- a. Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids.
- b. Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols;
- c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ.

3. Crop Restrictions:

- a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids.
- b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil.
- c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation.
- d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids;
- e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals).

Livestock Access Restrictions:

Following biosolids application to pasture or hayland sites:

- a. Meat producing livestock shall not be grazed for 30 days.
- b. Lactating dairy animals shall not be grazed for a minimum of 60 days.
- c. Other animals shall be restricted from grazing for 30 days:
- 5. Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial residuals applications such that the total crop needs for nutrients are not exceeded as identified in the nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of Virginia;
- 6. Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's land for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).

Landowher's Signature

6/2//22 Date

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

PART D-VI: LAND API	PLICATION AGREEMENT	-BIOSOLIDS AND I	NDUSTRIAL	RESIDUALS		
A. This land application agreement is made on here as "Landowner", and Note: Bleed with referred to here as "Landowner", and Note: Bleed referred to here as the "Permittee". This agreement remains in effect until it is terminated in writing by either party or, with respect to those parcels that are retained by the Landowner in the event of a sale of one or more parcels, until ownership of all parcels changes. If ownership of individual parcels identified in this agreement changes, those parcels for which ownership has changed will no longer be authorized to receive biosolids or industrial residuals under this agreement.						
agricultural, silvicultural or	er of record of the real propert reclamation sites identified be owners, attached as Exhibit A	low in Table 1 and ider	City_, Virgi	nia, which includes the x map(s) with county		
Table 1.: Parcels au	thorized to receive biosolids, v	vater treatment residua	ls or other indu	ustrial sludges		
Tax Parcel ID	Tax Parcel ID	Tax Parcel ID		Tax Parcel ID		
51-6						
	The state of the s					
☐ Additional parcels containing Lar	d Application Sites are identified on S	Supplement A (check if applic	cable)			
Check one: The L	andowner is the sole owner o andowner is one of multiple o	f the properties identifie	ed herein.	ein.		
within 38 months of the late 1. Notify the purchase than the date of the 2. Notify the Permitte	In the event that the Landowner sells or transfers all or part of the property to which biosolids have been applied within 38 months of the latest date of biosolids application, the Landowner shall: 1. Notify the purchaser or transferee of the applicable public access and crop management restrictions no later than the date of the property transfer; and 2. Notify the Permittee of the sale within two weeks following property transfer.					
notify the Permittee immed	The Landowner has no other agreements for land application on the fields identified herein. The Landowner will notify the Permittee immediately if conditions change such that the fields are no longer available to the Permittee for application or any part of this agreement becomes invalid or the information herein contained becomes incorrect.					
The Landowner hereby grants permission to the Permittee to land apply residuals as specified below, on the agricultural sites identified above and in Exhibit A. The Landowner also grants permission for DEQ staff to conduct inspections on the land identified above, before, during or after land application of permitted residuals for the purpose of determining compliance with regulatory requirements applicable to such application.						
Class B biosolids Water Yes □ No Yes	r treatment residuals Fo	od processing waste Yes 'S No	Other indust ☐ Yes			
Printed name Elizabeth R. Harrison By: Title* Owner		5 Point Rd UM 23860 1-458-5479	Landowner Sign	ature		
	to sign for the landowner as indicat	ed by my title as executor :	Trustae or Power	of attorney etc		
	le official [or officer] authorized to					
LLC, municipality, state or fed						
manner authorized by the VP/ plan prepared for each land ap The Permittee agrees to notify	e Permittee, agrees to apply bios A Permit Regulation and in amou oplication field by a person certific the Landowner or the Landowner llar application to the Landowner	nts not to exceed the rate ed in accordance with <u>\$10</u> er's designee of the propo	es identified in the 0.1-104.2 of the osed schedule for	e nutrient management <u>Code of Virginia</u> . or land application and		
Printed name	Nutri-B	lend, Inc.		orized Representative		
Bill Burnett		ox 38060	Signature	June &		
Title Office Manager	Richmond	ł, VA 23231	Dully	uner		

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT Permittee: Notri-Blend County or City: Charles City Landowner: Elizabeth + James Harrison II
Landowner Site Management Requirements:
I, the Landowner, I have received a DEQ Biosolids Fact Sheet that includes information regarding regulations governing the land application of biosolids, the components of biosolids and proper handling and land application of biosolids.
I have also been expressly advised by the Permittee that the site management requirements and site access restrictions identified below must be complied with after biosolids have been applied on my property in order to protect public health, and that I am responsible for the implementation of these practices.

I agree to implement the following site management practices at each site under my ownership following the land application of biosolids at the site:

1. Notification Signs: I will not remove any signs posted by the Permittee for the purpose of identifying my field as a biosolids land application site, unless requested by the Permittee, until at least 30 days after land application at that site is completed.

2. Public Access

- a. Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids.
- b. Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols;
- c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ.

3. Crop Restrictions:

- a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids.
- b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil,
- c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation.
- d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids;
- e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals).

4. Livestock Access Restrictions:

Following biosolids application to pasture or hayland sites:

- a. Meat producing livestock shall not be grazed for 30 days.
- b. Lactating dairy animals shall not be grazed for a minimum of 60 days.
- c. Other animals shall be restricted from grazing for 30 days:
- 5. Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial residuals applications such that the total crop needs for nutrients are not exceeded as identified in the nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of Virginia:
- 6. Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's land for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).

Caboth Harris Signature

Date

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

PART D-VI: LAND APPLICATION AGREEMENT - BIOSOLIDS AND INDUSTRIAL RESIDUALS					
A. This land application agreement is made on 6/21/22 between 1/2 Clens Parce of referred to here as "Landowner", and Notre Blead, referred to here as the "Permittee". This agreement remains in effect until it is terminated in writing by either party or, with respect to those parcels that are retained by the Landowner in the event of a sale of one or more parcels, until ownership of all parcels changes. If ownership of individual parcels identified in this agreement changes, those parcels for which ownership has changed will no longer be authorized to receive biosolids or industrial residuals under this agreement.					
Landowner: The Landowner is the owner of record of the real property located in					
	horized to receive biosolids, v		ls or other industr	rial sludges	
Tax Parcel ID	Tax Parcel ID	Tax Parcel ID	-	ax Parcel ID	
51-8					
			^		
Additional parcels containing Lan	d Application Sites are identified on S	Supplement A (check if appli	cable)		
Check one: X The L	andowner is the sole owner o andowner is one of multiple o	f the properties identific	ed herein.		
In the event that the Landowner sells or transfers all or part of the property to which biosolids have been applied within 38 months of the latest date of biosolids application, the Landowner shall: 1. Notify the purchaser or transferee of the applicable public access and crop management restrictions no later than the date of the property transfer; and 2. Notify the Permittee of the sale within two weeks following property transfer.					
The Landowner has no other agreements for land application on the fields identified herein. The Landowner will notify the Permittee immediately if conditions change such that the fields are no longer available to the Permittee for application or any part of this agreement becomes invalid or the information herein contained becomes incorrect.					
The Landowner hereby grants permission to the Permittee to land apply residuals as specified below, on the agricultural sites identified above and in Exhibit A. The Landowner also grants permission for DEQ staff to conduct inspections on the land identified above, before, during or after land application of permitted residuals for the purpose of determining compliance with regulatory requirements applicable to such application.					
	treatment residuals Foo	od processing waste Yes 'No	Other industrial	<u>sludges</u> No	
Printed name The Glens Roce B LL By: Title* Trussel	Williamsburg Phone No. 804	Wright Circle VA 23/85 - 647-8 138	Landowner Signatu	Bingely	
certify that I have authority to sign for the landowner as indicated by my title as executor, Trustee or Power of attorney, etc. * CH certify that I am a responsible official [or officer] authorized to act on behalf of the following corporation, partnership, proprietorship, LLC, municipality, state or federal agency, etc.					
Permittee:					
Printed name	ALLERO COLUMN	end, Inc.	Permittee- Authorize		
Bill burnett		x 38060	Signature 1116	Liferen	
Title Office Manager	Richmond	, VA 23231	Dell bur	re-W	

