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INFORMATION ABOUT THE VIRGINIA REGISTER OF REGULATIONS

VIRGINIA REGISTER

The Virginia Register is an official state publication issued every other week throughout the year. Indexes are published quarterly, and the last index of the year is

The Virginia Register has several functions. The full text of all regulations, both as proposed and as finally adopted or changed by amendment are required by law to be published in the Virginia Register of Regulations.

In addition, the Virginia Register is a source of other information about state government, including all Emergency Regulations issued by the Governor, and Executive Orders, the Virginia Tax Bulletin issued monthly by the Department of Taxation, and notices of all public hearings and open meetings of state agencies.

ADOPTION, AMENDMENT, AND REPEAL OF REGULATIONS

An agency wishing to adopt, amend, or repeal regulations must first publish in the Virginia Register a notice of proposed action; a basis, purpose, impact and summary statement; a notice giving the public an opportunity to comment on the proposal, and the text of the proposed regulations.

Under the provisions of the Administrative Process Act, the Registrar has the right to publish a summary, rather than the full text, of a regulation which is considered to be too lengthy. In such case, the full text of the regulation will be available for public inspection at the office of the Registrar and at the office of the promulgating agency.

Following publication of the proposal in the Virginia Register, sixty days must elapse before the agency may

take action on the proposal.

During this time, the Governor and the General Assembly will review the proposed regulations. The Governor will transmit his comments on the regulations to the Registrar and the agency and such comments will be published in the Virginia Register.

Upon receipt of the Governor's comment on a proposed regulation, the agency (i) may adopt the proposed regulation, if the Governor has no objection to the regulation; (ii) may modify and adopt the proposed regulation after considering and incorporating the Governor's suggestions, or (iii) may adopt the regulation without changes despite the Governor's recommendations for change.

The appropriate standing committee of each branch of the General Assembly may meet during the promulgation or final adoption process and file an objection with the Virginia Registrar and the promulgating agency. The objection will be published in the Virginia Register. Within twenty-one days after receipt by the agency of a legislative objection, the agency shall file a response with the Registrar, the objecting legislative Committee, and the Governor

When final action is taken, the promulgating agency must again publish the text of the regulation, as adopted, highlighting and explaining any substantial changes in the final regulation. A thirty-day final adoption period will commence upon publication in the Virginia Register.

The Governor will review the final regulation during this time and if he objects, forward his objection to the Registrar and the agency. His objection will be published in the Virginia Register. If the Governor finds that changes made to the proposed regulation are substantial, he may suspend the regulatory process for thirty days and

require the agency to solicit additional public comment on the substantial changes.

A regulation becomes effective at the conclusion of this thirty-day final adoption period, or at any other later date specified by the promulgating agency, unless (i) a legislative objection has been filed, in which event the regulation, unless withdrawn, becomes effective on the date specified, which shall be after the expiration of the twenty-one day extension period; or (ii) the Governor exercises his authority to suspend the regulatory process for solicitation of additional public comment, in which event the regulation, unless withdrawn, becomes effective on the date specified which date shall be after the expiration of the period for which the Governor has suspended the regulatory process.

Proposed action on regulations may be withdrawn by the promulgating agency at any time before final action is

taken.

EMERGENCY REGULATIONS

If an agency determines that an emergency situation exists, it then requests the Governor to issue an emergency regulation. The emergency regulation becomes operative upon its adoption and filing with the Registrar of Regulations, unless a later date is specified. Emergency regulations are limited in time and cannot exceed a twelve-months duration. The emergency regulations will be published as quickly as possible in the Virginia Register.

During the time the emergency status is in effect, the agency may proceed with the adoption of permanent regulations through the usual procedures (See "Adoption, Amendment, and Repeal of Regulations," above). If the agency does not choose to adopt the regulations, the emergency status ends when the prescribed time limit expires.

STATEMENT

The foregoing constitutes a generalized statement of the procedures to be followed. For specific statutory language, it is suggested that Article 2 of Chapter 1.1:1 (§§ 9-6.14:6 through 9-6.14:9) of the Code of Virginia be examined carefully.

CITATION TO THE VIRGINIA REGISTER

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VIRGINIA REGISTER OF REGULATIONS

PUBLICATION DEADLINES AND SCHEDULES

MATERIAL SUBMITTED BY 12 noon Wednesday

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PROPOSED REGULATIONS

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Symbol Key

Roman type indicates existing text of regulations. *Italic type* indicates proposed new text. Language which has been stricken indicates proposed text for deletion.

CRIMINAL JUSTICE SERVICES BOARD

<u>Title of Regulation:</u> VR 240-02-1. Regulations Relating to Criminal History Record Information - Part I; Criminal History Record Information Security - Part II.

Statutory Authority: § 9-6.14:7.1 of the Code of Virginia.

Public Hearing Date: January 7, 1986 (See Calendar of Events Section for additional information)

Summary:

The proposed amendments to the Regulations Relating to Criminal History Record Information - Part I and Criminal History Record Information Security - Part II are submitted in accordance with § 9-6.14:7.1 of the Code of Virginia.

These amendments are proposed pursuant to the regulation-issuing authority granted to the Criminal Justice Services Board by §§ 9-170(1), 9-170(20) and 9-186 through 9-192 of the Code of Virginia.

The proposed amendment will authorize criminal justice agencies to establish and charge reasonable fees for criminal record searches when dissemination of criminal history record information is requested by noncriminal justice agencies/individuals.

VR 240-02-1. Regulations Relating to Criminal History Record Information - Part I; Criminal History Record Information Security - Part II.

PART I.

Pursuant to the provisions of §§ 9-170(1), 9-170(20) and 9-186 through 9-192 of the Code of Virginia, the Criminal Justice Services Board hereby promulgates the following regulations:

1.0 § 1.1. Definitions.

"Board" means the Criminal Justice Services Board.

Central Criminal Records Exchange" means that repository in this Commonwealth which receives, identifies and maintains individual criminal history records.

"Conviction data" means information in the custody of any criminal justice agency relating to a judgement of conviction, and the consequences arising therefrom, in any court. "Correctional status information" means records and data concerning each condition of a convicted person's custodial status, including probation, confinement, work release, study release, escape, or termination of custody through expiration of sentence, parole, pardon, or court decision.

"Criminal history record information" means records and data collected by criminal justice agencies on adult individuals consisting of identifiable descriptions and notations of arrests, detentions, indictments, informations, or other formal charges and any disposition arising therefrom. The term shall not include juvenile record information which is controlled by Chapter 11 (§ 16.1-226 et seq.), of Title 16.1 of the Code of Virginia, criminal justice investigative information, or correctional status information.

"Criminal history record information area" means any area in which criminal history record information is collected, stored, processed or disseminated.

"Criminal justice agency" means a court or any other governmental agency or subunit thereof which as its principal function performs the administration of criminal justice and any other agency or subunit thereof which performs criminal justice activities.

"Criminal justice information system" means a system including the equipment, facilities, procedures, agreements, and organizations thereof, for the collection, processing, preservation or dissemination of criminal history record information. The operations of the system may be performed manually or by using electronic computers or other automated data processing equipment.

"Department" means the Department of Criminal Justice Services.

"Director" means the chief administrative officer of the department.

"Dissemination" means any transfer of information, whether orally, in writing, or by electronic means. The term does not include access to the information by officers or employees of a criminal justice agency maintaining the information who have both a need and a right to know the information.

"Expunge" means removal by a court order from public inspection or access.

"Seal" means to physically secure to prevent inspection,

except where specified by court order.

2.0 § 1.2. Applicability.

These regulations are applicable to originals or copies, manual or automated criminal history record information which are used, collected, stored or disseminated by a criminal justice agency of the Commonwealth, its political subdivisions, and the United States or another state or its political subdivisions but only to the extent of that exchange. Further, these rules apply to noncriminal justice agencies or individuals who are eligible under the provisions of law to receive such limited criminal history record information.

The provisions of these regulations do not apply to the original or copied records of entry, such as police blotters maintained by a criminal justice agency on a chronological basis and permitted to be made public, if such records are not indexed or accessible by name; court records of public criminal proceedings, including opinions and published compilations thereof; records of traffic offenses disseminated to or maintained by the Department of Motor Vehicles for the purpose of regulating the issuance, suspension, revocation, or renewal of drivers' or other operators' licenses; statistical or analytical records or reports in which individuals are not identified and from which their identities are not ascertainable; announcements of executive clemency; posters, announcements, or lists for identifying or apprehending fugitives or wanted persons; criminal justice intelligence information; or criminal justice investigative information.

Nothing in these regulations shall be construed as prohibiting a criminal justice agency from disclosing to the public factual information concerning the status of an investigation, the apprehension, arrest, release or prosecution of an individual, the adjudication of charges, or the correctional status of an individual, which is related to the offense for which the individual is currently within the criminal justice system.

3.0 § 1.3. Collection and storage.

It shall be incumbent upon each criminal justice agency maintaining a criminal justice information system to ensure the timeliness and accuracy of information in the system, collected after November 1, 1976, and dispositions shall be reported promptly to the Central Criminal Records Exchange when appropriate, or to the arresting agency for offenses not required to be reported to the Central Criminal Records Exchange, but in no case later than 30 days after the disposition. In the event inaccuracies are discovered in the information collected, the agency shall notify all agencies and individuals known to have received the information and corrections shall be made in the information.

There shall be no use or dissemination of criminal history record information by criminal justice agency personnel until it has been determined to be the most

accurate and complete information available to the criminal justice agency.

4.0 § 1.4. Dissemination.

All criminal history record information shall be disseminated directly or through an intermediary only in accordance with the provisions of §§ 9-184 and 19.2-389 of the Code of Virginia.

Criminal justice agencies disseminating criminal history record information shall maintain a record of such dissemination as to the receiving criminal justice agency or noncriminal justice agency or individual. The record shall consist of the date of dissemination, identifying name or number of subject record and agency or individual to whom the record was disseminated. Secondary or any subsequent dissemination by a criminal justice agency shall be guided by the same rules and regulations as outlined herein for a primary dissemination. A noncriminal justice agency or individual shall not disseminate any criminal history record information.

If a criminal justice agency determines that an agency or individual to which criminal history record information has been disseminated has further disseminated that information in violation of law, a report of that alleged violation shall be made promptly to the department.

A record of dissemination shall be preserved for a period of not less than two years from date of dissemination.

Prior to any dissemination of a criminal history record by a criminal justice agency, a query of the Central Criminal Records Exchange shall be made to ensure that the most up-to-date disposition data are used. Exceptions to this query are limited to those instances set forth in § 19.2-389(D) of the Code of Virginia.

"Conviction data" record information shall be disseminated to a noncriminal justice agency or individual in compliance with the existing laws and its use shall be limited to the purpose of the original dissemination and shall not be disseminated further.

No agency or individual shall confirm or deny the existence or nonexistence of criminal history record information to any persons or agency that would not be eligible to receive the information itself. No dissemination of a criminal history record is to be made to a noncriminal justice agency or individual if an interval of one year has elapsed from the date of arrest and no disposition of the charge has been recorded and no active prosecution of charge is pending.

