The Hudson River Valley Greenway Act of 1991

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Hudson River Valley Greenway Communities Council
Greenway Conservancy for the Hudson River Valley, Inc.

625 Broadway, 4th Floor
Albany, New York 12207

(518) 473-3835 Phone
(518) 473-4518 Fax
hrvg@hudsongreenway.ny.gov
www.hudsongreenway.ny.gov

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Andrew M. Cuomo, Governor

Barnabas McHenry – Chairman, Greenway Communities Council
Kevin M. Burke –Chairman, Greenway Conservancy
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§ 44-0101. Legislative intent.
The Hudson river valley region possesses unique scenic beauty, natural and cultural resources of state and national significance. Efforts including the creation of a state management program for the Hudson estuarine district and fishery, establishment of the heritage task force for the Hudson river valley, establishment of five state designated urban cultural parks in the valley and the preparation of numerous local government waterfront revitalization programs in the valley have been undertaken in recent years to protect and enhance the special places of scenic, cultural and ecological importance. It is the intention of the legislature that these efforts be continued and strengthened under the cooperative program of the Hudson river valley greenway in order to continue and advance the state's commitment to the preservation, enhancement and development of the world-renowned scenic, natural, historic, cultural and recreational resources of the Hudson river valley while continuing to emphasize economic development activities and remaining consistent with the tradition of municipal home rule.

§ 44-0103. Definitions.
As used in this article, the following words and terms shall have the following meanings unless the context indicates another or different meaning or intent:
1. "Hudson river valley" shall mean the areas of Bronx and New York counties designated pursuant to section 44-0109 of this article, the counties of Westchester, Rockland, Putnam, Orange, Dutchess, Ulster, Columbia, Greene, Albany, Rensselaer, Saratoga and Washington, excluding any area of Greene county within the Catskill park, as defined in subdivision two of section 9-0101 of this chapter.

2. "Compact" or "greenway compact" shall mean the overall greenway plan adopted by the council pursuant to section 44-0119 of this article.

3. "Conservancy" or "greenway heritage conservancy" shall mean the greenway heritage conservancy for the Hudson river valley, a public benefit corporation, reestablished pursuant to section 44-0111 of this article.

4. "Council" shall mean the Hudson river valley greenway communities council reenacted pursuant to section 44-0105 of this article.

5. "Countryside" shall mean the cities, towns and villages within the greenway which do not border the Hudson river.

6. "Greenway criteria" or "criteria" shall mean natural and cultural resource protection, regional planning, economic development, public access and heritage environmental education identified as the basis for attaining the goal of a Hudson river valley greenway.

7. "Greenway" shall mean the area designated as the Hudson river valley greenway pursuant to section 44-0109 of this article.

8. "Greenway districts" or "districts" shall mean areas made of neighboring communities within the greenway and designated by the council for the purpose of regional planning.

9. "Greenway trail" or "trail" means the trail established pursuant to section 44-0121 of this article.
10. "Participating community" shall mean a county, city, town or village which has adopted the regional plan for its district pursuant to section 44-0119 of this article.

11. "Riverside" shall mean the cities, towns and villages within the greenway which border the Hudson river and shall include the city of New York, with respect to areas of Bronx and New York counties designated pursuant to section 44-0109 of this article.

12. "Chief elected official of a county" shall mean the county executive, or if there is none, the chairman of the board of supervisors, or if there is neither, any other officers possessing similar powers and duties.

13. "Fund" shall mean the Hudson river valley greenway fund established in section ninety-seven-n of the state finance law.