Rev 6/11/2018b

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT Permittee:
Landowner Site Management Requirements:
I, the Landowner, I have received a DEQ Biosolids Fact Sheet that includes information regarding regulations governing the land application of biosolids, the components of biosolids and proper handling and land application of biosolids.
I have also been expressly advised by the Permittee that the site management requirements and site access restrictions identified below must be complied with after biosolids have been applied on my property in order to protect public health, and that I am responsible for the implementation of these practices.
I agree to implement the following site management practices at each site under my ownership following the land application of biosolids at the site:

1. Notification Signs: I will not remove any signs posted by the Permittee for the purpose of identifying my field as a biosolids land application site, unless requested by the Permittee, until at least 30 days after land application at that site is completed.

2. Public Access

- a. Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids.
- b. Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols;
- c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ.

3. Crop Restrictions:

- a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids.
- b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil,
- c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation.
- d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids;
- e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals).

4. Livestock Access Restrictions:

Following biosolids application to pasture or hayland sites:

- a. Meat producing livestock shall not be grazed for 30 days,
- b. Lactating dairy animals shall not be grazed for a minimum of 60 days.
- c. Other animals shall be restricted from grazing for 30 days;
- Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial
 residuals applications such that the total crop needs for nutrients are not exceeded as identified in the
 nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of
 Virginia;
- 6. Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's land for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).

Winston Cracky
Landowner's Signature

6/21/22 Date

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

. OTHER MONION AL LITEOLIST AND BIOSOLIDS					
PART D-VI: LAND APPLICATION AGREEMENT - BIOSOLIDS AND INDUSTRIAL RESIDUALS					
A. This land application agreement is made on					
Landowner: The Landowner is the owner agricultural, silvicultural or redocumentation identifying of	er of record of the real propert reclamation sites identified belowners, attached as Exhibit A.	y located in <u>Charles City</u> ow in Table 1 and identified o	_, Virginia, which includes the n the tax map(s) with county		
Table 1.: Parcels aut	horized to receive biosolids, w	ater treatment residuals or ot	her industrial sludges		
Tax Parcel ID	Tax Parcel ID	Tax Parcel ID	Tax Parcel ID		
51-9					
	05				
☐ Additional parcels containing Land	d Application Sites are identified on S	upplement A (check if applicable)			
Check one: X The La	andowner is the sole owner of andowner is one of multiple ov	the properties identified here wners of the properties identif	in. ied herein.		
1. Notify the purchase than the date of the	wner sells or transfers all or past date of biosolids application or transferee of the applicabe property transfer; and e of the sale within two weeks	n, the Landowner shall: le public access and crop ma	osolids have been applied nagement restrictions no later		
notify the Permittee immedia	er agreements for land applica ately if conditions change suc is agreement becomes invalid	h that the fields are no longer	available to the Permittee for		
inspections on the land iden	nts permission to the Permitte above and in Exhibit A. The La atified above, before, during or apliance with regulatory require	andowner also grants permiss after land application of pern	sion for DEQ staff to conduct nitted residuals for the		
	treatment residuals Foo	od processing waste Othe	er industrial sludges		
Printed name Herring Creek LLC By: Archer Fufan Title* Owner (trustee	Mailing Address 6957 John Charles C Phone No. 804	14VA 23030 UN	vner Signature		
* I certify that I have authority to sign for the landowner as indicated by my title as executor, Trustee or Power of attorney, etc. *** certify that I am a responsible official [or officer] authorized to act on behalf of the following corporation, partnership, proprietorship, LLC, municipality, state or federal agency, etc.					
Permittee:					
specifically prior to any particular application to the Landowner's land. Notice shall include the source of residuals to be applied.					
Bill Burnett		Signatu			
Title Office Manager	10 10000	, VA 23231	ill Burnett		

Richmond, VA 23231

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LA Permittee: Notre Blend County or City: Cl Landowner: Herring Creek LLC			
Landowner Site Management Requirements:			
I, the Landowner, I have received a DEQ Biosolids Fact Sheet that includes info governing the land application of biosolids, the components of biosolids and probiosolids.	ormation regarding regulations oper handling and land application of		
I have also been expressly advised by the Permittee that the site management requirements and site access restrictions identified below must be complied with after biosolids have been applied on my property in order to protect public health, and that I am responsible for the implementation of these practices.			
I agree to implement the following site management practices at each site under my ownership following the land application of biosolids at the site:			
 Notification Signs: I will not remove any signs posted by the Permittee for as a biosolids land application site, unless requested by the Permittee, un application at that site is completed. 	r the purpose of identifying my field itil at least 30 days after land		
Public Access a. Public access to land with a high potential for public exposure shapes.	all be restricted for at least one vear		

 Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids.

 Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols;

c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ.

3. Crop Restrictions:

a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids.

b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil,

c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation.

d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids;

e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals).

Livestock Access Restrictions:

Following biosolids application to pasture or hayland sites:

- a. Meat producing livestock shall not be grazed for 30 days,
- b. Lactating dairy animals shall not be grazed for a minimum of 60 days.
- c. Other animals shall be restricted from grazing for 30 days;
- 5. Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial residuals applications such that the total crop needs for nutrients are not exceeded as identified in the nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of Virginia;
- 6. Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's land for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).

Landowner's Signature

6/21/27 Date

Rev 6/11/2018b

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

	PART D-VI: LAND APPLICATION AGREEMENT - BIOSOLIDS AND INDUSTRIAL RESIDUALS					
	A. This land application agreement is made on 6/2/22 between Archer R. This c/o Evelynton Farms here as "Landowner", and Note Bleed, referred to here as the "Permittee". This agreement remains in effect until it is terminated in writing by either party or, with respect to those parcels that are retained by the Landowner in the event of a sale of one or more parcels, until ownership of all parcels changes. If ownership of individual parcels identified in this agreement changes, those parcels for which ownership has changed will no longer be authorized to receive biosolids or industrial residuals under this agreement.				Inc	
	Landowner: The Landowner is the owner of recagricultural, silvicultural or reclamated documentation identifying owners,	Cih, Virginia, which includes the tified on the tax map(s) with county				
	Table 1.: Parcels authorized	to receive biosolid	s, water treatment residual	als or other industrial sludges		
	Tax Parcel ID	Tax Parcel ID	Tax Parcel ID	Tax Parcel ID		
ľ	50-74					
-	1	12				
-						
	☐ Additional parcels containing Land Applicat	ion Sites are identified	on Supplement A (check if applic	able)		
	Check one: The Landown	er is the sole owne	er of the properties identified le owners of the properties	d herein.		
	In the event that the Landowner sel within 38 months of the latest date of 1. Notify the purchaser or transthan the date of the propert 2. Notify the Permittee of the second control of the second co	of biosolids applica sferee of the appli y transfer; and	ation, the Landowner shall: icable public access and cr	op management restrictions no later		
	The Landowner has no other agreements for land application on the fields identified herein. The Landowner will notify the Permittee immediately if conditions change such that the fields are no longer available to the Permittee for application or any part of this agreement becomes invalid or the information herein contained becomes incorrect.					
The Landowner hereby grants permission to the Permittee to land apply residuals as specified below, on the agricultural sites identified above and in Exhibit A. The Landowner also grants permission for DEQ staff to condinspections on the land identified above, before, during or after land application of permitted residuals for the purpose of determining compliance with regulatory requirements applicable to such application.						
	Class B biosolids Water treatme Yes □ No Yes □ N		Food processing waste ☐ Yes 'No	Other industrial sludges □ Yes ズNo		
	Printed name Archer Ruffin By: Title* Trus Lee for Evelynton Farms	Charles Inc Phone No. 80	ess nn Tyle-Memoria 1 Hwy City VA 23030 14-829-6514	Landowner Signature		
	*☑ I certify that I have authority to sign for *☐ I certify that I am a responsible official LLC, municipality, state or federal agence	rustee or Power of attorney, etc. g corporation, partnership, proprietorship,				
	plan prepared for each land application The Permittee agrees to notify the Land	Regulation and in an field by a person ce lowner or the Lando	nounts not to exceed the rates rtified in accordance with §10 wner's designee of the propo	.1-104.2 of the Code of Virginia. sed schedule for land application and		
Γ	Printed name		9	le the source of residuals to be applied. Permittee- Authorized Representative		
	Bill Burnett		ri-Blend, Inc. . Box 38060	Signature		
	Title Office Manager		ond, VA 23231	Sell Durnett		