Interstate dissemination of criminal history record information shall be governed by existing state and federal law.

Criminal justice agencies may charge a reasonable fee

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for search time expended and copying when dissemination of criminal history record information is requested by a noncriminal justice agency or individual. The schedule of fees to be charged shall be posted.

5.0 § 1.5. Access and review.

Any individual or his attorney, upon proper identification, shall have the right to inspect criminal history record information being maintained on that individual by the Central Criminal Records Exchange or any criminal justice agency.

Prior to any such inspection, the agency may request a verification of the individual's identity through the furnishing by the individual of a set of inked fingerprints. Should an agency receiving such a request not have the capabilities to handle the classification of the fingerprints, same may be submitted by mail to the Central Criminal Records Exchange, which in turn will make the appropriate search and return to the requesting agency. At a minimum, verification of identity shall be a valid motor vehicle operators' license, valid nonoperators' identification card, or valid photo identification of federal or state agency.

A fee not to exceed \$5.00 may be charged by the requested agency to cover administrative costs.

Any individual or his attorney may inspect his criminal history record information arising from arrests for felonies and Class 1 and 2 misdemeanors maintained on him in the Central Criminal Records Exchange by applying at any law enforcement agency with terminal capabilities on the Virginia Criminal Information Network or to the Central Criminal Records Exchange, Virginia State Police, directly, during normal working hours.

The agency to which the request is directed shall provide reasonable assistance to the individual or his attorney to help understand the record.

6.0 § 1.6. Challenge.

Individuals who desire to challenge their own criminal history record information must execute the appropriate form as required and forward it to the Central Criminal Records Exchange or the criminal justice agency maintaining the record. A duplicate copy may be maintained by the individual initiating the challenge or review. A copy of the challenged record may be furnished to the requesting individual. This copy shall be prominently marked or stamped "NOT TO BE DISSEMINATED FURTHER EXCEPT AS PROVIDED BY LAW."

A fee not to exceed \$1.00 per page may be charged by the criminal justice agency.

7.0 § 1.7. Challenge of criminal history record maintained by the Central Criminal Records Exchange.

If the challenge is made of a record maintained by the Central Criminal Records Exchange, the manual and/or automated record shall be flagged with the message "CHALLENGED RECORD." All records disseminated shall contain this message while under challenge.

The Central Criminal Records Exchange shall compare the original input form and the information contained in the repository files and reviewed by the individual. If no error is located, the Central Criminal Records Exchange shall forward a copy of the original challenge form, a copy of the Central Criminal Records Exchange form and any other relevant information to the agency or agencies which the Central Criminal Records Exchange records indicate as having originated the information under challenge and request them to examine all relevant files to determine validity of the challenge.

The agency responsible for originating the challenged record shall conduct an examination of the agency's source data, the contents of the challenge and information supplied by the Central Criminal Records Exchange for any discrepancies or errors and shall advise the Central Criminal Records Exchange as to the results of the examination. The Central Criminal Records Exchange shall then notify the agency in which the record was originally reviewed of the Central Criminal Records Exchange's action. The agency in which the review and challenge occurred shall notify the individual or his attorney of the Central Criminal Records Exchange's action.

8.0 § 1.8. Challenge of criminal history record maintained by a criminal justice agency other than the Central Criminal Records Exchange.

If a challenge is made of a record maintained by an agency, the manaul and/or automated record shall be flagged with the message "CHALLENGED RECORD." All disseminated records shall contain this message while under challenge.

If the challenged record pertains to the arrest information, the agency shall examine all relevant files to determine the vailidity of the challenge. If no error(s) is found, the agency shall then notify the agency where the review and challenge occurred, which shall notify the individual or his attorney of the action taken.

If the challenged record pertains to the disposition information, the agency shall compare contents of challenge with the information supplied by the clerk of the court. If no error(s) is found, the agency shall forward the challenge to the clerk of the court originating the disposition for examination of the court records pursuant to the challenge. The arresting agency shall then notify the individual or his attorney of the action. The clerk of the court shall cause the court records to be compared with the contents of the challenge to determine if there are discrepancies in the disposition segment of the record maintained by the arresting agency or record reviewed by the individual. The clerk of the court shall notify all those

agencies that are party to the challenge, of the results and any corrective action. The agency in which the challenge occurred shall notify the individual or attorney of action taken.

9.0 § 1.9. Administrative review.

After the aforementioned review and challenge has been made in either the Central Criminal Records Exchange or the arresting agency, the individual or his attorney may request in writing that the agency head review the challenge if he is not satisfied with the results of the review and challenge. The agency head or his designated official shall review the challenge and notify the individual or his attorney of the decision within 30 days of the receipt of the written request.

10.0 § 1.10. Administrative appeal.

After the administrative review, the individual or his attorney may in writing within 30 days of notification of the decision of the administrative review, request that the director of the department review the challenge and conduct an informal hearing before the director or a designated hearing officer. The decision of the hearing officer shall be communicated to the individual or his attorney.

11.0 § 1.11. Correction.

If an error is discovered, all known copies of the record(s) shall be corrected by notifying appropriate criminal justice agencies, noncriminal justice agencies or individuals in writing of the corrections to be made. This communication shall include a request for the receiving criminal justice agencies to notify any and all additional agencies or individuals known to maintain such record(s) and to make the appropriate corrective action. Upon request, an individual or his attorney shall be given the name of all noncriminal justice agencies to whom data has been furnished.

12.0 § 1.12. Audit.

The department shall conduct annual audits of a random representative sampling of state and local criminal justice agencies so as to ensure and verify adherence to rules and regulations and ensure completeness and accuracy of the criminal history records.

The audit reviews may include, but not be limited to, examination of record accuracy, completeness, effectiveness of the systematic audit procedures, evidence of dissemination limitations, security provisions and the individual's right of access and challenge.

13.0 § 1.13. Expunging and sealing.

13.1 A. Court order.

The director, upon receipt of a court order for the

expungement of criminal history record, pursuant to § 19.2-392.2 of the Code of Virginia, shall by letter with an enclosed copy of the order, direct the Central Criminal Records Exchange and those agencies and individuals known to maintain or to have obtained such a record, to remove the manual record from its repository and place it in a sealed, separate file identified by the Central Criminal Records Exchange number or other indentifying number and mark "EXPUNGED RECORD TO BE UNSEALED ONLY BY COURT ORDER."

Should the record be maintained in an automated system, the Central Criminal Records Exchange or the agency known to possess such a record shall cancel the automated record in whatever manner necessary to preclude on-line or off-line access to the record. The automated record should be electronically erased if necessary to fully effect the cancellation. The procedures as outlined herein for manual records shall be followed.

Should an expungement court order be directed to a criminal justice agency other than the department, the directed criminal justice agency shall comply as outlined herein and without delay advise the director in writing of such order together with a copy of the order. The director shall upon receipt of such notification follow the procedure previously mentioned.

13.2 B. Sealed record.

No sealed record shall be subject to inspection by anyone, except pursuant to an appropriate court order.

13.3 C. Procedure.

Expungement of records shall be made pursuant to § 19.2-392.2 of the Code of Virginia, or as otherwise provided by law.

PART II. 14.0 CRIMINAL HISTORY RECORD INFORMATION SECURITY.

14.1 § 2.1. Applicability.

These regulations are applicable to all criminal justice information systems operated within the Commonwealth of Virginia. These rules and regulations on security are not applicable to court records or other records expressly excluded by § 9-184, Paragraph B of the Code of Virginia.

These regulations establish a minimum set of security standards which shall apply to any manual or automated recordkeeping system which collects, stores, processes, or disseminates criminal history record information.

Where individuals or noncriminal justice agencies are authorized to have direct access to criminal history record information pursuant to a specific agreement with a criminal justice agency to provide service required for the administration of criminal justice, such service support

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agreement will embody the restrictions on dissemination and the security requirements contained in these regulations and the Code of Virginia.

14.2 § 2.2. Responsibilities.

A. In addition to those responsibilities mandated by state and federal laws, the Department of State Police shall have the responsibility for the implementation of these regulations in regard to the operation of the Central Criminal Records Exchange.

B. The implementation of these regulations, except as set forth in subsection A, shall be the responsibility of the criminal justice agency as designated and authorized by the county or municipality in cases of political subdivisions. Nothing in these rules and regulations shall be deemed to affect in any way the exercise of responsibility conferred on counties and municipalities of the state under Title 15.1 of the Code of Virginia. The determination of the suitability of the actual procedures instituted by the criminal justice agency will be the subject of study in any audit by the department, mandated by § 9-186 of the Code of Virginia.

14.3 § 2.3. Physical access.

Access to any area in which criminal history record information is collected, stored, processed or disseminated shall be limited to authorized persons. Control of such access shall be ensured through the use of locks, guards and/or other appropriate means. Authorized personnel shall be clearly indentified.

Procedures shall be established to detect an unauthorized attempt or access. Furthermore, a procedure shall be established to be followed in those cases in which an attempt or unauthorized access is detected. Such procedures shall become part of the orientation of any employee working in criminal history record information area(s) and shall be reviewed periodically to ensure their effectiveness.

Each criminal justice agency shall provide that direct access to criminal history record information shall be available only to authorized officers or employees of a criminal justice agency and, as necessary, other authorized personnel essential to the proper operation of the criminal history record information system.

Each criminal justice agency shall institute procedures, where computer processing is not utilized, to ensure that an individual or agency authorized to have direct access is responsible for (i) the physical security of criminal history record information under its control or in its custody, and (ii) the protection of such information from unauthorized access, disclosure or dissemination.

Procedures shall be instituted to protect any central repository of criminal history record information from unauthorized access, theft, sabotage, fire, flood, wind or

other natural or man-made disasters.

All system specifications and documentation shall be carefully controlled to prevent unauthorized access and dissemination.

14.4 § 2.4. Personnel.

In accordance with applicable law, ordinances, and regulations, the criminal justice agency shall:

A. Screen and have the right to reject for employment, based on good cause, all personnel to be authorized to have direct access to criminal history record information.

B. Have the right to initiate or cause to be initiated administrative action leading to the transfer or removal of personnel authorized to have direct access to such information where such personnel violate the provisions of these regulations or other security requirements established for the collection, storage, or dissemination of criminal history record information.

C. Ensure that each employee working with or having access to criminal history record information shall be made familiar with the substance and intent of these regulations. All designated employees shall be briefed on their roles and responsibilities in protecting the information resources in the agency. Special procedures connected with security shall be documented and disseminated to all those with a need to know. These procedures shall be reviewed periodically to ensure their relevance and continuing effectiveness.

14.5 § 2.5. Telecommunications.

In those systems where terminal access of criminal history record information is permitted, all terminal devices must be secure. Any terminal device capable of receiving or transmitting criminal history record information shall be attended during all periods of its operation. In all cases in which the terminal is unattended, the device, through some security means, shall be made inoperable.

Telecommunications facilities used in connection with the terminal shall also be secured. The terminal device shall be identified on a hardware basis to the host computer. In addition, appropriate identification of the terminal operator may be required. Equipment associated with the terminal device shall be reasonably protected from possible tampering or tapping. In all cases in which a computer system provides terminal access to criminal history record information, the use of dial-up lines shall be prohibited to access criminal history record information.