§ 44-0105. Hudson river valley greenway communities council.
1. The governor's council on the Hudson river valley is hereby recreated within the executive department to be the Hudson river valley greenway communities council. The council shall consist of a total of twenty-seven voting members. The governor shall appoint two members, one of whom shall be the chairperson. The legislative body of each town, city or village other than the city of New York which is adjacent to the Hudson river may forward the names of a recommended council appointee to the chief elected official of the county in which it is incorporated. One voting member shall be appointed from among the names forwarded by the towns, cities and villages by the chief elected official of each of the ten counties of Westchester, Putnam, Dutchess, Columbia, Rensselaer, Albany, Greene, Ulster, Orange and Rockland, and two voting members shall be appointed by the mayor of the city of New York after consultation with the presidents of the boroughs of the Bronx and Manhattan. Two voting members shall be appointed by the temporary president of the senate, one of whom must reside in the countryside and two voting members shall be appointed by the speaker of the assembly, one of whom must reside in the countryside. One voting member shall be appointed by the minority leader of the senate and one voting member shall be appointed by the minority leader of the assembly. Such appointed legislative representatives may designate a duly authorized representative to attend council meetings and to act in their place. The following seven members shall be ex officio members: the commissioner, the commissioner of parks, recreation and historic preservation, the secretary of state and the commissioners of general services, transportation, agriculture and markets and economic development or their designated representatives who, to the extent practicable, shall be residents of the Hudson valley. All persons responsible for appointing members of the council shall be mindful of the importance of assuring adequate representation on the council of the interests of various municipal entities, conservationists, business owners and operators, persons engaged in agricultural pursuits, minorities and educators. Notwithstanding the foregoing provisions of this subdivision, in the event that there is no vacancy in the membership of the council and there is no member of the council who is a member of an organized sporting association, club or society, the membership of the council shall be increased to twenty-eight voting members. The twenty-eighth voting member shall be a representative of the organized sporting community and shall be selected from the population of the Hudson river valley by a vote of the council. In the event of a vacancy occurring in the office of any member, such vacancy shall be filled in the same manner as the original appointment. The members of the council shall serve without compensation, except that members shall be allowed their necessary and actual expenses incurred in the performance of their duties under this article. Any person other than an ex officio member who serves as a member of the council, shall not serve as a member of the conservancy.
2. The council shall meet at least once every two months and shall encourage attendance at such meetings of representatives from local governments in the greenway and other interested parties. Copies of the minutes of each meeting with the date of the next scheduled meeting shall be made available to interested parties at their request.

3. Every state agency and public corporation having jurisdiction of land or water within the greenway or of programs relating to the purposes and goals of this article shall, to the fullest extent practicable, offer full cooperation and assistance to the council in carrying out the provisions of this article.

4. Every local agency with programs relating to the greenway may offer assistance to the council in carrying out the provisions of this article.

§ 44-0107. Powers and duties of the council.
The council shall have the power:
1. To make by-laws for the management and regulation of its affairs.

2. To make and execute contracts and all other instruments necessary or convenient for the exercise of its powers and functions under this article.

3. To appoint an executive officer, officers, agents and employees, and prescribe their duties and qualifications and fix their compensation.

4. To utilize, to the extent feasible, the staff and facilities of existing state agencies, pursuant to an allocation to be made by the state division of the budget.

5. To contract for professional and technical assistance and advice.

6. To contract for and to accept assistance, including but not limited to gifts, grants, or loans of funds or personal property from the federal government or any agency or instrumentality thereof, or from any agency or instrumentality of the state, or from any other public or private source and to comply, subject to the provisions of this article, with the terms and conditions thereof. Notwithstanding the provision of section eleven of the state finance law, the council may accept gifts, grants, devises and bequests, whether conditional or unconditional providing that any gifts, grants, devises and bequests be consistent with greenway criteria.

7. To conduct scientific, environmental, economic, tourism and cultural studies within the valley that are germane to the greenway criteria.

8. To annually review and update the recommendations of the governor's council on the Hudson river valley and prepare objectives to advance each of the five greenway criteria: natural and cultural resources protection, regional planning, economic development including agriculture and urban redevelopment, public access and heritage education.

9. To review and comment as an interested agency during the environmental review process pursuant to article eight of this chapter on proposed actions within the greenway, and upon the filing of a draft environmental impact statement for any such action to require the lead agency to conduct a hearing under article eight of this chapter.
10. To review and comment on capital and long range plans of state agencies as they affect the criteria, objectives and plans of the greenway.

11. To review and comment on actions pursuant to section seventy-five of the public lands law within the greenway for their consistency with the public's right and interest in land under water for the purposes of navigation and commerce, fishing, bathing, natural resource conservation, recreation and access to the waters and lands underwater of the state.

12. To review and comment upon the annual work plan submitted by the conservancy.

13. To jointly designate and develop in agreement with the conservancy model greenway projects to demonstrate the implementation of greenway planning and make contracts for assistance to municipalities and nonprofit entities within the greenway therefor.

14. To designate multi-county planning districts or subregions based on environmental, economic and social factors linking counties, cities, towns and villages and the recommendations of municipal officials from such counties and their political subdivisions for the purpose of development of the greenway compact, provided that the areas of Bronx and New York counties designated pursuant to section 44-0109 of this article shall be deemed to be a multi-county planning district and region and shall not be linked with any other county, city, town or village in a multi-county planning district or region.

15. To make recommendations on expanding the geographical area of the greenway to include Washington county and the remainder of Saratoga county.