Rev 6/11/2018b

Peri	downer: Archer Ruffin Etals
Lan	downer: Archer Ruffin Etals
Lan	downer Site Management Requirements:
gove	e Landowner, I have received a DEQ Biosolids Fact Sheet that includes information regarding regulations erning the land application of biosolids, the components of biosolids and proper handling and land application of bilds.
restr	ve also been expressly advised by the Permittee that the site management requirements and site access rictions identified below must be complied with after biosolids have been applied on my property in order to eact public health, and that I am responsible for the implementation of these practices.
l agr appl	ee to implement the following site management practices at each site under my ownership following the land ication of biosolids at the site:
1.	Notification Signs: I will not remove any signs posted by the Permittee for the purpose of identifying my field as a biosolids land application site, unless requested by the Permittee, until at least 30 days after land application at that site is completed.
2.	 Public Access a. Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids. b. Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols; c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ.
3.	 Crop Restrictions: a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids. b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil, c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation. d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids; e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals).
4.	Livestock Access Restrictions: Following biosolids application to pasture or hayland sites: a. Meat producing livestock shall not be grazed for 30 days, b. Lactating dairy animals shall not be grazed for a minimum of 60 days. c. Other animals shall be restricted from grazing for 30 days;
5.	Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial residuals applications such that the total crop needs for nutrients are not exceeded as identified in the nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of Virginia;
6.	Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's land for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).
	Landowner's Signature 6/2//22
	Landowner's Signature Date
Rev 6	11/2018b Page 2 of 2

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION FORM D: MUNICIPAL EFFLUENT AND BIOSOLIDS

PART D-VI: LAND APPLICATION AGREEMENT - BIOSOLIDS AND INDUSTRIAL RESIDUALS				
A. This land application agreement is made on 6/21/22 between 1 bect Cooland referred to here as "Landowner", and Nor Blead , referred to here as the "Permittee". This agreement remains in effect until it is terminated in writing by either party or, with respect to those parcels that are retained by the Landowner in the event of a sale of one or more parcels, until ownership of all parcels changes. If ownership of individual parcels identified in this agreement changes, those parcels for which ownership has changed will no longer be authorized to receive biosolids or industrial residuals under this agreement.				
agricultural, silvicultural o	oner of record of the real properties of reclamation sites identified owners, attached as Exh	ed below in Table 1 and	identified on the	ginia, which includes the tax map(s) with county
Table 1.: Parcels a	uthorized to receive biosol	ids, water treatment res	iduals or other in	dustrial sludges
Tax Parcel ID	Tax Parcel ID	Tax Parce	elID	Tax Parcel ID
53-5-1				
53-21				
☐ Additional parcels containing L	and Application Sites are identified	ed on Supplement A (check if	applicable)	
Check one: The	Landowner is the sole ow Landowner is one of multi	ner of the properties ide	entified herein. erties identified he	erein.
 In the event that the Landowner sells or transfers all or part of the property to which biosolids have been applied within 38 months of the latest date of biosolids application, the Landowner shall: Notify the purchaser or transferee of the applicable public access and crop management restrictions no later than the date of the property transfer; and Notify the Permittee of the sale within two weeks following property transfer. The Landowner has no other agreements for land application on the fields identified herein. The Landowner will 				ment restrictions no later The Landowner will
notify the Permittee imme	ediately if conditions chang this agreement becomes i	e such that the fields ar	e no longer availa	able to the Permittee for
agricultural sites identified inspections on the land id	rants permission to the Pe d above and in Exhibit A lentified above, before, dur ompliance with regulatory i	Γhe Landowner also gra ing or after land applica	ants permission fo	or DEQ staff to conduct residuals for the
Class B biosolids Wa Yes □ No	ter treatment residuals Yes □ No	Food processing waste ☐ Yes '> No	Other indu □ Yes	strial sludges No
Printed name Albert Copland By:		dress We yanike Rd 5 Cife VA 2303	Landowner Sig	gnature la plavo
Title* OWNer		1339-8902		
* I certify that I have authority to sign for the landowner as indicated by my title as executor, Trustee or Power of attorney, etc. * I certify that I am a responsible official [or officer] authorized to act on behalf of the following corporation, partnership, proprietorship, LLC, municipality, state or federal agency, etc.				
The Permittee agrees to not specifically prior to any parti	ify the Landowner or the Land cular application to the Lando	downer's designee of the p wner's land. Notice shall	proposed schedule include the source	for land application and of residuals to be applied.
Printed name		itri-Blend, Inc.	Permittee- Aut	horized Representative
Bill burnett		O. Box 38060	Signature	B 4
Title OCO Manage	Richr	mond VA 23231	Dell	Ullanell

VIRO	GINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT			
Pern	nittee: Notri-Bland County or City: Charles City			
Land	Howner: Albert Copland			
Land	Iowner Site Management Requirements:			
I, the Landowner, I have received a DEQ Biosolids Fact Sheet that includes information regarding regulations governing the land application of biosolids, the components of biosolids and proper handling and land application of biosolids.				
restri	e also been expressly advised by the Permittee that the site management requirements and site access ctions identified below must be complied with after biosolids have been applied on my property in order to ct public health, and that I am responsible for the implementation of these practices.			
l agre	ee to implement the following site management practices at each site under my ownership following the land cation of biosolids at the site:			
1.	Notification Signs: I will not remove any signs posted by the Permittee for the purpose of identifying my field as a biosolids land application site, unless requested by the Permittee, until at least 30 days after land application at that site is completed.			
2.	 Public Access a. Public access to land with a high potential for public exposure shall be restricted for at least one year following any application of biosolids. b. Public access to land with a low potential for public exposure shall be restricted for at least 30 days following any application of biosolids. No biosolids amended soil shall be excavated or removed from the site during this same period of time unless adequate provisions are made to prevent public exposure to soil, dusts or aerosols; c. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by DEQ. Crop Restrictions: a. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land 			
	 surface shall not be harvested for 14 months after the application of biosolids. b. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface for a time period of four (4) or more months prior to incorporation into the soil, c. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months when the biosolids remain on the land surface for a time period of less than four (4) months prior to incorporation. d. Other food crops and fiber crops shall not be harvested for 30 days after the application of biosolids; e. Feed crops shall not be harvested for 30 days after the application of biosolids (60 days if fed to lactating dairy animals). 			
4.	Livestock Access Restrictions: Following biosolids application to pasture or hayland sites: a. Meat producing livestock shall not be grazed for 30 days, b. Lactating dairy animals shall not be grazed for a minimum of 60 days. c. Other animals shall be restricted from grazing for 30 days;			
5.	Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial			

- Supplemental commercial fertilizer or manure applications will be coordinated with the biosolids and industrial
 residuals applications such that the total crop needs for nutrients are not exceeded as identified in the
 nutrient management plan developed by a person certified in accordance with §10.1-104.2 of the Code of
 Virginia;
- 6. Tobacco, because it has been shown to accumulate cadmium, should not be grown on the Landowner's land for three years following the application of biosolids or industrial residuals which bear cadmium equal to or exceeding 0.45 pounds/acre (0.5 kilograms/hectare).