14.6 § 2.6. Computer operations.

Where computerized data processing is employed, effective and technologically advanced software and hardware designs shall be instituted to prevent

unauthorized access to such information.

Computer operations, whether dedicated or shared, which support criminal justice information systems shall operate in accordance with procedures developed or approved by the participating criminal justice agencies.

Criminal history record information shall be stored by the computer in such a manner that it cannot be modified, destroyed, accessed, changed, purged or overlaid in any fashion by noncriminal justice terminals.

Operational programs shall be used that will prohibit inquiry, record updates, or destruction of records, from any terminal other than criminal justice system terminals which are so designated.

The destruction of record shall be limited to designated terminals under the direct control of the criminal justice agency responsible for creating or storing the criminal history record information.

Operational programs shall be used to detect and store for the output of designated criminal justice agency employees all unauthorized attempts to penetrate any criminal history record information system, program or file

Programs designed for the purpose of prohibiting unauthorized inquiries, unauthorized record updates, unauthorized destruction of records, or for the detection and logging of unauthorized attempts to penetrate any criminal history record information system shall be known only to the criminal justice agency employees responsible for criminal history record information system control or individuals and agencies pursuant to a specific agreement with the criminal justice agency to provide such programs. The program(s) shall be kept continuously under maximum security conditions.

The criminal justice agency shall have the right to audit, monitor, and inspect procedures established pursuant to these rules and regulations.

BOARD OF HEALTH

Division of Solid and Hazardous Waste Management

NOTICE

Due to its length, the proposed Virginia Hazardous Waste Management Regulations, including the Regulations Governing the Transportation of Hazardous Materials, filed by the Division of Solid and Hazardous Waste Management, Department of Health, is not being published. However, in accordance with § 9-6.14:22 of the Code of Virginia, the summary is being published in lieu of the full text. The full text of the regulations are available for

public inspection at the office of the Registrar of Regulations and at the Department of Health.

<u>Title of Regulation:</u> VR 355-22-2.1. Virginia Hazardous Waste Management Regulations - Amendment 7.

Statutory Authority: § 32.1-178 of the Code of Virginia.

<u>Public Hearing Date:</u> December 27, 1985 - 10 a.m. (See Calendar of Events Section for additional information)

Summary:

Amendment 7 proposes to incorporate changes in the federal regulations promulgated up to April 30, 1985. Other minor revisions, including editorial changes, additions of reference materials, or clarifying language, have been included for the convenience of the regulated community, and to maintain equivalence with the federal requirements for a hazardous waste management program.

The major changes in Amendment 7 are as follows:

- 1. Redefinition of what constitutes "solid waste" and "hazardous waste", in §§ 2 and 3 (see 40 CFR, part 261).
- 2. Dioxin becomes a hazardous waste, in § 3 (see 40 CFR, part 261).
- 3. Satellite hazardous waste accumulation points on a generator facility site are exempted from permitting requirements in § 6 (see 40 CFR, part 262).
- 4. Special regulations are specified for certain kinds of hazardous waste (see 40 CFR, part 266).
- 5. Section 14 establishes special rulemaking and procedures for applying for variances of the regulations (see 40 CFR, part 260).

<u>Title of Regulation:</u> VR 355-22-3.1. Regulations Governing the Transportation of Hazardous Materials - Amendment 5.

Statutory Authority: § 18.2-278.2 of the Code of Virginia.

<u>Public Hearing Date:</u> December 27; 1985 - 10 a.m. (See Calendar of Events Section for additional information)

Summary:

The Department of Health proposes to replace the Regulations Governing the Transportation of Hazardous Materials (Amendment 4) with a new edition, incorporating proposed changes described in Amendment 5. The new edition represents a change in

Proposed Regulations

format, organization, and style, as compared to the previous edition.

Proposed Amendment 5 is necessary to comply with federal regulations and is consistent with Virginia law (see § 18.2-278.1 et seq. of the Code of Virginia.). Changes to the 1984 U.S. Department of Transportation regulations, which are proposed for incorporation, include:

- 1. A clarification of § 2.3 (formerly § 1.04) to include all hazardous materials, hazardous substances and hazardous wastes transported in the Commonwealth as subject to the regulations.
- 2. An authorization that certain types of small arms ammunition used in rifles, shotguns and pistols be classed and offered for shipment as an ORM-D, a "consumer commodity," rather than a Class C explosive (49 FR No. 102, May 24, 1984, pp. 21933-21936 amending 49 CFR, Parts 172 and 173).
- 3. A revision concerning the transportation of certain cryogenic liquids (49 FR No. 114, June 12, 1984, pp. 24306-24318 amending 49 CFR, parts 171,172,173,176,178 and 179).
- 4. A change concerning polyethylene packings (49 FR No. 116, June 14, 1984, pp. 26484-24693 amending 49 CFR, parts 173 and 178 and 49 FR No. 199, October 12, 1984, pp. 400330-400360 amending 49 CFR, parts 173 and 178).
- 5. An amendment to driver qualifications rules and the driving rules to prohibit the transportation, possession and use of drugs and other substances, such as opiates, hallucinogens, depressants, and stimulants (49 FR No. 215, November 5, 1984, pp. 44210-44216 amending 49 CFR, parts 391 and 392).

The purpose of the Regulations Governing the Transportation of Hazardous Materials is to regulate effectively the manner in which hazardous materials are loaded, unloaded, packed, identified, marked, placared, stored, and transported in Virginia. By regulating these activities, the Commonwealth intends to promote safety in interstate and in intrastate commerce.

FINAL REGULATIONS

For information concerning Final Regulations, see information page.

Symbol Key

Roman type indicates existing text of regulations. *Italic type* indicates new text. Language which has been stricken indicates text to be deleted. [Bracketed language] indicates a substantial change from the proposed text of the regulations.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

<u>Title of Regulations:</u> VR 115-02-02. Rules and Regulations Governing the Prevention, Control and Eradication of Bovine Tuberculosis in Virginia.

Statutory Authority: §§ 3.1-724, 3.1-730 and 3.1-749 through 3.1-757 of the Code of Virginia.

Effective Date: November 27, 1985

Summary:

This regulation replaces regulation AHD 2 entitled Prevention, Control and Eradication of Contagious and Infectious Diseases of Livestock in Virginia - Regulation 2 (Tuberculosis of Cattle). No written comments were received for this regulation from any interested party prior to the public hearing. At that hearing, no person representing the public at large or representing a special interest group appeared to make oral comments on the regulation. Accordingly, the board, believing that the actions taken to rewrite the regulation had added clarity to it, adopted the regulation as it was presented at the hearing.

VR 115-02-02. Rules and Regulations Governing the Prevention, Control and Eradication of Bovine Tuberculosis in Virginia.

§ 1. Report of testing; permanent identification of passed cattle.

Section 2.1.

A report shall be promptly made submitted within 10 days to the State Veterinarian of all by any person making a tuberculin testing test of cattle in Virginia. All cattle passing a satisfactory satisfactorily passing an approved test within the Commonwealth of Virginia shall be identified by an official state pass tag, unless such cattle carry an official tag of some other state, or another permanent method of identification which is recognized by the State Veterinarian.

§ 2. Method of testing.

Official tuberculin tests may be applied by the intradermal (caudal fold), single cervical and comparative cervical methods. An official tuberculin test shall be construed to be one applied by a veterinarian regularly employed veterinarian of by the Commonwealth of Virginia or federal government, a county or municipality,

or an accredited veterinarian. The [comparative] cervical tests [are to shall] be performed only [by a state or federal veterinarian whose competency and relibility are vouched for by the State Veterinarian and who are approved by the United States Department of Agriculture by an approved state or federal veterinarian].

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Section 2.2.

Cattle reacting to the tuberculin test or cattle found by clinical examination to be affected infected with tuberculosis shall be effectively branded with the letter "T" not less than two inches high on the left jaw, tagged with a metal tag bearing the inscription "Virginia Reactor" and a serial number in the left ear, and promptly reported within 10 days to the State Veterinarian.

8 4.

Section 2.3.

No eattle, which have been injected with tuberculin, before they shall have been examined for reaction, and no eattle, which, after test, have reacted positive to such test, shall be removed from the premises where tested except as follows: No cattle which are waiting for evaluation after being injected with tuberculin and no positive reacting cattle shall be removed from the premises where tested, except as follows: All reactors shall be segregated and kept from contact with all other cattle on the premises, and no reactors shall be removed from the boundaries where confined without a permit from the State Veterinarian.

§ 5.

Permits required in the foregoing above paragraph shall be issued only to the owner of the cattle to be moved. Separate permits are required for each animal, except when animals are moved in one drove, truckload, or carload, in which case one permit shall suffice for each drove, truckload or carload.

§ 6. [Movement of reactors limited only from quarantined premises to slaughter.]

Permits for movement may be issued only for moving animals from quarantined premises to slaughter houses operating under official state or federal meat inspection.

§ 7. [Slaughtering and reporting of reactors.]

Final Regulations

Section 2.4.

All cattle which have reacted to the tuberculin test, or which have been found by clinical examination to be affected infected with tuberculosis, shall be slaughtered under official state or federal meat inspection; and the postmortem findings promptly shall be reported within 10 days to the State Veterinarian.

§ 8. [Tuberculosis-free accredited herds.]

Section 2.5.

Tuberculosis-free accredited herds of cattle in the Commonwealth of Virginia shall be governed by the regulations of the United States Department of Agriculture . regulations governing the establishment and maintenance of tuberculosis free accredited herds.

§ 9. [Tuberculosis-free areas.]

Section 2.6.

Tuberculosis-free areas in the Commonwealth of Virginia shall be governed by the regulations of the United States Department of Agriculture regulations governing the establishment and maintenance of tuberculosis free areas.

§ 10. Disposition of tuberculosis infected herds.

Section 2.7.

Tuberculosis infected herds may be depopulated when approved by the State Veterinarian , provided funds are available to compensate the owner or the owner may follow a test-and-slaughter program as prescribed in the "Uniform Methods and Rules for Bovine Tuberculosis Eradication ," published by the United States Department of Agriculture's Animal and Plant Health Inspection Service Animal and Plant Health Inspection Service of the United States Department of Agriculture (Code of Federal Regulations Title 9, Chapter I, Parts 1 to 199) .

No. ___

Address ____

Date of test ____

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Method of testing ___

Date of certificate

Termination of certificate ____

Name of owner

Number of cattle

Test applied by

Final Regulations

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Veterinarian in Charge,

VS FORM 6-14 NOV. 1972

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At(Location of herd)	is an accredited tuberculosis-free herd
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Virginia Register of Regulations

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IFICATION OF VETERINARIAN: I hereby certify that I have personally inspected the animals described hereon and find them to be FREE visible symptoms of infectious, contagious or communicable disease or known exposure thereto; that the vaccinations and results of tests are as ted above; and that this Certificate is issued in compliance with entrance requirements of the state or country of destination.

THREE COPIES ARE TO BE COMPLETED AND FORWARDED TO THE VIRGINIA STATE VETERINARIAN FOR HIS PROVAL. ONLY OFFICIALLY APPROVED COPY VALID TO ACCOMPANY LIVESTOCK IN TRANSIT.