16. To encourage individuals, corporations, associations and public entities to protect and preserve the unique resources of the greenway and make grants to municipalities and nonprofit entities within the greenway therefor.

17. To make available or to cause to make available dispute resolution services for conflicts over land use regulation between units of government and/or between interests including development, conservation and neighborhood interests upon request of all parties in dispute.

18. To organize and meet with a committee of county planners within the greenway regarding regional projects and the provision of planning services.

19. To prepare an annual report on the conduct of its activities which shall include a recommended budget for the next year to be sent to the governor and the legislature.

20. To exercise and perform such other powers and duties as shall have been or may be from time to time conferred by law.

21. To utilize the staff and facilities of existing local agencies to the extent that local agencies make them available.

22. To take any actions necessary to carry out the functions, powers and duties imposed by this article.

23. To purchase the maximum insurance coverage practicable and affordable from revenues in the fund, to be effective upon the adoption by a community of a regional plan, from any duly authorized insurer in
this state, against any liability of any participating community or its agents that may result from its acquisition of land, consistent with its regional plan, or the adoption or implementation of any land use control including, but not limited to, a zoning law or ordinance; provided, however, such insurance shall not apply to any such claim that results from the intentional wrongdoing, recklessness, gross negligence or an unlawful discriminatory practice as provided in subdivisions two, two-a, three-b, four, paragraphs (a) and (b) of subdivision five and subdivisions six, seven, fourteen and eighteen of section two hundred ninety-six of the executive law and 42 U.S.C. § 1981, 1983 by such community or its agents. Except with respect to New York city, the council shall purchase such insurance and begin coverage upon the adoption by a community of a regional plan, and maintain such insurance for all participating communities. Nothing herein shall require the council to purchase or provide coverage for New York city.

§ 44-0109. Designation.
The Hudson river valley greenway is hereby designated to include the counties, including all cities, towns and villages therein, of Westchester, Rockland, Orange, Putnam, Dutchess, Ulster, Columbia, Greene, Albany, Rensselaer, Saratoga and Washington; provided the greenway shall not include any area of Greene county within the Catskill park as defined in subdivision two of section 9-0101 of this chapter. In addition, in the city of New York the greenway shall include the areas of Bronx and New York counties that are both adjacent to the Hudson River and included as of the effective date of this section within the boundaries of such city's waterfront revitalization program prepared pursuant to article forty-two of the executive law. For purposes of the powers and duties of the council and conservancy regarding the Hudson river valley, such powers and duties shall be limited to the geographic area of the greenway as designated in this section.

§ 44-0111. Greenway heritage conservancy for the Hudson river valley.
1. It is hereby found, determined and declared that the reestablishment of the greenway heritage conservancy for the Hudson river valley and the carrying out of its corporate purposes is in all respects for the benefit of the people of the state of New York, for the preservation and enhancement of the natural and historic resources of the Hudson river valley and in furtherance of their welfare and prosperity, and is a public purpose, in that the conservancy will be performing an essential governmental function in the exercise of the powers conferred upon it by this title and the conservancy shall not be required to pay taxes or assessments upon any of the real property interests or rights acquired by it or under its jurisdiction or control, or upon its activities in the operation and maintenance of such property interests or rights or use of any moneys, revenues or other income received by the conservancy. All contributions of real or personal property interests or rights made to the conservancy whether by gift, devise or bequest shall to the extent deductible for federal income tax purposes, be deductible for purposes of the tax law to the extent provided therein.

2. The heritage task force for the Hudson river valley is hereby reestablished in the executive department to be the greenway heritage conservancy for the Hudson river valley a body corporate and politic constituting a public benefit corporation and to consist of seventeen voting members and nine non-voting members. All voting members shall reside within the greenway and may designate representatives to act in their stead. The governor shall appoint three voting members, one of whom shall also be the chairperson. Two voting members shall be appointed by the temporary president of the senate; two voting members shall be appointed by the speaker of the assembly; one voting member shall be appointed by the minority leader of the senate; one voting member shall be appointed by the minority leader of the assembly and eight voting members shall be appointed by the council. A member
of the council may not be appointed to be a voting member of the conservancy. The commissioner and
the commissioners of the state departments of transportation, agriculture and markets and economic
development and the offices of parks, recreation and historic preservation and general services, the
secretary of state, the chairman of the state senate committee on environmental conservation and the
chairman of the state assembly committee on environmental conservation, or such members’
designated representatives, shall be nonvoting, ex-officio members of the conservancy. The term of
office of voting members commencing as of the effective date of this section shall be four years except
that five of the first voting members appointed pursuant to this section shall have a two-year term and
that another five of the first voting members appointed pursuant to this section shall have a three-year
term. Each member appointed to such task force by the commissioner before enactment of this section,
shall continue in office until a quorum of voting members has been appointed. In the event of a vacancy
occurring in the office of any member, such vacancy shall be filled for the balance of the unexpired term,
if applicable, in the same manner as the original appointment.