Landowner's Signature

Rev 6/11/2018b

6/2//22

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT Landowner Coordination Form

This form is used by the Permittee to identify properties (tax parcels) that are authorized to receive biosolids and/or industrial residuals, and each of the legal landowners of those tax parcels. A *Land Application Agreement - Biosolids and Industrial Residuals* form with original signature must be attached for each legal landowner identified below prior to land application at the identified parcels.

This form is not required when Form D - VPA Permit Application Workbook, Tabs 13.a and/or 13.b, are submitted. The information on that form supersedes the need to complete this Landowner Coordination Form.

Permittee:	NUTRIBLEND INC SITE: Ruffin
County or City:	Charles City (Landowner signatures are not required on this
Tax Parcel ID(s)	Landowner(s)
52-3	Evelynton, Inc
38-104	Evelynton, Inc
51-12	Evelynton, Inc
51-1	Evelynton, Inc
51-11	Evelynton, Inc
51-6	Elizabeth Ruffin Harrison, James Harrison III
51-14	Evelynton Farms, Inc
51-10	Evelynton Farms, Inc
50-77A	Evelynton, Inc
51-9	Herring Creek, LLC
51-8	The Glens Parcel B LLC

50-74	Archer Ruffin Et Als Trustees		
41-75	Mary Copland Davis		

Rev 6/11/2018b Page 1 of 1

VIRGINIA POLLUTION ABATEMENT PERMIT APPLICATION: PART D-VI LAND APPLICATION AGREEMENT Landowner Coordination Form

This form is used by the Permittee to identify properties (tax parcels) that are authorized to receive biosolids and/or industrial residuals, and each of the legal landowners of those tax parcels. A *Land Application Agreement - Biosolids and Industrial Residuals* form with original signature must be attached for each legal landowner identified below prior to land application at the identified parcels.

This form is not required when Form D - VPA Permit Application Workbook, Tabs 13.a and/or 13.b, are submitted. The information on that form supersedes the need to complete this Landowner Coordination Form.

Please Print

(Landowner signatures are not required on this

Tax Parcel ID(s)	<u>Landowner(s)</u>	
53-5-1	Albert Garnett Copland	
53-21	Albert Garnett Copland	

Rev 6/11/2018b Page 1 of 2



SITE BOOK INFORMATION

COUNTY: Charles City -- VPA00828

SITE BOOK NAME: Ruffin

TRACT NUMBERS: T-523, T-2065, T-246, T-2165, T-2083

LATITUDE / LONGITUDE: see field data sheets {Determined by Online Maps}

LANDOWNER NAME: see landowner coordination form

OPERATORS NAME: Archer Ruffin

ADDRESS: 6951 John Tyler Memorial Hwy

Charles City, VA

TELEPHONE #:

GENERAL FARM TYPE: Agriculture - Row Crop

		•		
	DEQ CONTROL#	FIELD ID #	GROSS ACRES	TAX ID#
	DLQ CONTROL#	FIELD ID #	ACILLO	TAX ID#
1				
2	<u>51036-00125-0000</u>	523-BB-1	9.2	51-11
3	<u>51036-00125-0000</u>	523-BB-1A	51.8	51-11
4	<u>51036-00125-0000</u>	523-BB-2	70.1	51-10
5				51-11
6	<u>51036-00125-0000</u>	523-BB-3	19.5	51-11
7	<u>51036-00125-0000</u>	523-BB-4	15.5	51-11
8	<u>51036-00130-0000</u>	523-C-28	29.8	52-3
9	<u>51036-00135-0000</u>	523-C-6	34.1	38-104
10	<u>51036-00135-0000</u>	523-C-7	31.0	52-3
11	<u>51036-00130-0000</u>	523-C-9	21.0	52-3
12	<u>51036-00125-0000</u>	523-G-1	44.0	51-10
13				51-11
14	51036-00125-0000	523-G-27	19.0	51-11

		GROSS	
DEQ CONTROL#	FIELD ID #	ACRES	TAX ID#
51036-00125-0000	523-G-2A	14.0	51-8
			51-10
51036-00125-0000	523-G-2B	34.2	51-8
51036-00125-0000	523-G-3	53.0	51-6
			51-8
			51-10
51036-00125-0000	523-G-4	25.0	51-8
			51-9
			51-10
51036-00125-0000	523-G-5	16.7	51-9
			51-10
51036-00028-0000	523-H-1	39.6	51-14
51036-00028-0000	523-H-2	51.6	51-1
51036-00028-0000	523-H-3	43.2	50-77A
51036-00148-0000	523-H-4	39.1	51-1
51036-00135-0000	523-I-1	130.8	51-12
51036-00135-0000	523-I-2	79.4	51-12
51036-00125-0000	523-I-3	38.7	51-11
51036-00125-0000	523-I-4	57.9	51-11
51036-00135-0000	523-I-7A	72.5	51-12
54000 00000 0000	0005.00.4	04.5	EO 74
51036-00028-0000	2065-CR-1	34.5	50-74
<u>51036-00028-0000</u>	2065-CR-2	21.7	50-74
51036-00079-0000	246-1	39.5	41-75
<u>51036-00033-0000</u>	2165-10	20.0	53-21
			53-5-1
51036-00033-0000	2165-4	30.7	53-21
51036-00033-0000	2165-5	37.2	53-21
51036-00033-0000	2165-6	12.3	53-21
51036-00033-0000	2165-7	19.5	53-21

		GROSS	
DEQ CONTROL#	FIELD ID #	ACRES	TAX ID #
51036-00033-0000	2165-8	6.6	53-21
<u>51036-00030-0000</u>	2083-1	24.2	51-14
51036-00030-0000	2083-2	12.6	51-14
51036-00030-0000	2083-3	22.2	51-14
	TOTAL GROSS ACRES	1321.7	

TOTAL NUMBER OF FIELDS

37



FIELD DATA SHEET

SITE NAME: Ruffin TRACT: T-523, T-2065, T-246, T-2165, T-2083

	FIELD	GROSS	FIELD	FIELD COORDINATES		OWNER	
	#	ACRES	TYPE	LATITUDE	LONGITUDE	OWNER	
1							
2	523-BB-1	9.2	Row Crop	37.333	-77.156	Evelynton, Inc	
3	523-BB-1A	51.8	Row Crop			Evelynton, Inc	
4	523-BB-2	70.1	Row Crop			Evelynton Farms, Inc	
5						Evelynton, Inc	
6	523-BB-3	19.5	Row Crop			Evelynton, Inc	
7	523-BB-4	15.5	Row Crop			Evelynton, Inc	
8	523-C-28	29.8	Row Crop			Evelynton, Inc	
9	523-C-6	34.1	Row Crop			Evelynton, Inc	
10	523-C-7	31.0	Row Crop			Evelynton, Inc	
11	523-C-9	21.0	Row Crop			Evelynton, Inc	
12	523-G-1	44.0	Row Crop			Evelynton Farms, Inc	
13						Evelynton, Inc	
14	523-G-27	19.0	Row Crop			Evelynton, Inc	
15	523-G-2A	14.0	Row Crop			The Glens Parcel B LLC	
						Evelynton Farms, Inc	
	523-G-2B	34.2	Row Crop			The Glens Parcel B LLC	
	F00 C 0					Elizabeth Ruffin Harrison, James	
	523-G-3	53.0	Row Crop			Harrison III	
						The Glens Parcel B LLC	
						Evelynton Farms, Inc	