Signature of Accredited Veterinarian

Monday, October 20,

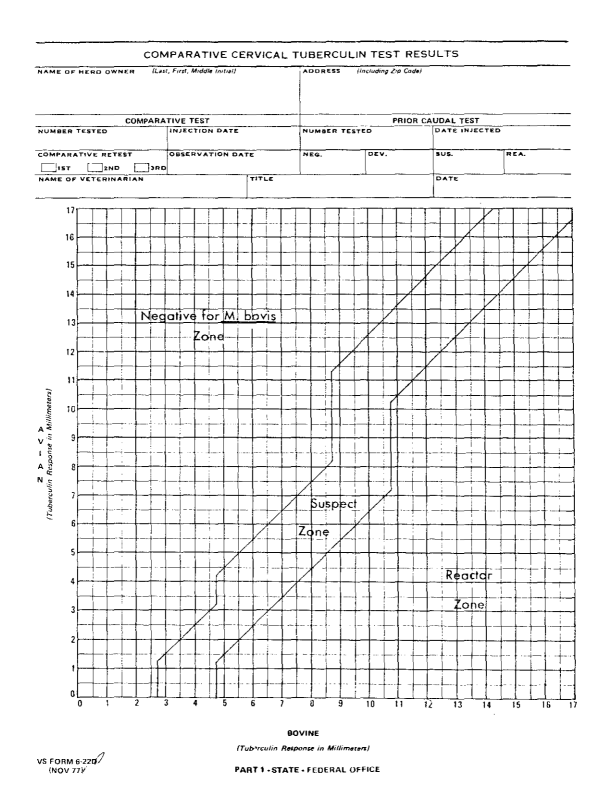
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COMMONWEALTH OF VIRGINIA

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DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
DIVISION OF ANIMAL HEALTH AND DAIRIES

Notice

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QUARANTINE

By virtue of the authority vested in the STAT Virginia (1950) the following quarantine is hereb til withdrawn in writing by the State Veterinarian	v established thisday	RGINIA by Title 3.1, Chapter 27 of the Code of of, 19, and is to remain in effect unn:
Premise or Area and Description of Animals		· · · · · · · · · · · · · · · · · · ·
Basis for Quarantine	<u></u>	
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<u>Title of Regulations:</u> VR 115-02-03. Rules and Regulations Governing the Prevention, Control and Eradication of Brucellosis of Cattle in Virginia.

Statutory Authority: §§ 3.1-724, 3.1-725 and 3.1-749 through 3.1-757 of the Code of Virginia.

Effective Date: November 27, 1985

Summary:

This regulation prescribes the method of testing for bovine brucellosis, the means of identifying animals passing and reacting to the test, the handling and movement of tested cattle within the state, and other regulatory requirements pertaining to this disease. It replaces Regulation AHD 3 entitled, "Prevention, Control and Eradication of Contagious and Infectious Diseases of Livestock in Virginia - Regulation 3 (Brucellosis In Cattle)." This new regulation incorporates the requirement for testing of ownership, a requirement previously contained in Limited General Quarantine Order No. 1981-1 which is being repealed. Additional changes have been made in sentence structure to improve clarity, but not substantive change is contained in the new regulation.

VR 115-02-03. Rules and Regulations Governing the Prevention, Control, and Eradication of Brucellosis of Cattle in Virginia.

Regulation 3

§ 1. Official tests; identifying cattle tested.

Section 3.1.

The agglutination tests (examples: plate agglutination test, tube agglutination test, and card agglutination), on blood serum from samples drawn and labeled so as to identify each animal from which the sample is drawn, and submitted to the laboratories of the Virginia Department of Agriculture and Consumer Services by an accredited veterinarian or a veterinarian in the employ of the state or federal government, are hereby adopted as the official tests for the diagnosis of brucellosis in Virginia. The testing of blood or blood serum for the diagnosis of brucellosis in any other manner is prohibited, unless specifically authorized in writing by the State Veterinarian. All cattle; from which a blood sample has been drawn; shall be indentified by an official pass tag, unless such cattle carry an official tag of some other another state, or another permanent method of identification or unless they carry some other form of permanent identification which is recognized by the State Veterinarian.

§ 2. Identifying, quarantining, and branding reactor cattle.

Section 3.2.

Cattle declared to be reactors to the official test for brucellosis, or cattle declared to be reactors to any other tests specifically authorized by the State Veterinarian, shall be effectively identified as such. Such cattle shall be immediately tagged with a metal tag in the left ear, bearing the inscription Virginia B.D. or U.S.B.D. , and quarantined , and promptly reported to the State Veterinarian. Before such animals are permitted to leave the premises where tested , they shall be effectively branded with the letter "B" not less than two inches high on the left jaw.

§ 3. Permits required for movement.

Section 3.3.

No cattle which have been bled to be tested for brucellosis, before the test is completed, which have been bled for brucellosis testing and for which results are pending, and no cattle which after test are declared to be reactors which are declared to be reactors to such test, shall be removed from the premises where tested without a permit from the State Veterinarian.

§ 4. Number of permits required; to whom issued.

Permits as aboved provided provided above shall be issued only to the owner of the cattle to be moved. Separate permits are required for each animal; or, when more than one animal is moved in one drove, one truck, or one carload, one permit shall suffice for each drove, truckload or earload. such group.

Permits for movement within the state may be issued for moving animals from quarantine only to stockyards or sale yards operated under state or federal inspection or to slaughterhouses in this state or to other states in interstate commerce under federal permits. Animals moved under state permit to stockyards or sale yards must be kept separate and apart from all other animals except those sold for immediate slaughter and all reactors shall be moved from stockyards or sale yards to slaughterhouses or interstate shipment.

§ 5. Authorized consignment and handling of cattle moved under permit; movement of reactors.

Permits for movement within the Commonwealth of Virginia may be issued for moving animals from quarantine only to:

- 1. Public stockyards or sale yards operated under state or federal inspection,
- 2. Slaughterhouses in the Commonwealth of Virginia.
- 3. Slaughterhouses in other states in interstate commerce under federal permits.

Animals moved under state permit to stockyards or sale yards must be kept separate from all other animals except

Final Regulations

those sold for immediate slaughter. All reactors shall be moved from stockyards or saleyards to slaughterhouses in Virginia or moved in interstate shipment under federal permit to slaughterhouses in other states.

§ 6. Testing of adult breeding cattle upon sale or transfer of ownership; transfer of adult animals from one location to another.

Exclusive of animals specifically designated for slaughter, all adult breeding cattle which are presented for sale or transfer of ownership in Virginia shall be tested and found negative for brucellosis within 30 days prior to such sale or ownership transfer. This shall be applicable to all transactions involving the transfer of adult breeding cattle from one location to another within the Commonwealth of Virginia, whether the animals be conveyed via private or public sale, direct or indirect sale, or in any other manner. When the State Veterinarian deems it necessary, the cattle owners are so notified in writing that these requirements should be met. The State Veterinarian may waive this requirement if, in his opinion, brucellosis is no longer a threat to cattle of Virginia.

§ 7. Calfhood vaccination; identification of vaccinated calves; report required.

Section 3.4.

Official calfhood vaccination for brucellosis shall mean the injection into a female bovine of not less than four months of age nor more than 12 months of age, by an accredited veterinarian or veterinarian in the employ of the state or federal government of a reduced dose of Brucella abortus strain 19 vaccine diluted as approved by the State Veterinarian. At the time such vaccination is done cattle are vaccinated, the veterinarian shall apply an official vaccination tag in the right ear, provided no other tag has been previously applied, and apply to the right ear of the vaccinated animal a tattoo containing the United States Registered Shield and V, preceded by a number indicating the quarter of the year and followed by a number corresponding to the last digit of the year in which the vaccination was done. A report of each vaccination shall be made promptly to the State Veterinarian on a form supplied by him.

Section 3.5. Official adult vaccination for brucellosis shall mean the injection into a female bovine of more than 12 months of age by an accredited veterinarian or veterinarian in the employ of the state or federal government of a reduced dose of Brucella abortus strain 19 vaccine diluted as approved by the State Veterinarian. At the time such vaccination is done, the veterinarian shall apply an official tag in the right ear, provided no other tag has been previously applied, and also apply to the right ear an official "AV" (adult vaccination) tattoo preceded the quarter of the year followed by the last digit of the year.

§ 8. Vaccination of adult cattle; identification of vaccinated

adult animals.

Official adult vaccination for brucellosis shall be the injection of a reduced dose of Brucella abortus strain 19 vaccine into a female bovine over 12 months of age. The vaccine shall be diluted as approved by the State Veterinarian. The dose shall be given by a veterinarian employed by the state or federal government, or by an accredited veterinarian. At the time of vaccination, the veterinarian shall apply an official tag in the right ear, and shall also apply to the right ear an official "AV" (adult vaccination) tattoo, preceded by the quarter of the year, and followed by a number corresponding to the last digit of the current year.

§ 9. Brucellosis-free certified herds.

Section 3.6.

Brucellosis-free certified herds of cattle in the Commonwealth of Virginia shall be governed by the United States Department of Agriculture's Animal and Plant Health Inspection Service as specified in the "Uniform Methods and Rules for Brucellosis Eradication" (Code of Federal Regulations, Title 9, Chapter I, Parts 1 to 199)

§ 10. Classification status of brucellosis in virginia.

Section 3.7.

Brucellosis Classification in the Commonwealth of Virginia shall be governed by the United States Department of Agriculture's Animal and Plant Health Inspection Service as specified in the "Uniform Methods and Rules for Brucellosis Eradication ".

§ 11. Depopulation of brucellosis infected herds.

Section 3.8.

Brucellosis infected herds may be depopulated where approved by the State Veterinarian provided funds are available to compensate the owner; or , the owner may follow a test and slaughter program as outlined in the "Uniform Methods and Rules for Brucellosis Eradication", or by procedures established by the State Veterinarian.

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APPROVED BY:

TITLE:

CERTIFICATION OF VETERINARIAN: I hereby certify that I have personally inspected the animals described hereon and find them to be FREE from visible symptoms of infectious, contagious or communicable disease or known exposure thereto; that the vaccinations and results of tests are as indicated above; and that this Certificate is issued in compliance with entrance requirements of the state or country of destination.

Signature of Accredited Veterinarian

ALL THREE COPIES ARE TO BE COMPLETED AND FORWARDED TO THE VIRGINIA STATE VETERINARIAN FOR HIS APPROVAL. ONLY OFFICIALLY APPROVED COPY VALID TO ACCOMPANY LIVESTOCK IN TRANSIT.

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Final Regulations

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DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

CAVISION OF ANIMAL HEALTH AND DAIRLES

SULTE 630, 823 EAST MAIN STREET

RICHMOND 23219

Brucellosis Memorandum of Agreement (Owner's Responsibility)

I am the owner and/or manager of the brucellosis-infected herd(s)
located at
County I understand that I must comply
with the following procedures in order to eradicate brucellosis from
my herd(s).