3. The conservancy shall actively seek qualified candidates for membership and shall recommend such
candidates to the governor.

§ 44-0113. Powers and duties of the conservancy.
The conservancy shall have the power:

1. To sue on causes of action consistent with the purposes and its responsibilities under this article and
with respect to contracts to which it is a party, but not for general enforcement of state or local
environmental or planning laws, provided that the right to sue, other than with respect to contracts, to
which it is a party, shall be limited to causes of action arising within the boundaries of the greenway;
and to be sued.

2. To make and execute contracts and all other instruments necessary or convenient for the exercise of
its powers and functions under this article.

3. To establish and maintain such facilities as may be necessary for the transacting of its business.

4. To appoint an executive officer, officers, agents, employees, and prescribe their duties and
qualifications and fix their compensation.

5. To utilize, to the extent feasible the staff and facilities of existing state agencies.

6. To hold hearings in the exercise of its powers, functions and duties provided for by this article.

7. To contract for professional and technical assistance and advice.

8. To contract for and to accept assistance, including but not limited to gifts, grants or loans of funds or
of property from the federal government or any agency or instrumentality thereof, or from any agency
or instrumentality of the state, or from any other public or private source and to comply, subject to the
provisions of this article, with the terms and conditions thereof, subject to the applicable general
policies of the director of the budget.

9. To encourage individuals, corporations, associations, organizations and public agencies to preserve
and enhance the natural scenic beauty and heritage of the Hudson river valley and the lands, water,
exemplary natural communities, aesthetic and cultural resources of the Hudson river valley, as well as manage and conserve the fish, wildlife and endangered plant and animal species, and to increase public access to the waters of the Hudson river.

10. To acquire, in the name of the state, interests or rights in real property including title by gift or devise anywhere within the greenway, or by purchase solely for the purposes of a riverside park or development of the greenway trail, or by easement for the conservation, management and preservation of open space characterized by natural scenic beauty, heritage, natural resource values or conditions enhancing regional qualities of the Hudson river valley provided, however, that notwithstanding any other provision of law, transfers of such interests or rights in real property may be made to municipalities or not-for-profit corporations which contract to hold such property for the beneficial enjoyment of the people of the state and in no event shall such land be sold by any such municipality or not-for-profit corporation except for purposes consistent with the beneficial enjoyment of the people of the state. Additionally, notwithstanding this or any other provision of law, neither the state, nor any of its instrumentalities, may transfer, to the conservancy, any interests or rights in real property upon which the state is making property tax payments or payments in lieu of taxes, unless provision is made for the continuance of such payments by the conservancy from monies available in the fund.

11. To continue the existing subsidiary nonprofit corporation and create committees and appoint members thereto to assist and advise the conservancy in carrying out its functions, powers and duties and in coordinating the activities of the conservancy with state and local agencies functioning within the Hudson river valley.

12. To intervene in proceedings before state agencies including the department on matters affecting the Hudson river valley.

13. To encourage and assist in the creation of special local improvement districts consistent with the purposes of this article.

14. To identify land and water areas in the Hudson river valley that are suited for designation as scenic areas under the provisions of article forty-nine of this chapter and for subsequent development of resource management plans.

15. To provide technical assistance to county and local officials, landowners and interested organizations with regard to resource protection, conservation and management of renewable natural resources and preservation methods and techniques, including but not limited to: natural resource inventories, scenic and conservation easements, deed restrictions, local land trust, innovative zoning techniques, establishment of urban cultural parks, historic preservation methods and viewshed analysis.

16. To encourage and assist state, county and local governments with the implementation of procedures for identifying and designating critical areas under the state environmental quality review act, and to provide similar support for utilization of scenic impact project review guidelines.

17. To help to advance, guide and coordinate on a priority basis the acquisition of land and water areas possessed of scenic, natural, historical, recreational or cultural significance, for the purpose of preserving or enhancing such areas; and to do so in cooperation with appropriate public and private agencies.
18. To initiate the preparation of comprehensive and systematic inventories and studies of the natural, scenic, historic, cultural and recreational resources of the Hudson river valley.