FIELD DATA SHEET

SITE NAME: Ruffin TRACT: T-523, T-2065, T-246, T-2165, T-2083

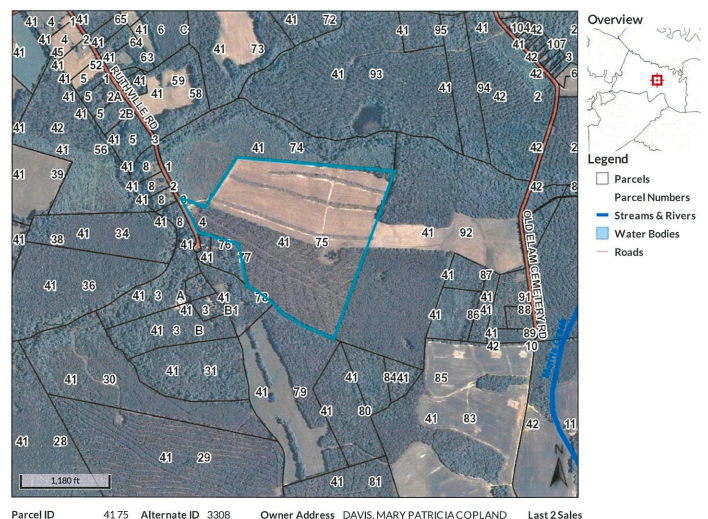
FIELD	GROSS	FIELD	FIELD COORDINATES		OWNER	
#	ACRES	TYPE	LATITUDE	LONGITUDE	OWNER	
523-G-4	25.0	Row Crop			The Glens Parcel B LLC	
					Herring Creek, LLC	
					Evelynton Farms, Inc	
523-G-5	16.7	Row Crop			Herring Creek, LLC	
					Evelynton Farms, Inc	
523-H-1	39.6	Row Crop			Evelynton Farms, Inc	
523-H-2	51.6	Row Crop			Evelynton, Inc	
523-H-3	43.2	Row Crop			Evelynton, Inc	
523-H-4	39.1	Row Crop			Evelynton, Inc	
523-I-1	130.8	Row Crop			Evelynton, Inc	
523-I-2	79.4	Row Crop			Evelynton, Inc	
523-I-3	38.7	Row Crop			Evelynton, Inc	
523-I-4	57.9	Row Crop			Evelynton, Inc	
523-I-7A	72.5	Row Crop			Evelynton, Inc	
2065-CR-1	34.5	Row Crop	37.335	-77.168	Archer Ruffin Et Als Trustees	
2065-CR-2	21.7	Row Crop			Archer Ruffin Et Als Trustees	



FIELD DATA SHEET

SITE NAME: Ruffin TRACT: T-523, T-2065, T-246, T-2165, T-2083

FIELD	GROSS	FIELD	FIELD COORDINATES		OWNER	
#	ACRES	TYPE	LATITUDE	LONGITUDE	OWNER	
246-1	39.5	Row Crop	37.359	-77.030	Mary Copland Davis	
2165-10	20.0	Row Crop	37.314	-77.056	Albert Garnett Copland	
2165-4	30.7	Row Crop			Albert Garnett Copland	
2165-5	37.2	Row Crop			Albert Garnett Copland	
2165-6	12.3	Row Crop			Albert Garnett Copland	
2165-7	19.5	Row Crop			Albert Garnett Copland	
2165-8	6.6	Row Crop			Albert Garnett Copland	
2083-1	24.2	Row Crop	37.334	-77.145	Evelynton, Inc	
2083-2	12.6	Row Crop	37.33	771213	Evelynton, Inc	
2083-3	22.2	Row Crop			Evelynton, Inc	
TOTAL	1321.7					



Sec/Twp/Rng n/a Property Address 0

4175 Class Acreage

Alternate ID 3308 VACANT 85.97

Owner Address DAVIS, MARY PATRICIA COPLAND

9378 BAILEY LANE PROVIDENCE FORGE VA 23140 Last 2 Sales

Price Reason Qual Date U 1/22/2008 0 n/a 0 n/a n/a

District Brief

TYLER

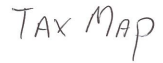
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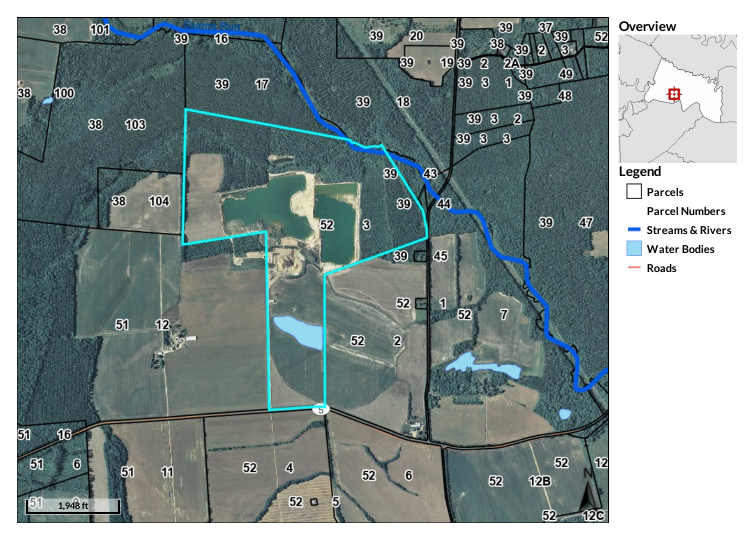
BULLFIELD-PAR. A PS#478,15,WB28-112,18-112 DB73-697,WF08-412,75,02

(Note: Not to be used on legal documents)

Date created: 4/11/2022 Last Data Uploaded: 4/11/2022 1:33:00 PM







Parcel ID 52 3
Sec/Twp/Rng n/a
Property 8704 JOHN TYLER
Address MEMORIAL HWY
CHARLES CITY

Alternate 3462 Owner
ID Address
Class IMPROVE
Acreage 493.95

EVELYNTON, INC. C/O EVELYNTON FARMS, INC. 6951 JOHN TYLER MEMORIAL HWY

CHARLES CITY VA 23030

Last 2 SalesDatePriceReasonQual1/7/20210n/aUn/a0n/an/a

District TYLER

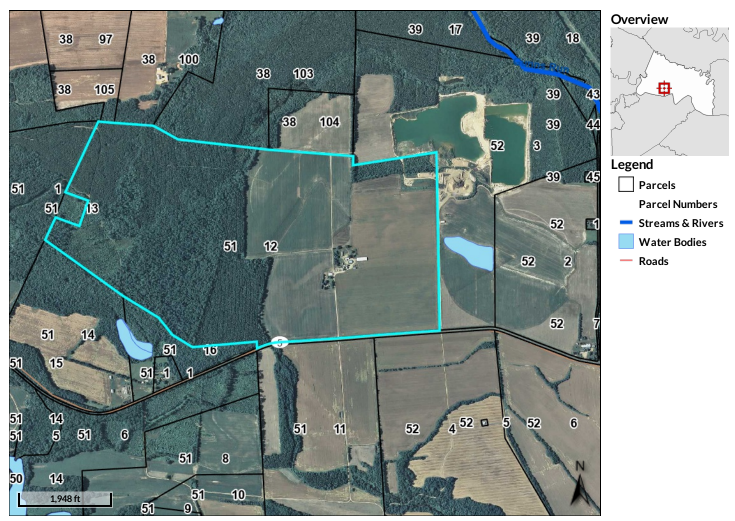
Brief Tax Description CENTER FARM-PAR. 1R PS#582 DB60-75 DB242-651,243-1587