- 1. I understand that my infected herd(s) will be retested at 30-day intervals (herd test to herd test) until the herd(s) has passed two consecutive negative tests. The herd(s) is then to be retested in 90 days. If all testable animals are negative at that time, the herd(s) is to be placed under Conditional Quarantine and retested in 120-180 days. (The incubation period for brucellosis can be approximately from 14 to 270 days, thus the reason for requiring the Conditional Quarantine.)
- 2. I understand that testable cattle in an infected herd are all non-vaccinated animals six months of age and older (male and female) and all vaccinated animals 18 months of age and older (as evidenced by the presence of two pair or more of permanent incisor teeth). It is strongly recommended that vaccinated heifers 12-18 months of age be tested at 60-day intervals for informational purposes.

I understand that when testing a herd, each animal must be identified by a permanent means of identification; chain numbers by themselves are not acceptable.

As owner, I will have all testable cattle corralled each time I am notified by the State-Federal veterinarian that my herd is due for a retest. If I as the owner or manager cannot determine the age of my young stock as 6 months, 12 months, or 18 months of age, I will assemble these animals for the veterinarian, so he can determine which heifers that need to be tested.

2

Brucellosis Memorandum of Agreement

I understand that if swine or horses are in direct contact with my infected herd(s), they are to be tested and retested as deemed necessary by the testing veterinarian. Such animals are to be separated and maintained separate from the infected cattle herd(s).

- 3. I understand that the State Veterinarian's office will notify the State Health Department that my herd(s) has been placed under quarantine. Personnel from the Health Department may contact me, as man may become infected with brucellosis by drinking raw milk from infected animals or by removing afterbirth from infected animals.
- 4. As owner or manager, I agree to furnish information relative to the sale of testable animals from my herd, herd additions, and herd contacts that occurred within the 24 months prior to the disclosure of brucellosis in my herd. (It is important to determine as nearly as possible when the herd became infected.)

I will also keep a record of ear tag numbers of all testable cattle that die on my farm during the period of eradicating brucellosis from my herd.

I further agree not to borrow or loan bulls or cows, since they serve as a possible means of transmitting brucellosis from one herd to another.

- 5. Sale of Animals from My Brucellosis Infected Herd
- A. I agree to sell all reactors within five days after I have been officially notified by State or Federal Animal Health officials. I understand all reactors must be branded with a hot "B" brand on the left jaw and be accompanied by Shipping Permit (1-27) to immediate slaughter, or to a livestock market and from there to immediate slaughter. (1-27 Shipping Permits are issued by State or Federal Regulator; officials.) Reactors are to be isolated from the herd when I am so notified and maintained in isolation until sold for slaughter. Unpasteurized milk from such reactors is not to be used for human consumption or fed to calves. Such milk may be added to a bulk tank, as the milk will be pasteurized at the receiving plant. Raw milk from a brucellogis-infected dairy herd should not be used for human consumption until it is pasteurized.
- B. I agree that all nursing heifer calves less than six months of age from infected dams are to be considered infected and are to be sold for slaughter with the infected dam. Indemnity will be paid for the infected dam as well as the heifer calf. Both animals shall be branded and accompanied by a 1-27 shipping permit issued by State or Federal Regulatory personnel.

Research has shown that female calves from infected dams may be carriers of the disease and may become brucellosis reactors when they freshen.

Brucellosis Memorandum of Agreement

Indemnity rates are: \$250 for all registered cattle, \$150 for non-registered dairy cattle, and \$25 for exposed female calves. (An exposed female calf is a female bovine less than six (6) months of age that is being nursed by a brucellosis reactor at the time the latter is condemned.) Indemnity for grade beef females is \$50. A nonregistered dairy cow may qualify for the \$150 indemnity if she is: (1) 20 months of age or within 90 days of calving, or has already calved; (2) is of a recognized dairy breed; and (3) is part of a dairy herd which produces milk for commercial purposes.

- C. I understand that all test negative exposed cattle and all non-testable heifers or bull calves can only be sold for immediate slaughter; or to a livestock market and from there to immediate slaughter. Such animals shall be hot "S" branded and accompanied by a shipping permit (1-27). Steers can be sold for immediate slaughter or to a quarantined feed lot upon approval of State or Federal Regulatory personnel.
- D. I agree that when cattle abort the fetus, afterbirth shall be burned or buried immediately. If animal(s) abort in a pasture or field, I will make an all-out effort to locate the fetus. Such aborting cows shall be isolated immediately from the herd and tested within 10-15 days, or be identified as exposed animals (S-branded) and shipped under a (1-27 permit) directly to slaughter. (Indemnity cannot be paid for such non-tested animal(s).
- 6. I agree, if possible, to sell some of my first reactors directly to a slaughter in Virginia, so that glands can be collected for Brucella cultural purposes. If such reactor(s) are sold out of state, milk samples should be collected for Brucella cultural purposes. (Milk samples would be collected at the time the animal(s) are branded.)
- 7. I will make an all-out effort to comply with the following procedures: All heavy springers shall be isolated in calving pens or other isolated areas 10-14 days prior to calving. Afterbirth shall be immediately burned or buried. Such dams shall be tested for brucellosis 5-10 days after calving and before they are returned to the herd. Isolation pens shall be cleaned and disinfected with an approved disinfectant before other animals are placed in such stalls. All bedding from such pens shall be burned or buried.
- 8. During the quarantine period, I will not add purchased additions to my infected herd unless permission to do so is granted by the State Veterinarian.

4

Brucellosis Memorandum of Agreement

- 9. I understand that the barns, sheds, or other holding areas where my infected herd(s) has been confined must be thoroughly cleaned and disinfected with an approved disinfectant whenever reactors are disclosed in my herd(s). The cleaning and disinfection must be done within 15 days after the reactors are sold to slaughter.
- 10. I understand the ponds and low wet areas in my pastures can become polluted and serve as a source of infections to my herd; thus, it would be to my benefit to maintain my infected herd away from such areas.
- 11. I understand that watering tanks should be cleaned and disinfected immediately after infection is disclosed in the herd and periodically thereafter as recommended by the attending State or Federal veterinarian or my attending veterinarian. Care must be exercised that feed and watering areas are maintained free of contamination.
- Recommendations owner must follow when purchasing breeding stock as herd additions: New herd infection occurs when a herd owner buys replacement cattle which are infected or have been exposed to infection prior to purchase. In other words, brucellosis is bought and paid for! Thus, we strongly recommend that when the infection is eradicated from your herd, all testable purchased additions should be tested prior to purchase and again 60-90 days after purchase. (One test is not enough.) I understand that failure on my part to comply with the foregoing requirements might jeopardize indemnity payments for reactors in my herd(s) if through such lack of compliance my herd should become reinfected with brucellosis.

Buy cattle that are calfhood vaccinated and that originate from qualified herds of known brucellosis status, where you can buy with confidence.

formation:			
-			

5

Brucellosis Memorandum of Agreement (Owner's Responsibility)

Revision of Memorandum of Agreement:

The above memorandum of agreement may be reevaluated and changed as agreed to by all parties concerned. It shall be the responsibility of all parties to the agreement to adhere to the plan throughout the period of eradication of the disease from this herd.

The above items have been discussed with me by the attending veterinarian(s), and I agree to comply with all procedures as outlined in this memorandum of agreement.

Date Owner or Manager

State-Federal Veterinarian Owner's Attending Veterinarian

Copies to the:

- (a) Owner
- (b) Attending Veterinarian
- (c) Regional Veterinary Supervisor
- (d) Veterinary Supervisor Animal Health Services

(MILLO)

EPIDEMIOLOGICAL STUDY OF BRUCELLOSIS IN QUARANTINED HERDS

Owner	Address	County
Veterinarian Used		
Number of herds Dairy	Beef Mixed	Do they intemingle?
Is the owner following a Brucellos	sis Vacc. Program ? Ag	e heifer calves vacc.
What other vaccination procedures	are followed?	
Were the present reactor(s) recent	:ly vaccinated or treated?	If so explain
Does the owner lease cows or bulls	Do farm employees	have cattle?
If swine or horses are in contact	with the infected herd are the	y going to be tested?
If breeding animals have been pure	chased, list name of previous o	wner, dealer or livestock
market, their address and date of	purchase	
		The same of the sa
Herd history of purchased cattle	- correlate with herd owner.	

Will the herd(s) of origin of pur	chased cattle be tested?	
If not, explain		
If brucellosis suspects are sold,	to whom are they sold and for	what purpose?
Was khore been short for it is		
Has there been abortions in the h	era: (List ear rag numbers)	

If yes, were they sold to slaughter?	Did you check and make sure they were
sold for slaughter?	
During this period how many cows have had retaine	ed placentas?
How many repeat breeders in the last two years? (Repeat equals 3 times or more)	
Are bred heifers kept on separate pastures from o	cows?YesNo
Are there other farms in the area infected with i	brucellosis? Has spread
occured?	
List herd owners who breeding herds are in direct	t contact to the brucellosis infected herd
Name of Owner His Address	Date when herd will be tested
Proportion of pasture(s) that is low and wet?	Do cattle have access to ponds?
Stream on Farm Yes No	Rate of FlowFastSlow
Do you use community pastures?Yes	No
If yes, list names and address of other owners:	
Name of Owner	Name of Owner
Address	Address
Cattle sold for breeding purposes within twenty-infection: (It is important to try and determine	
Name and address of buyers:	
What is the general sanitation of the cattle hous	sing areas?
Original test in which infection was disclosed w	as because of:
BRT MCI OTHER	

2.00		
istory and origin of brucellosis re	actor(s)	
here are cull cows sold or to whom	are they sold?	
n the last year, number of cull cow	s sold	Date and to whom sold?
ist source of infectionecord all other information deemed		
as the owner's barn or other holding	ng areas been the	oroughly disinfected?
hen permitted cresylic disinfectant	is used, a 4%	solution can be made by adding one
up to two gallons of water or one g	gallon to 32 gal	lons of water. The number of gallons
f cresylic disinfectant needed can	be estimated by	multiplying the length of the barn
y the width (in feet) and dividing	by 500.	
XAMPLE: 30 feet wide X 50 feet lor mean three gallong of disi		e feet - 1,500 divided by 500 would be needed.
	D.V.M.	Date

Monday, October 28, 1985

Veterinary Supervisor, Animal Health Regional Veterinary Supervisor

Cattle Census For Brucellosis Intecled Herus

To Be Completed When Herd Is Placed Under Quarantine

The following census information is to be obtained when a herd is quarantined for brucellosis. Please submit a copy of this information to Coordinator of Animal Health Services the day the quarantine is issued.