19. To provide local governments and the private sector with improved liaison, interpretation and focus relative to a variety of state and federal programs which bear on the Hudson river valley and its shorelands, including coastal management; basin level B study; wild, scenic and recreational rivers; urban cultural parks; fisheries management; estuarine sanctuaries; areas of national concern; historic preservation; tourism and outdoor recreation; and grants-in-aid.

20. To help develop and implement a comprehensive program and plan at the state, county and local levels for resource preservation, renewable natural resource management and enhancement in scenic highway corridors.

21. To annually prepare a work plan of intended projects and activities of the conservancy and present such plan to the council for its review and comment and report periodically to the governor, the legislature and the council on the conduct of its activities, but not less than once a year, and to provide a copy of each report to appropriate public and private entities within the Hudson river valley which request a copy of the report.

22. To exercise and perform such other powers and duties as shall have been or may be from time to time conveyed or imposed by law.

23. To encourage individuals, corporations, associations and public entities to protect and preserve unique resources of the greenway and make grants to municipalities and non-profit entities within the greenway therefor.

24. To whenever in the opinion of the conservancy it would be in the public interest, after prior approval of the director of the budget, request the temporary assignment and transfer of certain employees of any board, commission, agency or department of the state or its political subdivisions, and said board, commission, agency or department, if in its opinion such transfer will not interfere with the performance of its duties and functions may make such assignment and transfer of said employees to the conservancy. Such assignment and transfer or extension thereof shall not in any way affect the civil service status, continuity of service, retirement plan status, right to compensation, grade or compensation or other rights or privileges of any employee so transferred.

25. To submit title to all interests or rights in real property proposed to be acquired by the conservancy for examination and approval by the attorney general of the state who shall also furnish any and all necessary legal services and advice required to assist the conservancy in accomplishing its corporate purposes.

26. When funds are available, and with the approval of the governor, enter into an agreement with a municipality or district within which real property interests or rights have been acquired by the conservancy providing for the payment of moneys in lieu of anticipated tax revenues whenever the conservancy shall determine that undue hardship justifying such financial relief has been created by such acquisition.

27. To enforce that no officer, member or employee of the conservancy shall receive or may be lawfully entitled to receive any pecuniary profit from the operation thereof except, to the extent available from
the fund, for expenses actually and necessarily incurred, including reasonable compensation to
employees for services in effecting one or more of the purposes set forth herein.

28. To continue to provide certain programmatic contractual services to the department as has
heretofore been the practice.

29. To jointly designate and develop model greenway projects in agreement with the council to
demonstrate the implementation of greenway planning and make grants for assistance to municipalities
and non-profit entities within the greenway therefor.

30. To promote the greenway as a single, tourism destination site in conjunction with the designation
and development of the greenway trail.

31. To assist in the preservation of farmlands within the greenway for continued agricultural use.

32. To take any actions necessary to carry out the functions, powers and duties imposed by this article.

33. Notwithstanding any other section of law the conservancy shall not have the power of eminent
domain or to acquire property by eminent domain.

34. Notwithstanding any other section of law, the conservancy may exercise its powers within the
county of New York only for the purposes of designating, developing, or causing to be developed a trail
pursuant to section 44-0121 of this article. For the purposes of this subdivision, "trail" means a linear
corridor or pathway, walkway or bikeway used solely for public transportation and recreation. The
Council or the conservancy shall not develop, construct or caused to be developed or constructed any
landfill, pier or structure over water located west of the existing bulkhead or shoreline; nor shall the
council or the conservancy develop, construct or cause to be developed or constructed any commercial
or residential uses on any trail developed pursuant to this subdivision.

§ 44-0115. State agency reports and consistency.
1. The council in carrying out its functions and responsibilities under this article, shall consult with,
cooperate with, and, to the maximum extent practicable, coordinate its activities with other interested
state agencies.

2. The following officers of state agencies with program responsibilities that affect aspects of the
greenway criteria shall prepare and submit to the council a program statement which shall detail actions
in the areas of planning, development, use, assistance and regulation that can support and assist or
would conflict with the establishment and management of the greenway including the compact and
development of the trail:

a. commissioner of the office of parks, recreation and historic preservation regarding the state historic
preservation program, the state urban cultural park program, state parks within the greenway, outdoor
recreation and trail planning;

b. commissioner of economic development regarding the state tourism program including the
identification of potential tourism destination areas within the greenway and recommendations for a
system of interactive information outlets throughout the greenway and the impact of greenway criteria
on economic development activities;
c. commissioner of environmental conservation regarding the management of natural resources including plants, fish and wildlife and natural communities and protecting environmental quality;

d. commissioner of transportation regarding access and transportation;

e. secretary of state regarding the coastal zone management program and other planning programs administered by the department of state;

f. commissioner of the office of general services regarding the stewardship and disposition of state property; and

g. the commissioner of agriculture and markets regarding the contribution of agricultural activities and programs to greenway criteria. Each such officer shall annually review such statements and submit revisions and updates to the council as appropriate.