(Note: Not to be used on legal documents)

Date created: 4/19/2023 Last Data Uploaded: 4/19/2023 1:26:52 AM



Tax Map



Parcel ID 5112
Sec/Twp/Rng n/a
Property 8300 JOHN TYLER
Address MEMORIAL HWY
CHARLES CITY

Alternate 3455 Owner
ID Address
Class DWELLING
Acreage 632.94

EVELYNTON, INC.
C/O EVELYNTON FARMS
INC
6951 JOHN TYLER
MEMORIAL HWY
CHARLES CITY, VA 23030

Last 2 SalesDatePriceReasonQual1/1/19000n/aUn/a0n/an/a

District TYLER

Brief Tax Description INDIANS FIELDS IN#16-28,18-238 PS#15-18-0211

(Note: Not to be used on legal documents)

Date created: 4/19/2023 Last Data Uploaded: 4/19/2023 1:26:52 AM

Developed by Schneider

Tax Map



Parcel ID 3: Sec/Twp/Rng n, Property Address 0

38 104

Alternate ID 3056 Class VACA

Acreage

3056 VACANT 45.7 Owner Address EVELYNTON, INC.

C/O EVELYNTON, INC.
C/O EVELYNTON FARMS INC
6951 JOHN TYLER MEMORIAL HWY
CHARLES CITY, VA 23030

Last 2 Sales

Date Price Reason Qual
1/1/1900 0 n/a U

n/a

n/a

n/a

District

TYLER

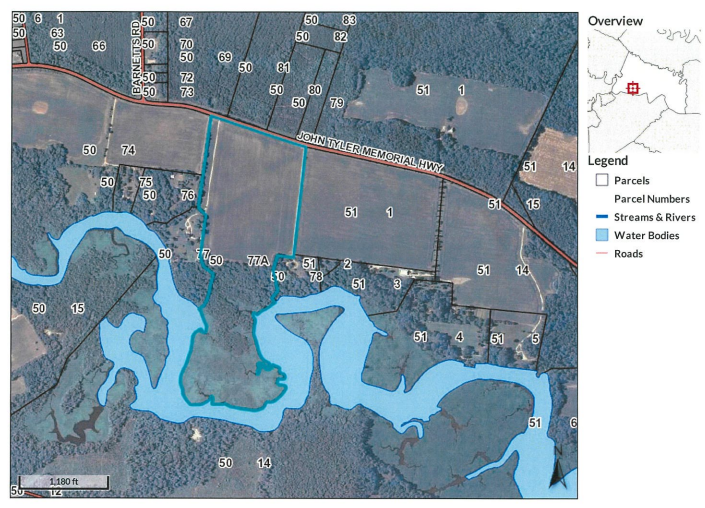
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(Note: Not to be used on legal documents)

Date created: 4/19/2023 Last Data Uploaded: 4/19/2023 1:26:52 AM



Tax Map



Parcel ID Sec/Twp/Rng n/a Property Address 0

50 77A Alternate ID 7149

Class Acreage

VACANT 84.81

Owner Address EVELYNTON, INC.

6951 JOHN TYLER MEMORIAL HWY CHARLES CITY VA 23030

Last 2 Sales

Date Price Reason Qual 1/1/1900 0 n/a U n/a n/a n/a

District

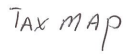
HARRISON

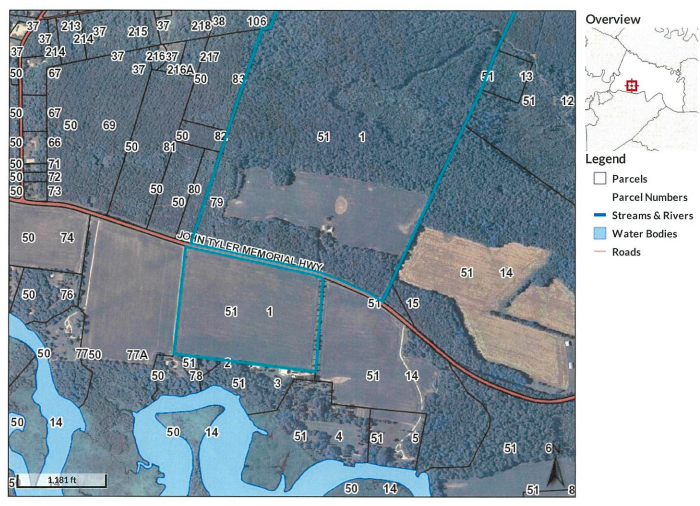
Brief Tax Description NESTON PS#360 IN#18-317 PS#15-18-0544

(Note: Not to be used on legal documents)

Date created: 3/28/2022 Last Data Uploaded: 3/28/2022 1:41:48 AM







Sec/Twp/Rng n/a Property Address 0

Parcel ID

511

Alternate ID 3445 Class Acreage

IMPROVE 399.52

Owner Address EVELYNTON, INC.

C/O EVELYNTON FARMS INC 6951 JOHN TYLER MEMORIAL HWY CHARLES CITY, VA 23030

Last 2 Sales

Price Reason Qual Date 1/1/1900 0 n/a U n/a n/a

District **TYLER**

Brief Tax Description EVELYNTON PS#463,40 IN#07-247,16-28 PB3-89,WB14-369,DB60-73

(Note: Not to be used on legal documents)

Date created: 3/28/2022 Last Data Uploaded: 3/28/2022 1:41:48 AM



TAX MAP



Parcel ID Sec/Twp/Rng n/a

5901 JOHN TYLER Property Address MEMORIAL HWY

CHARLES CITY

Alternate 2116

Class

DWELLING Acreage 98.93

Owner Address RUFFIN, ARCHER H. ETALS **TRUSTEES** C/O EVELYNTON FARMS

INC.

6951 JOHN TYLER MEMORIAL HWY CHARLES CITY, VA 23030 Last 2 Sales

Date Price Reason Qual 1/1/1900 0 n/a U n/a n/a

District **HARRISON Brief Tax Description NESTON**

(Note: Not to be used on legal documents)