Owner	Address
County	Reason herd was tested
Census	
Farm location or name	
Cows	
Bulls	
Steers	
Heifers 1 to 2 yrs. of a	ge
a. Nonvaccinated b. Vaccinated	······································
Calves Under 12 months o	f age
a. Nonvaccinatedb. Vaccinated	
Cattle housed or pasture	d at other locations
Does the owner have other h	erds? // Yes // No If yes, please fill out similar herd.
Farm location or name	Farm location or name
Cows	Cows
Bulls	Bulls
Steers	Steers
Heifers 1 to 2 yrs. of age.	Heifers 1 to 2 yrs. of age.
a. Nonvaccinated b. Vaccinated	a. Nonvaccinated b. Vaccinated
Calves under 12 months of a	ge Calves under 12 months of age
a. Nonvaccinated b. Vaccinated	
Cattle housed or pastured a other locations	t Cattle housed or pastured at other locations
Quarantine number	
	Signed
AH&D - Q 20 - 7/2/74	

Virginia Register of Regulations



S. MANOS CARRACGH

COMMONWEALTH of VIRGINIA

GLORGA & EXILT, DAMA State Petermanan

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
DIVISION OF ANIMAL HEALTH AND DAIRIES
SUITE COO, 829 EAST MAIN STILLET
RICHMOND 2229

Procedures State-Federal Animal Health Officials Follow When Brucchlosis

Is Being Eradicated In a Confirmed Infected Cattle Herd

(To Be Reviewed By All Parties At Time The Owner Signs His Agreement)

- 1. I have fully explained to the owner how brucellosis is spread the length of the incubation period, symptoms of the disease, time brucellosis is transmissible to man, the advantages of a calfhood vaccination program and testing procedures when purchasing herd additions. I have discussed in detail the 12 items that must be complied with by the owner in order to eradicate brucellosis from his herd.
- 2. All contact or other exposed herds will be tested within 15-30 days of disclosure of infection. If testing cannot be accomplished within that time, the herd will be placed under written quarantine until such herds are tested and found to be negative. If negative on the original test, such herd(s) will be retested in approximately 120-180 days.
- 3. All animals sold for breeding purposes from the infected herd(s) within the past 24 months, or from the time that the herd became infected, shall be tested. If such animal(s) are disclosed as being brucellosis suspect(s), they will be retested as often as it is necessary to determine their brucellosis status. If such animal(s) are infected, the herd of destination shall be placed under written quarantine and handled as an infected herd. Further, we will determine, if possible, that all cull cows and feeder heifers sold from the infected herd during that period did go for slaughter.
- 4. A comparison of ear tag numbers from the original test versus each herd retest will be done by the testing veterinarian. An explanation by him of any discrepancy shall be noted on the test chart. This is necessary to determine that all testable animals are tested on each retest of the infected herd.

Procedures State-Federal Animal Health Officials Follow When Brucellosis Is Being Eradicated In a Confirmed Infected Cattle Herd

- 5. Blood samples from an infected herd are to be run at the laboratory where the attending State-Federal Veterinarian is assigned. The owner will be potified of the herd test results as soon as possible.
- The card test may be used on the farm if animals that react to a test cannot be immediately branded and tagged because of large and poorly fenced pasture areas.
- Milk or glands or combination of both shall be submitted for cultural procedures from a certain percentage of reactors during the eradication of the disease.
- 8. I will notify by personal contact or by an educational letter those cattle owner(s) in the community (herds adjacent to contact or exposed herds) that could be affected by an infected herd in their neighborhood. (These community herd owners should be notified with: 30 days of the issuance of the quarantine.) I will contact the councy extension agent to determine if other herd owners in the community should be notified.

I will retain a list of all community herd owners so notified, in order to advise them when brucellosis has been eradicated from the quarantined herd.

This is to verify I have discussed these topics with the owner.

Date	Assigned	State	or	Federal	Veterinarian
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* * * * * * * *

<u>Title of Regulations:</u> VR 115-02-04. Rules and Regulations Governing the Operation of Livestock Markets.

Statutory Authority: §§ 3.1-724, 3.1-730 and 3.1-757 of the Code of Virginia.

Effective Date: November 27, 1985

Summary:

This regulation prescribes the regulatory procedures for handling animals passing through Virginia livestock markets. It also establishes sanitary standards to be maintained in these facilities and the methods for their enforcement. It replaces without substantive change Regulation AHD 4 entitled, "Operation of Livestock Markets." Four requirements previously contained in Livestock Market Brucellosis Testing Order No. 1981-2 have been incorporated into the new regulation.

VR 115-02-04. Rules and Regulations Governing the Operation of Livestock Markets.

§ 1. Definitions.

Section 4.1.

The following words and terms, when used in these regulations, shall have the following meaning, unless the context clearly indicates otherwise:

"Animal waste" means livestock or poultry excreta and associated feed losses, bedding, litter or other materials.

"Brucellosis" means a disease of cattle, goats, and swine caused by the bacterium Brucella.

"Cull pigs" means those swine offered for sale that do not pass veterinary health inspection.

"Department" means the Virginia Department of Agriculture and Commerce Consumer Services .

"Feeder or breeder swine" means all swine except slaughter swine.

"Interstate health certificate" means a legible record covering the requirements for the importation of animals into the Commonwealth of Virginia, executed on an approved form of the state of origin and shall bear bearing the endorsement of the livestock health official of that state.

"Livestock" means farm animals kept for use and profit such as cattle, sheep, swine, goats, and horses.

"Livestock inspector" means an employee of the State Veterinarian who is assigned to each livestock market for the purpose of carrying out the orders of the State Veterinarian.

"Livestock market" means any premise where animals are habitually assembled for sale or exchange as outlined in § 3.1-737 of the Code of Virginia.

"Official brucellosis test" means a blood plasma serum test for brucellosis, commonly called the card test.

"Reactors" means those animals which react positive to the official test for brucellosis.

"Slaughter swine" means those swine offered for sale, sold or exchanged for immediate slaughter, and which are so shipped without diversion, to a state of or federally inspected slaughtering establishment for immediate slaughter.

"State District Regional Veterinarian" means a veterinarian employed by the State Veterinarian who is responsible for the supervision of animal health programs in a specific geographical area of the Commonwealth of Virginia.

"State Veterinarian" A veterinarian employed by the Virginia Department of Agriculture and Commerce Consumer Services who is responsible for the animal health programs in the state. means a Virginia Department of Agriculture and Consumer Services veterinarian employed by the Commissioner of Agriculture and Consumer Services who is resposible for the animal health programs in the Commonwealth of Virginia.

"State waters" means all waters of any river, creek, branch, lake, reservoir, pond, bay, roadstead, estuary, inlet, spring, well; and bodies of surface or underground water, natural or artificial, wholly or partially within or bordering the Commonwealth or within its jurisdiction.

§ 2. Supervision of livestock markets.

Section 4.2.

All livestock markets shall be under the jurisdiction of the State Veterinarian, with each market under the direct supervision of a State District Regional Veterinarian during such time as the market is in operation or has on its premises any livestock on its premises. The said State District Regional Veterinarian shall assign a livestock inspector to each market in his district to be region to:

- Be present at all times during the actual operation of the market for the purpose of enforcement of enforcing these regulations.
- 2. The livestock inspector shall also Periodically check the weight weigh scales and related activites at such the market.
- 3. The livestock inspector shall Make general

Vol. 2, Issue 2

inspection of all livestock on the market premises before the sale to determine their health status; and make proper disposition; in accordance with these regulations or other orders of the State Veterinarian; of all sick or diseased livestock offered for sale in accordance with these regulations or other orders of the State Veterinarian.

- 4. Issue (he or an assigned veterinarian) all necessary certificates and permits , required by this Regulation or by other laws and regulations including those certificates and permits required for the lawful movement of livestock to and from the market and into other states.
- 5. The livestock inspector shall Supervise the livestock identification procedures in effect at each market in support of official disease control programs.
- 6. The livestock inspector shall Make a thorough inspection of the livestock market to determine if the market premises is are maintained in a clean, sanitary, and orderly manner.

§ 3. Market sanitation.

Section 4.3.

- A. The livestock market premises shall be maintained in a clean, sanitary, and orderly manner at all times, and must be satisfactorily cleaned after each use. This cleaning shall apply to the exterior surroundings as well as to the interior pens, stalls, runways, and other structures. The market shall be disinfected on a monthly basis or as otherwise required by the State Veterinarian.
- B. At On the appointed date set for disinfecting the livestock market, all alleys, scales, docks, the sales ring, and pens in which livestock have been housed since the previous disinfection must be cleaned of all bedding and animal waste so that the basic surfaces can be thoroughly disinfected. No area shall be disinfected which has not been properly cleaned.
- C. The livestock market premises must be maintained at a satisfactorily satisfactory level of sanitation which will to prevent contamination of state waters, production of noxious odors, and the breeding of insects or vermin.
- D. Runoff water from the livestock market roofs, etc., are to be diverted from livestock holding areas so as not to create water holding areas prevent standing water or unusally muddy conditions in pens and/ or alleys.
- E. Those livestock markets handling feeder or breeder swine shall provide well-lighted, imperviously surfaced pens, alleys, and the sales ring for holding, inspecting, and otherwise handling of this class of swine.

§ 4. Cattle.

Section 4.4.

- A. Brucellosis All female bovines which have produced a calf, or are in advanced pregnancy (springers), or are two years of age or over as evidenced by the presence of four or more permanent incisor teeth, and which are offered for sale at a livestock market, shall be brucellosis tested while in the market. Such female bovines shall be bled by a licensed veterinarian, and such the blood samples shall be tested for brucellosis by a representative of the State Veterinarian employing the brucellosis card test. Such female bovines satisfactorily passing such this test may be sold without restriction. Those not passing such the test shall be sold for immediate slaughter after being properly tagged and branded by the livestock inspector.
 - 1. The livestock market (hereinafter called "the market") shall furnish the necessary facilities and personnel to bleed all adult breeding cattle presented at the market, exclusive of those which are designated for slaughter.
 - 2. The department The Virginia Department of Agriculture and Consumer Services (hereinafter called "the Department") will furnish an employee and the equipment to perform the actual Brucellosis Card Test for each market.
 - 3. The market will provide an acceptable room or area in which the Brucellosis Card Test can be performed.
 - 4. The market shall provide a separate pen in which to confine any cattle which are found positive to the Brucellosis Card Test.
 - 5. This testing requirement shall not apply to:
 - a. Those cattle offered for sale for immediate slaughter, or
 - b. Those cattle originating from bona fide Virginia farms unless the State Veterinarian has reason to suspect that such eattle they have been exposed to brucellosis, or
 - c. Those cattle which enter Virginia accompanied by an official interstate health certificate.
- B. Cattle will be considered as exposed to brucellosis infection when they originate from a common source with known reactors, or those that have been closely penned with such reactors for periods of at least 24 hours or periods of less than 24 hours if the reactor has recently aborted, calved, or has vaginal or uterine discharges. Such exposed cattle shall be handled in the same manner as reactors.
- C. The State Veterinarian may grant such exceptions to this requirement dealing with exposed cattle as if he feels

the circumstances warrant, and that if they are not at variance with national uniform methods and rules applying to the eradication of bovine brucellosis.

D. Adult female cattle originating from outside the Commonwealth that are offered for sale for slaughter shall have an "S", which is at least four inches in height, painted, or branded on the left shoulder. Such marking shall be the responsibility of the market operator. Such cattle may be moved from the market only to slaughter, without diversion.

§ 5. Swine.

Section 4.5.