3. After the compact is in effect, any state agency conducting, funding or approving activities directly affecting greenway resources shall, to the fullest extent practicable, consult with, cooperate with, and coordinate its activities with the council and the appropriate participating community. Any such state agency shall conduct or support such activities in a manner which is, to the maximum extent practicable, consistent with the compact in addition to requirements of other laws, including those of article forty-two of the executive law. The compact shall be incorporated as part of the reviews of actions pursuant to the state environmental quality review act as provided in article eight of this chapter and the New York state historic preservation act of 1980. For purposes of section 8-0113 of this chapter, the commissioner shall incorporate consideration of the greenway in rules and regulations adopted pursuant to such section. The council shall review and comment in writing upon the statement and effects on the greenway program, made pursuant to section 8-0109 of this chapter and section 14.09 of the parks, recreation and historic preservation law.

4. Nothing in this article shall preempt the authority and responsibilities of the department pursuant to article eleven of this chapter.

§ 44-0117. Hudson river valley geographic information systems.
The conservancy shall continue, update and maintain the Hudson river valley geographic information system and make available information therefrom to counties, cities, towns and villages within the greenway. The conservancy may charge a fee for such information to cover the cost of providing the information.

§ 44-0119. Greenway compact.
1. The council shall guide and support a cooperative planning process to establish a voluntary regional compact among the counties, cities, towns and villages of the greenway to further the recommended criteria of natural and cultural resource protection, conservation and management of renewable natural resources, regional planning, economic development, public access and heritage education.

2. Initially, the council shall offer technical assistance from the conservancy and state agencies to the riverside communities in attaining the goal of establishing and having maximum effective implementation of local planning and zoning through natural and cultural resources inventories, the
adoption of a comprehensive zoning ordinance or local law, master plan, site plan and subdivision plat review consistent with the greenway criteria. The council shall also encourage the use of cluster zoning, historic preservation ordinances, transfer of development rights, conservation easements, designation of critical environmental areas and other zoning techniques where appropriate to attain local planning and environmental objectives and participation in the coastal management program and the state urban cultural park program. The council and the conservancy may each, consistent with their respective responsibilities as provided in this article, enter into contracts not to exceed fifty percent of project cost with riverside communities and in consultation with appropriate state agencies for purposes of administrating grants pursuant to this subdivision including, but not limited to, grants to conduct natural and cultural resources inventories, prepare or update a master plan, a zoning ordinance, a transfer of development rights ordinance, a local government waterfront revitalization program, an urban cultural park feasibility study or management plan or a tourism development feasibility study or plan. Any community which receives a grant pursuant to this subdivision may, at the discretion of the council or the conservancy, contribute its fifty percent of the project cost in the form of an in kind or other non-monetary contribution.

3. Not later than four years after the effective date of this article, the council shall convene meetings of the chief elected officials of counties, cities, towns and villages or their designated representatives for each of the subregional districts designated by the council. Such officials in each district shall organize to prepare, or cause to be prepared within twenty-four months, a comprehensive regional plan for their district to be submitted to the council. The conservancy shall offer technical assistance in preparation of such plans and amendments thereof. Within funds available therefor, the council shall grant funds to meet the cost of each regional plan and amendments thereof. Each such regional plan shall address the greenway criteria and the objectives adopted by the council by provisions including, but not limited to, identifying developments of regional impact and areas of regional concern including, but not limited to identifying necessary public facilities and infrastructure consistent with such criteria and objectives and providing for the voluntary adoption by action of a local legislative body and implementation of relevant provisions by each participating county, city, town and village. The council shall review each regional plan for its consistency with the greenway criteria and objectives and to assure that the regional plans conform to establish an overall greenway compact. Upon finding such consistency and conformance, the council shall approve the regional plan and, upon approving all the regional plans, shall produce an overall greenway plan to be known as the compact. If the local officials in any district fail to produce a regional plan for their district or submit such plan which the council cannot approve, the council may prepare or cause to be prepared a district plan which cities, towns and villages in such district may voluntarily adopt by local law to become participating communities. The council’s actions shall not be inconsistent with the requirements of article forty-two of the executive law in approving any regional plan.