Date created: 3/24/2022 Last Data Uploaded: 3/24/2022 2:21:41 AM



TAX MAP



Parcel ID 3: Sec/Twp/Rng n, Property Address 0

38 104

Alternate ID 3056 Class VACA

Acreage

3056 VACANT 45.7 Owner Address EVELYNTON, INC.

C/O EVELYNTON, INC.
C/O EVELYNTON FARMS INC
6951 JOHN TYLER MEMORIAL HWY
CHARLES CITY, VA 23030

Last 2 Sales

Date Price Reason Qual
1/1/1900 0 n/a U

n/a

n/a

n/a

District

TYLER

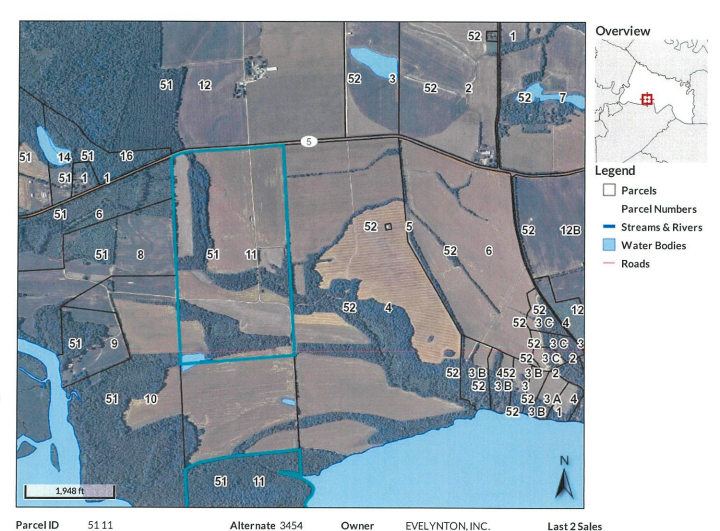
Brief Tax Description BOGGS-PAR. 2 DB 242-651 DB 243-1587

(Note: Not to be used on legal documents)

Date created: 4/19/2023 Last Data Uploaded: 4/19/2023 1:26:52 AM



Tax Map



Address

Parcel ID 5111 Sec/Twp/Rng n/a

Property 8301 JOHN TYLER Address MEMORIAL HWY

CHARLES CITY

District **TYLER** Brief Tax Description BUCKLAND WB 14-369, DB 60-73

(Note: Not to be used on legal documents)

Class

Acreage 474.2

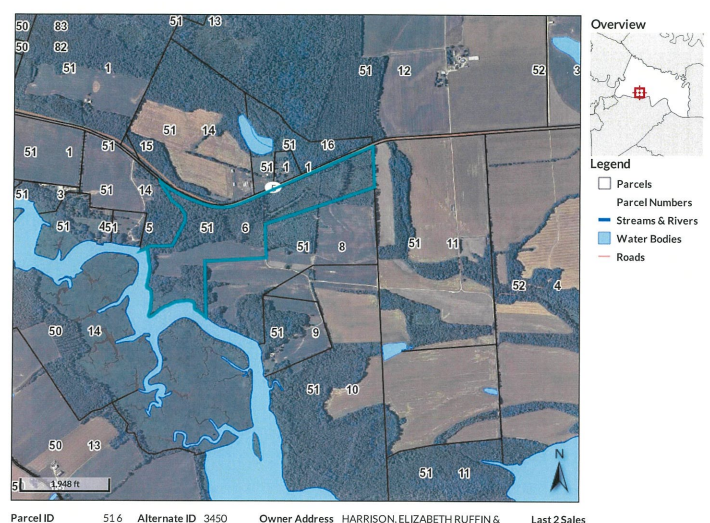
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Developed by Schneider

C/O EVELYNTON FARMS INC 6951 JOHN TYLER MEMORIAL HWY CHARLES CITY, VA 23030 Last 2 Sales Date Price Reason Qual 1/1/1900 0 n/a U n/a 0 n/a n/a

TAX MAP

DWELLING



Sec/Twp/Rng Property Address 0

Alternate ID 3450 Class **VACANT** Acreage 127.9

Owner Address HARRISON, ELIZABETH RUFFIN &

HARRISON, JAMES GRANDISON III 1100 COGGINS POINT ROAD HOPEWELL VA 23860

Last 2 Sales

Date Price Reason Qual 7/1/2008 0 n/a U n/a 0 n/a n/a

District Brief

TYLER

Tax Description

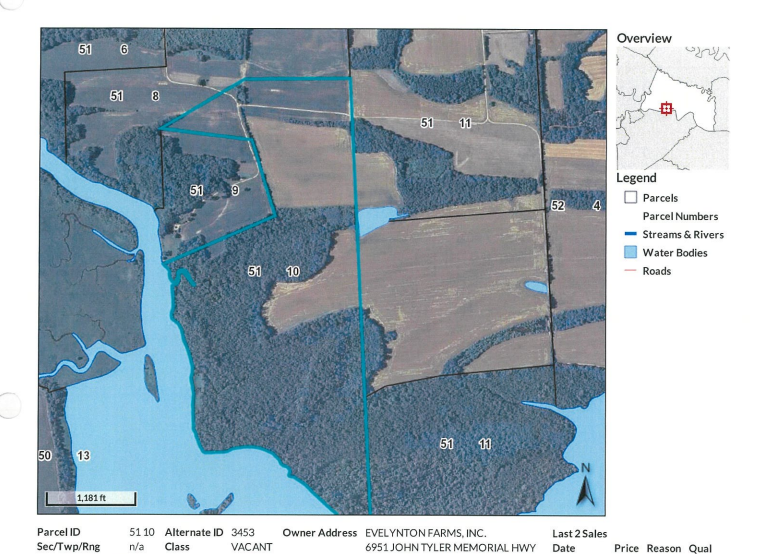
GLENNS-PARCEL A PS#493,419 IN9-577 IN15-147 PLAT#00-14-0527

(Note: Not to be used on legal documents)

Date created: 3/29/2022 Last Data Uploaded: 3/29/2022 3:16:01 AM



TAX MAP



Property Address 0 Acreage

District TYLER

Brief GLENNS-RESIDUE PS#419 DB79-708 IN#14-857 IN#15-424 PS#00-14-0059

(Note: Not to be used on legal documents)

219.5

Date created: 3/29/2022 Last Data Uploaded: 3/29/2022 3:16:01 AM

Developed by Schneider

TAX MAP

CHARLES CITY, VA 23030

10/22/2004 0

0

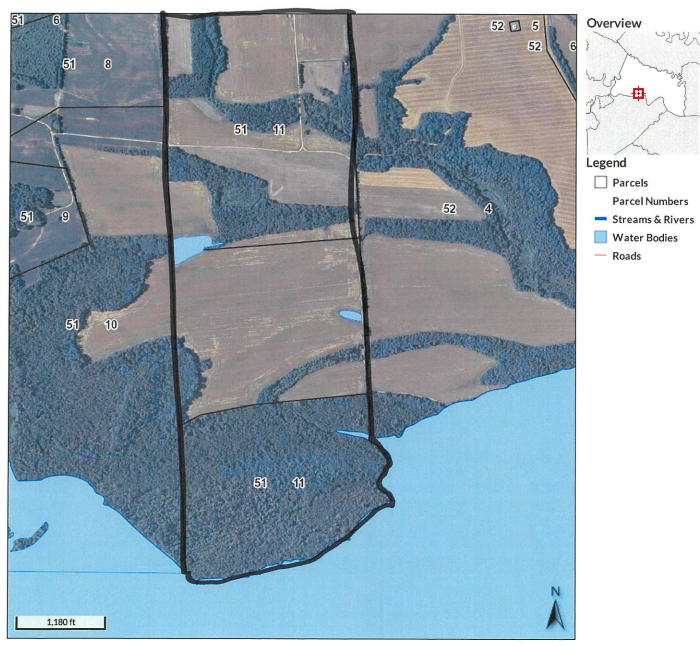
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n/a