- A. Slaughter swine. No slaughter swine shall be moved from the premises unless accompanied by a written permit issued by the inspector showing the consignee of such swine, the purchaser, and the specific destination. Markets shall maintain adequate records of all such transactions and make them available to the livestock inspector as required. These records shall contain animal identification, name and address of the seller, and the name and address of the buyer.
- B. When each market is so notified by the State Veterinarian in writing, all slaughter sows or boars sold at the livestock market are to be shall be identified to the farm of origin by employing the use of a slap tattoo, bangle tag, or other identification procedure as approved by the State Veterinarian. The markets shall maintain adequate records of all such transactions and make them available to the livestock inspector as required.
- C. Feeder and breeder swine. Feeder and breeder swine sold in livestock markets must be identified as to the specific point of origin and specific ownership. Such swine shall be promptly identified with a metal eartag, and may move from the market only under written permit showing a specific point of destination. Feeder and breeder swine may be permitted to move through one market premise only, or as it is generally termed, from farm to market to farm. The market shall keep specific records of transactions involving such swine and make them available to a livestock inspector as required. These records shall contain animal identification, name and address of the seller, and the name and address of the buyer.
- D. "Cull" pigs at a feeder or breeder swine sale shall be penned apart from all feeder and breeder swine and consigned under written permit; direct to slaughter.
- E. The admission of feeder or breeder swine to any livestock market, or on any livestock market premise, is prohibited on any day when slaughter swine are assembled at any such place. there.
- F. The handling of both slaughter swine and feeder or breeder swine on separate days is permitted, but the handling of feeder or breeder swine by any livestock

market following the handling of slaughter swine is prohibited unless and until the livestock market has been cleaned and disinfected following the removal of all slaughter swine.

§ 6. Sheep and goats.

Section 4.6.

Lots of sheep or goats showing evidence of scabies shall be quarantined to the livestock market premises. If confirmed as being infected with scabies, such these sheep or goats shall be returned to the farm of origin under quarantine. Those sheep or goats showing clinical evidence of being infected with foot rot shall be sold for immediate slaughter.

§ 7. Interstate shipment.

Section 4.7.

Shipment of Virginia livestock into other states shall be subject to all federal laws and regulations governing the interstate shipment of livestock, and in conformity with the requirements of the state of destination.

§ 8. Removal of dead and diseased livestock.

Section 4.8.

- A. Dead animals shall be removed promptly , from the livestock market premises.
- B. Condemned livestock, diseased livestock, or brucellosis reactors shall be penned in separate pens penned separately from other livestock. Such pens shall be plainly marked "For Slaughter Only".

§ 9. Restriction of livestock movement.

Section 4.9.

Whenever the sanitation of the market is not maintained as required in Section 4.3 § 3 of this regulation, the State Veterinarian may, at his discretion, prohibit the use of certain areas of the market ; ; or he may limit the activites of such markets with regards to the type or to the destination of livestock sold in such markets. These restrictions will This restriction shall remain in effect until the State Veterinarian has determined that full compliance has been met by the market management market management is in compliance. Whenever the State Veterinarian has reason to suspect or knowledge that a threat to the livestock industry or to the public safety exists by the continued operation of such livestock market, he may prohibit the operation of such market for such time as the threat or condition exists.



ANIMAL AND PL	ANT HEALTH INSPE TERINARY SERVICE R MOVEMENT O	ECTION SERVICE	NO. 54207	b	
USE A SEPAR	RATE FORM FOR E	ACH SPECIES			
NAME & ADDRESS OF SHIPP	EH OF CONSIGNOR(NCLUDE ZIP CODE)	6 MOVEMENT TO BE / INTERSTATE	=	NTRASTATE
			7.MOVEMENT FOR QUARANTIN	E S	LAUGHTER -
NAME & ADDRESS OF OWNE	ER AT TIME CONDITIO	NDIAGNOSED	8. DISEASE	9 STATUS OF AI	NIMALS
			10. STATUS OF HERD OF O	RIGIN 11 STATE	JS OF AREA OF ORIGIN
OCATION OF PREMISES OF	ORIGIN/COUNTY &	STATE	12. NO. ANIMALS IN THIS SHIPMENT	13. SPECIES (ONI	E ONLY)
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	\ \		em eligible to move in accordant	ce with the requirements	of State and Federal regulation
SIGNATURE OF INSPECTO		19. DATE/SSUED	20. TIME ISSUED	21 DATE	VOID AFTER 22. TIME
understand that it is a viola of applicable Federal Regula poultry.	tion of Federal law to tions. I also understar	move the animals identified he ad that such animals must com	erein out of the State in which the ply with existing state laws, rule	ney are located except i es, and regulations gove	n accordance with the provisio erning movement of livestock a
I have arranged or will arrang		tificate to accompany he inters	tate shipment of the above desc.		
SIGNATURE OF OWNER O	R SHIPPER	(/	24. TITLE OWNER		E SIGNED
I certify that the animals des on the date indicated in item	cnbed on this certifica	te were received and slaughter	red/quarantined in accordance v	with the requirements of	the State and Federal regulation
SIGNATURE OF INSPECT		27 DATE SIGNED '	28 NO. ANIMALS RECEIVED	29 DATE SLAUGH	HTERED/QUARANTINED
IF "YES" IN ITEM 16	infected in acco		DATE CLEANED & DISIN- FECTED	31, SIGNATURE OF	INSPECTOR
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PART 1 - OFFICE COPY

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LIVESTOCK I						4		LCI	RTIFY	THAT	HAVE C	OLIFOT	FD AND		LABORATOR	Y	ŧ	NEG.
ME AND ADDR	RESS OF PLACE WHERE SAMI	PLES WERE UP	SAWN					SA	MPLE	LY IDE	NTIFIED BELOW,	EACH	ED AND BLOOD		ADDRESS			SUS.
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VIRGINIA DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

DIVISION OF ANIMAL HEALTH AND DAIRIES

Washington Building ,Suite 600 • 1100 Bank Street • Richmond ,VA 23219
LIVESTOCK FOR SLAUGHTER PURPOSES ONLY

CATTLE LI	SWINE LI SHEEP LI HORSES LI
Market	Date
Owner or Shipper	Address
Identification of animals (tag no., brand, marks	
Those animals shall be moved to an approved	slaughter plant or yard for immediate slaughter without diversion.
	Address
Slaughter Plant or Yard:	Address
	State - Federal Official
I certify that the animals covered by this certifi	
Date Ap	pproved Slaughter Plant or Yard
Please Sign and Return To:	
Virginia Department of	DISTRIBUTION:
Agriculture & Consumer Services	Mail to destination
	Accompany shipment Mail to state destination
Signature	4. Retain
AHD 46D 8/82 -VDACS 03019	

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES DIVISION OF ANIMAL HEALTH AND DAIRIES

VETERINARIAN LIVESTOCK MARKET EVALUATION REPORT

		Date	
Market_	Address	3	· <u>.</u>
Manager	Date of	f last Inspection	
Opening	g time Closing	g time	
I.	Facilities:	Yes	No
	 Condition of pens, gates, fences, et sanitary operation. 		
	2. Proper facilities for restraint and	tagging.	
	3. Floors of pens, ring, and alleys so	lid and free of holes, etc.,	
	4. Roof and gutters maintained in such entering pens.	a manner as to prevent water	
*	5. Lighting - adequate light to proper	ly inspect animals as	
	presented to sale		
	6. Proper diversion of run-off water so	o as to prevent it entering	
	pens or reaching State waters.		
II.	Livestock market premises maintained in a manner at all times and satisfactorily commands		
	1. Exterior - free of trash, amnure, e		
	a. Drives and docks properly cleane	ed and drained.	
	2. Interior:		
	b. Alleys.		
	c. Ring.		
	d. Water troughs - adequate number	properly maintained.	
III.	Insect and vermin control adequate.		
IV.	Cleaning and disinfection:		
	Livestock market interior premises prediction purposes	properly cleaned for	
	2. Completed monthly (date of last dist	infection)	
	3. Equipment and disinfectant present		
	4. "Slaughter Only" pen cleaned and dis		

 $\star Suggest$ minimum light meter reading, especially for use in pre-dawn darkness of DLS.

	Operations:	Yes	No
	l. Identification:		
	a. Cattle - back tags properly applied as required.		
	"s" brand properly applied.		
	b. Swine - slaughter hogs identified by tattoo or tag.		
	feeder pigs identified by ear tag.		
	2. Brucellosis testing of all eligible cattle as required.		
	3. Separate sale dates for slaughter and feeder swine.		
	4. Sheep infected with foot rot sold for slaughter.		100
	scabies sheep returned to farm under quarantine.		
	5. Dead animals promptly removed.		
71.	Inspector's Activities:		
	1 7		
	1. Inspects all livestock.		
	2. Makes thorough inspection of premises.		-
	3. Insures that all livestock leaving stockyard are released		
	under proper permits or certificates are required.		-
	4. Observes weighing procedures.		
сете	nt of Inspector's Appraisal of Stockyard:	N N	
ceme	nt of Inspector's Appraisal of Stockyard:		
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,	(Signature)		
,	(Signature)	101	
,	(Signature)		
,	(Signature)		
,	(Signature)		

DIVISION OF ANIMAL HEALTH AND DAIRIES 1100 BANK STREET, SUITE 600 RICHMOND, VIRGINIA 23219

LIVESTOCK MARKET INSPECTION

Market		Address		
Sanitation of th	e livestock market:	Satisfactory	Unsatisfactor	у
If unsatisfactor	y, list areas and your m	recommendations		
Livestock number	G.			
	cattle, Breeding	renlacement flaud	tor gottle Tota	1
		- · ·		
	ted; Health cert			
	cattle backtagged			<u>N</u> O
	ng cattle from out of s			
	e cattle			
Hogs: Boars	, Sows, S.	Laughter hogs,	Total	
Were all slaught	er hogs consigned on per	rmits? Yes	No	
Sheep: Slaughte	r sheep, Lambs	, Sheep returned	to farm Tota	1
Diseased Livesto	ck:			
Species	No. Condit	ion	Disposition	
			- Sa	
<u> </u>				
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Comments (If una	ble to attend, instruct	ions to market manager,	problems, etc.)	
Date				
			Livestock Inspector	

* * * * * * *

<u>Title of Regulations:</u> VR 115-02-05. Health Requirements Governing the Control of Equine Infectious Anemia in Virginia.

Statutory Authority: §§ 3.1-724 through 3.1-730 of the Code of Virginia.

Effective Date: November 27, 1985

Summary:

This regulation specifies testing requirements for equine infectious anemia for intra and interstate movements of horses. It also defines those regulatory actions to be taken for those animals which react positively to the test. The new regulation replaces Regulation AHD 10 of the same title. It includes a new requirement that when horses are assembled for purposes of shows, fairs, etc., "the person in charge shall exclude any horse which is not accompanied by a negative test (agar gel immunodiffusion) report." Its clarity has been improved, but it contains no other substantive change from the regulation it replaces.

VR 115-02-05. Health Requirements Governing the Control of Equine Infectious Anemia in Virginia.

§ 1. Definitions.

Section 10.1.

The following words and terms, when used in these regulations, shall have the following meaning, unless the context clearly indicates otherwise:

"Accredited veterinarian" means a licensed veterinarian approved by the United States Department of Agriculture/Animal and Plant Health Inspection Service (hereinafter referred to as USDA-APHIS) and State Veterinarian.