4. Upon approval by the council of a regional plan, each county, city, town or village within the district for which the plan was prepared and which adopted the plan by its local legislative body shall become a participating community in the greenway compact by adopting the regional plan as provided in such plan.

4-a. Notwithstanding any other provision of this article, the mayor of the city of New York may submit those portions of such city’s waterfront revitalization program, prepared pursuant to article forty-two of the executive law and adopted through the process for the adoption and amendment of plans contained in the charter of such city, as such program applies to areas within the greenway, as the regional plan for the region comprised of the areas of Bronx and New York counties designated pursuant to section
44-0109 of this article. The mayor of such city may submit amendments to such regional plan adopted through the process for the adoption and amendment of plans contained in the charter of such city. Any such plan or amendment thereof submitted pursuant to this subdivision shall be deemed to have been approved pursuant to this section and, upon submission of such plan, the areas of the city of New York designated pursuant to section 44-0109 of this article and which are also included within such plan shall be deemed to be a participating community and, unless otherwise specified, the mayor of such city shall exercise the authority granted to such participating community. Solely for purposes of subdivision five of this section the plan submitted by the city of New York pursuant to this section and any amendments thereto shall not be deemed a generic environmental impact statement or regional plan.

4-b. Nothing contained in this article shall be deemed to affect, impair or supersede the provisions of any city charter, local law, rule or other local requirements and procedures heretofore or hereafter adopted, including, but not limited to, any such provisions relating to the zoning and use of land.

5. A regional plan prepared consistent with the procedures of section 8-0109 of this chapter relating to the preparation and contents of an environmental impact statement shall be considered a generic environmental impact statement. Actions proposed in conformance with the conditions and thresholds established in such regional plan will require no further compliance with article eight of this chapter.

6. Notwithstanding any other provision of law, any state agency may provide in implementing a ranking system for allocating funds for infrastructure, land acquisition or park assistance projects a preference not to exceed the equivalent of an advantage of five percent for such projects which are identified in a regional plan approved pursuant to this section. *

7. For each such participating community there shall be indemnity from the state in the event of legal actions brought against the community or its agents that may result from the community’s acquisition of land consistent with its regional plan or the adoption or implementation of any land use control including, but not limited to, a zoning law or ordinance. Such indemnity shall not apply to the counties of New York and Bronx for such legal actions brought as a result of New York City’s adoption of a regional plan or amendments thereto pursuant to subdivision four-a of this section. Such indemnity shall apply to the extent that any such claim exceeds the insurance coverage obtained by the council pursuant to subdivision twenty-three of section 44-0107 of this article; provided, however, such indemnity shall not apply to any such claim that results from intentional wrongdoing, recklessness, gross negligence or an unlawful discriminatory practice as provided in subdivisions two, two-a, three-b, four, paragraphs (a) and (b) of subdivision five and subdivisions six, seven, fourteen and eighteen of section two hundred ninety-six of the executive law and 42 U.S.C. §§ 1981, 1983 by such community or its agents. In any claim against a participating community of unlawful discriminatory practice, the attorney general shall not represent the defendant or defendants; provided, however, that if the plaintiff is not the prevailing party, the defendant or defendants shall be reimbursed by the state for all reasonable attorneys’ fees and litigation expenses incurred in the defense of the action. * NB Repealed December 31, 2022

8. Pursuant to a chapter of the laws of New York to be enacted, authority shall be granted for a community to utilize other innovative zoning techniques in carrying out the compact.

9. In addition to any other funds available from the state, participating communities and nonprofit entities designated by such communities shall be eligible for capital, program and planning matching grants from the council and the conservancy including, but not limited to grants for municipal historic preservation projects to acquire, restore or rehabilitate property listed on the state or national registers
of historic places or for educational programs related to such historic places, municipal park projects for the acquisition, development or improvement of recreational facilities or the acquisition of land for open space conservation and management of renewable natural resources and natural resource protection including the preservation of endangered species and their natural communities, waterfront revitalization projects to acquire land for public access to the Hudson river or to protect river resources or to clear waterfront sites for public or private water dependent uses or to develop, improve or rehabilitate water dependent or waterfront facilities including wharfs and piers, consistent with a local waterfront revitalization program, urban cultural park projects for planning, program, acquisition or development consistent with the purposes of article thirty-five of the parks, recreation and historic preservation law, tourism marketing projects, development and commercial revitalization and community development programs and projects, natural resources inventories, agriculture preservation projects and public and private infrastructure improvement related to the development of the greenway trail, from money appropriated from the Hudson river valley greenway fund. The state share of the cost of such projects shall not exceed fifty percent of the total project cost. Such grants shall be made by the council and the conservancy consistent with their respective responsibilities as provided in this article. The council and conservancy shall enter into contracts with participating communities and in consultation with appropriate state agencies for the purpose of administering these grants.