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n/a



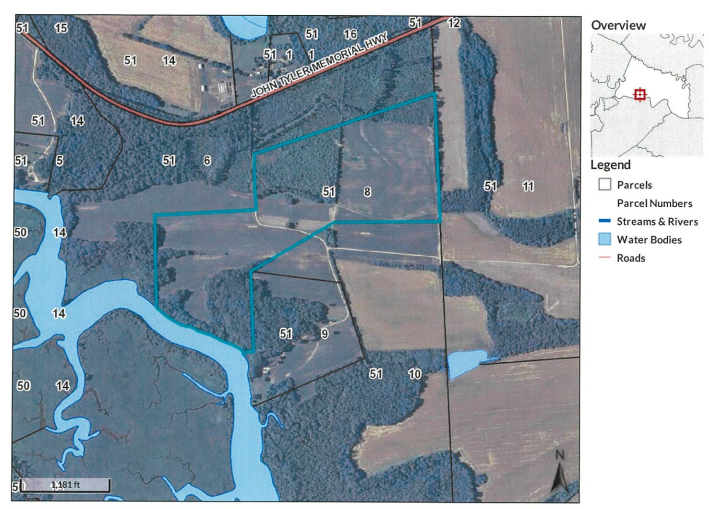
Date created: 3/29/2022 Last Data Uploaded: 3/29/2022 3:16:01 AM

Developed by Schneider

TAX ID: 51-11

Evelynton, Inc 6951 John Tyler Memorial HWY Charles City, VA 23030

TAX MAP



Parcel ID Sec/Twp/Rng n/a Property Address 0

Alternate ID 3451 Class Acreage

VACANT 125.7

Owner Address THE GLENS PARCEL BLLC

5612 BOATWRIGHT CIRCLE WILLIAMSBURG, VA 23185

Last 2 Sales

Date Price Reason Qual 6/1/2018 0 n/a U n/a n/a n/a

District Brief

TYLER

Tax Description

GLENNS-PARCEL B PS#419 DB68-652,252-670 PB6-79 IN#14-858,15-422

(Note: Not to be used on legal documents)

Date created: 3/29/2022 Last Data Uploaded: 3/29/2022 3:16:01 AM

Developed by Schneider

TAX MAP



Parcel ID 519 Sec/Twp/Rng n/a

Property 7501 JOHN TYLER Address MEMORIAL HWY CHARLES CITY

District TYLER

Brief Tax Description GLENNS IN14-248,DB68-652,PB6-79 IN#14-856

(Note: Not to be used on legal documents)

Alternate 3452

Acreage 45

DWELLING

Class

Date created: 3/29/2022 Last Data Uploaded: 3/29/2022 3:16:01 AM

Developed by Schneider

TAX MAP

Owner

Address

HERRING CREEK, LLC

CHARLES CITY VA 23030

6951 JOHN TYLER

MEMORIAL HWY

Last 2 Sales

8/23/2004 0

Date

n/a

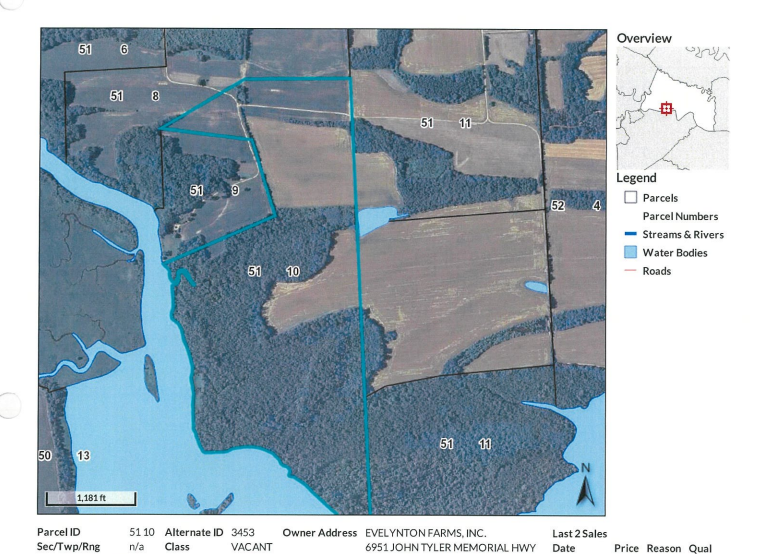
Price Reason Qual

U

n/a

n/a

n/a



Property Address 0 Acreage

District TYLER

Brief GLENNS-RESIDUE PS#419 DB79-708 IN#14-857 IN#15-424 PS#00-14-0059

(Note: Not to be used on legal documents)

219.5

Date created: 3/29/2022 Last Data Uploaded: 3/29/2022 3:16:01 AM

Developed by Schneider

TAX MAP

CHARLES CITY, VA 23030

10/22/2004 0

0

n/a

n/a

n/a

U

n/a



Parcel ID 51 14 Sec/Twp/Rng n/a

7400 JOHN TYLER Property Address MEMORIAL HWY

CHARLES CITY

Alternate 3457

COMMERCIAL Class Acreage 137.66

Owner Address

EVELYNTON FARMS, INC. Last 2 Sales C/O EVELYNTON FARMS Date INC 6951 JOHN TYLER MEMORIAL HWY

CHARLES CITY, VA 23030

Reason Qual Price 7/1/2008 \$400000 n/a U n/a

District **TYLER**

Brief RED HILLS PS#476,462,461 IN#08-279,280,281,425,07-157,DB135-37,96-403,27-82 Tax Description

(Note: Not to be used on legal documents)

Date created: 4/11/2022 Last Data Uploaded: 4/11/2022 1:33:00 PM







Parcel ID 5351 Sec/Twp/Rng n/a Property Address 0 Alternate ID 7637 Class VACANT

1

Acreage

Owner Address COPLAND, ALBERT GARNETT 12800 WEYANOKE ROAD

TAX MAP

CHARLES CITY VA 23030

Last 2 Sales

 Date
 Price
 Reason
 Qual

 7/28/2014
 0
 n/a
 U

 n/a
 0
 n/a
 n/a

District Brief TYLER

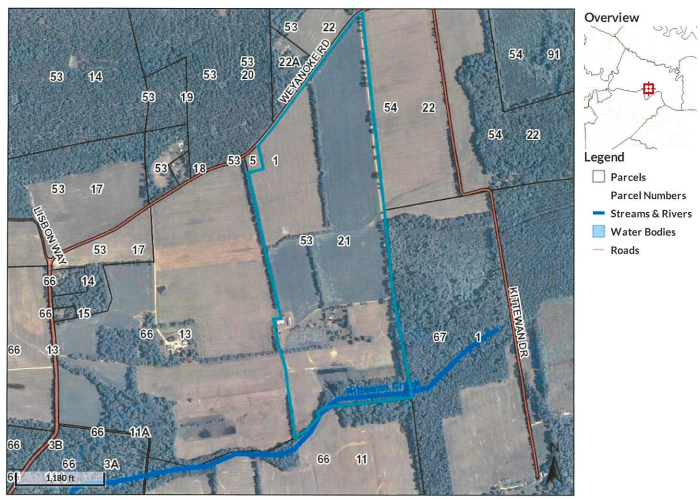
Tax Description

LISBON-PARCEL 2-LOT 1 PS#32,477 CWF8-02 IN8-417,416,415,414,75

(Note: Not to be used on legal documents)

Date created: 4/11/2022 Last Data Uploaded: 4/11/2022 1:33:00 PM





Parcel ID Sec/Twp/Rng Property

Address

5321 n/a

0 WEYANOKE **ROAD**

ID Class Acreage

Alternate 3515 n/a

Owner Address

COPLAND, ALBERT GARNETT Last 2 Sales 12800 WEYANOKE ROAD CHARLES CITY, VA 23030

Date Price Reason Qual 7/28/2014 0 n/a U 0 n/a n/a

CHARLES CITY District **TYLER**

Brief Tax Description LISBON-PAR. 2-RESIDUE PS#32,477 CWF8-02 IN8-417,416.415,414,75 (Note: Not to be used on legal documents)

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129.78