10. The council and conservancy shall create a committee comprised of three members from each who shall establish a procedure by which other grants not delineated herein, which are consistent with the greenway criteria, shall be made.

11. Notwithstanding any other provision of law, participating communities shall be eligible to take part in and receive grants and loans from the urban development corporation’s urban and community development program and regional economic development program.

12. The council may, after holding a public hearing in the appropriate district, withdraw its approval of a regional plan where it finds that there has been a significant failure to implement such plan by a majority of the participating counties, cities, towns and villages within the district. When approval has been withdrawn from a regional plan, the communities therein may not have the benefits of participating communities pursuant to subdivisions five through nine of this section. The council shall report such withdrawal of approval to the governor and the legislature stating the reasons for such action consistent with subdivisions one through six of this section.

13. The council may promulgate rules and regulations providing for maintaining and updating the compact.

§ 44-0121. Greenway trail.
1. The conservancy shall designate and develop or cause to be developed a trail or pathway system consistent with the greenway criteria connecting the city of New York from the southernmost boundary of the area designated as the greenway to the Erie canal lock two park in the town of Waterford, Saratoga county to be known as the Hudson river valley greenway trail. To the fullest extent practicable, the trail shall:

a. be located with direct physical or, if not physical, visual access to the Hudson river;

b. be planned for both sides of the Hudson river;
c. have segments that can be restricted to non-motorized use;

d. utilize existing heritage trails, bikeways, scenic highways, railroad rights of way and esplanades and make connections with other trails including trails along tributaries of the Hudson river;

e. highlight and link existing parks, urban cultural parks and historic sites;

f. provide for interpretive signage and opportunities to experience the unique natural and cultural heritage of the valley;

g. reflect the natural and cultural diversity;

h. involve state and local agencies and private organizations in the planning, development and maintenance of the trail of the greenway;

i. use the services of local school districts and the youth conservation corps to participate in trail development and maintenance;

j. have segment management plans prepared for each segment of the trail to assure uniform maintenance and upkeep; and

k. have connections to pathways that highlight the character and resources of the countryside communities.

2. The greenway trail to the extent practicable shall be completed on or before June first, two thousand five; provided that the conservancy shall submit a plan for the trail to the governor and legislature within twenty-four months of the effective date of this section and shall to the extent practicable dedicate and open significant sections of the trail on or before June first, two thousand. Planning for the trail shall commence with the council and the conservancy sponsoring a Hudson river valley greenway trail symposium to prepare a plan of action for the planning and development of the trail. Representatives of local governments in the greenway, interested nonprofit organizations, representatives of the state and federal government, planners and landscape architects along with any other interested parties shall be invited to participate in the symposium.

3. The department and the office of parks, recreation and historic preservation, the department of transportation and the office of general services are hereby authorized and directed to support and assist in the planning and development of the trail.

**Navigation Law, § 46-a. Regulations of vessels.**

(5) The local legislative body of any city, town or village which is a participating community as defined in subdivision ten of section 44-0103 of the environmental conservation law may adopt, amend and enforce local laws, rules and regulations not inconsistent with the laws of this state or the United States or with the Hudson river valley greenway compact, with respect to the restriction and regulation of the manner of construction and location of boathouses, moorings and docks in any waters within or bounding the respective municipality to a distance of fifteen hundred feet from the shoreline. Nothing in this subdivision or in article forty-four of the environmental conservation law or in the Hudson river valley greenway compact produced pursuant to such article, shall be deemed to affect, impair or supersede the provisions of any charter, local law, rule or other local requirements and procedures
heretofore or hereafter adopted by such participating community, including, but not limited to, any such provisions relating to the zoning and use of land or any waters within or bounding such participating community to a distance of fifteen hundred feet from the shoreline.

The provisions of this section shall be controlling notwithstanding any contrary provisions of law.

Public Officers Law § 17. Defense and indemnification of state officers and employees. *(g)* For the purposes of this section, the term "employee" shall include the members of the board, officers and employees of the greenway heritage conservancy for the Hudson river valley or the greenway council.