"Approved laboratory" means a laboratory approved by USDA-APHIS or the State Veterinarian to conduct the official test for equine infectious anemia. Approved laboratories shall report promptly all testing of Virginia horses to the State Veterinarian, with the resulte thereof.

"Approved veterinarian" means a state-federal regulatory veterinarian, an accredited veterinarian, or other veterinarian approved by the State Veterinarian for special testing.

"Department" means the Virginia Department of Agriculture and Consumer Services.

"Equine Infectious Anemia" (EIA or Swamp Fever) means a contagious and infectious disease of horses, characterized by a variety of symptoms related to anemia. It may be acute, subacute, or chronic in nature - The

disease may terminate sooner or later in death. and may terminate in death. The virus may remain remains in the blood of infected animals throughout their lifetime. The virus may be spread from horse to horse via biting flies, mosquitoes, hypodermic needles, or blood-letting procedures.

"Horse" - The term "horse", as used herein, is intended to Includes all horselike animals embracing all members of the equine species including horses, ponies, the asinine species, and burros; and . It also including includes hybrid offspring of the equine and asinine species by whatever name they may be known, such as mules, hinnies, and donkeys.

"Interstate health certificate" means a legible record covering the health requirements for the importation importing of horses into Virginia, executed on an approved form of the state of origin, and bearing the endorsement of the livestock health official of that state.

"Licensed veterinarian" means a veterinarian who has graduated from a recognized college of veterinary medicine and has been examined and found proficient by the Virginia State Board of Veterinary Medicine.

"Official test" means the agar gel immunodiffusion test (Coggins AGID) . on blood serum from samples drawn and labeled so as to effectively identify each animal from which the sample is drawn, and submitted to approved laboratories on official forms by an approved veterinarian, is hereby adopted as the official test for the diagnosis of equine infectious anemia. The testing of blood or blood serum for the diagnosis of equine infectious anemia in any other manner is prohibited unless specifically authorized in writing by the State Veterinarian.

"Reactor" means a horse over eight months of age that reacts positively to an official test performed by an approved laboratory.

"State-Federal Regulatory Veterinarian" means a veterinarian employed by the State Veterinarian or USDA-APHIS.

"State Veterinarian" means a Virginia Department of Agriculture and Consumer Services veterinarian employed by the Commissioner of Agriculture and Consumer Services who is responsible for the animal health programs in the Commonwealth of Virginia.

"Veterinary services" - United States Department of Agriculture/Animal and Plant Health Inspection Services. Hereafter referred to as USDA-APHIS. means services of USDA-APHIS.

§ 2. Testing requirements for horses exhibited at shows, fairs, or other exhibitions in virginia.

Section 10.2.

Monday, October 28, 1985

All horses assembled at a show, fair, race meet, or other such function in Virginia, must be accompanied by a report of an official negative test for equine infectious anemia conducted within 12 months prior to such event. The person in charge will ascertain ensure that a copy of the official negative test results accompanies each horse in the event , and shall make such reports available for inspection by a representative of the State Veterinarian upon request. Failure to furnish such test reports when requested shall exclude such horses from such events The person in charge shall exclude any horse which is not accompanied by a negative test report.

Testing Requirements for Horses Assembled for Sale or Auction in Virginia

Section 10.3.

Section 3. All horses assembled at a sale or auction in Virginia must be accompanied by a report of an official negative test for equine infectious anemia conducted within six (6) months prior to such event. The State Federal Regulatory Veterianarian assigned to the district in which a horse sale or auction is held will supervise such sales for compliance and to inspect all horses in the sale to determine they are free of visible symptoms of infectious or communicable disease. Shipment of horses into other states from such sales or auction shall be subject to all federal laws and regulations governing the interstate shipment of horses and in conformity with the requirements of the state of destination. Horses assembled at a sale or auction for immediate slaughter shall be exempt from the testing requirements, but shall be identified as such in a manner approved by the State Veterinarian before leaving such sale or auction.

§ 3. Alternate testing requirements for horses assembled for sale or auction in virginia.

Section 10.4:

Horses may be assembled at a sale or auction without a negative test for equine infectious anemia, provided that the State Veterinarian so approves, and that the following requirements are met: complied within their entirety.

- $A_{\!\!\!-\!\!\!\!-}$ 1. All horses, while assembled at the sale or auction, shall have blood samples drawn for equine infectious anemia testing.
- B. 2. Horses consigned or sold for immediate slaughter at to an official slaughtering establishment may be are exempt from equine-infectious-anemia testing. Such horses shall be identified in a manner approved by the State Veterinarian, and a written permit shall be issued for their transfer to the slaughtering establishment.
 - G. 3. The owner or manager of the sale or auction shall employ a licensed accredited veterinarian, who shall draw blood samples from all horses required to be tested, and shall record all visible markings or

other permanent identification for each horse bled.

- Θ . 4. The owner or manager shall announce, prior to the sale or auction, that all nonslaughter horses will be tested. Each buyer of a nonslaughter horse or horses at the sale or auction shall sign a release form, signifying his agreement to maintain such horse or horses at a specified location until notified of the results of the test. Horses that prove negative to the test may move in normal trade channels. Owners of horses that react to the test must comply with Sections 10.5 and 10.6 6 and 7 § 4 of this regulation.
- E. 5. The State Veterinarian may grant such exceptions to these requirements as he feels the circumstances warrant and that are not in variance with other rules and regulations of the Commonwealth of Virginia.

Testing Requirements for Horses Imported into Virginia

Section 10.5.

Section 5. All horses that are Horses imported into Virginia must be accompanied by an official interstate health certificate, and a copy of such certificate shall be in the possession of the person in charge of such horses. Such persons shall have keep this certificate in his possession for a period of at least 60 days after entry of such horses. The interstate health certificate shall indicate that all horses covered by such certificate have been officially tested and negative for equine infectious anemia within the past twelve (12) months. When horses are imported into Virginia, a copy of the official interstate health certificate shall be promptly mailed to the State Veterinarian. Horses that originate from infected premises in other states are not eligible for entry into Virginia unless a written permit is obtained from the State Veterinarian. Horses may be shipped into Virginia for research purposes, or for immediate slaughter to approved slaughter establishments, or to approved slaughter establishments for immediate slaughter, after first obtaining a permit from the State Veterinarian. Such horses shall be satisfactorily identified and the their origin and destination clearly stated on the permit:

- § 4. Reactors to the official test. Section 10.6.
- A. Horses which have reacted positive to the official test shall be quarantined to the premises where tested by a State-Federal Regional Veterinarian.
- B. When reactor(s) are a reactor is disclosed on a premises, and such testing does not constitute a complete herd test; then all horses on such premises shall be tested, including the test-positive animal(s) animal. The required testing will be for the purpose of detecting if additional infection exists on the premises and, secondly, and to confirm the identity of the rector(s) reactors. Such

testing will be performed under the supervision of a representative of the State Veterinarian. Additional testing as needed may be required by the State Veterinarian to clarify the equine infectious anemia status of horses on the premises.

- C. Reactor animals shall be permanently identified by a freeze brand, using the official Commonwealth of Virginia code identification (52A) placed under the mane. The branding of such reactors will be performed by or under the supervision of a representative of the State Veterinarian.
- D. Negative horses on the premises where a reactor animal (s) are animal is disclosed may not be removed from such premises without the approval of the State Veterinarian.
- E. Virginia horses under eight months of age which have reacted to the official test shall be placed under written quarantine and retested when they become eight months of age. If such animals are reactors when they are eight months of age, they shall be subject to the same regulation as the adult infected animal.
- F. When reactor(s) are a reactor is disclosed, a thorough investigation shall be made to determine the source of the disease and to determine whether or not spread has occurred. Depending upon these findings, additional testing may be required by the State Veterinarian.
- § 5. Disposition of reactor animals.

Section 10.7.

- A. Reactor horses may be humanely destroyed. The destruction of such horses shall be the owner's responsibility and at his or her expense, but will be done under the supervision of a representative of the State Veterinarian.
- B. Reactor horses may be further identified as required by the State Veterinarian and sold:
 - 1. Under permit to an approved slaughter establishment, or
 - 2. To a market for sale to an approved slaughter establishment , or
 - 3. For rendering or research purposes. or for research purposes.
- C. At the owner's option, reactor horses may be retained under quarantine and held in isolation from all other horses on the premises. However, Provisions may be made by agreement with the State Veterinarian, and under terms specified by him, under terms specified by the State Veterinarian for the use of such reactor animals by the owner or his agent in such a manner as will not risk the

spread of that there is no risk of spreading equine infectious anemia. The terms and conditions shall be made part of the quarantine document. The restrictions herein placed on the movement and maintenance of reactor animals shall be permanent or until such animals die, of are destroyed, or are cleansed of the carrier state.

- D. When reactor animals are quarantined as provided herein, all other horses on the premises may be required to be tested every six months if deemed necessary by the State Veterinarian. All testing shall be at the owner's expense unless otherwise authorized by the State Veterinarian.
- E. Whenever it has been determined that the provisions of the quarantine and isolation are not being maintained, the State Veterinarian may require that all horses on the premises be placed under quarantine. This quarantine to shall remain in effect until the State Veterinarian has determined that the threat to the health of other horses no longer exists.

Penalty

Section 10.8. Any person who shall exhibit, offer for sales, or import into Virginia any horse(s) in violation of the requirements of this regulation shall be guilty of a misdemeanor and shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars, and, in addition, shall be subject to such order as may be deemed necessary by the State Veterinarian to control the potential spread of equine infectious anemia. In lieu of such penalty, the State Veterinarian may, at his discretion, require any horse(s) found to be in violation of this regulation to be returned to farm of origin, slaughtered, or tested for equine infectious anemia at the expense of the person or persons responsible for the violation.

EQUINE	SALE RELEASE REQUIR	EMENT & QUARANTINE		
Virginia Department of & Consumer Servi Division of Animal Suite 600, 1100 Bank Washington Buildi Richmond, Virginia	ces Health Street ng	Address		
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Virginia Register of Regulations

Title of Regulations: VR 115-02-06. Requirements Governing the Branding of Cattle in Virginia.

Statutory Authority: § 3.1-796.36 of the Code of Virginia.

Effective Date: November 27, 1985

Summary:

This regulation establishes a voluntary cattle branding system in Virginia. It replaces Regulation AHD 11 of the same title. No new requirements are included in the regulation. Sentence structure and grammar have been changed to improve clarity of the document.

VR 115-02-06. Requirements Governing the Branding of Cattle in Virginia.

§ 1. Definitions.

Section 11.1

The following words and terms, when used in these regulations, shall have the following meaning, unless the context clearly indicates otherwise:

"Brand" means a recorded identification mark applied on the hide of live cattle by means of heat, acid, chemical, or freezing . except Tattoo marks in the ear, numbers used to keep production records and records of age, or identification marks used by any governmental agency are not brands.

"Department" means the Virginia Department of Agriculture and Commerce Consumer Services.

"Livestock market" means a place where a person assembles livestock for public sale if such person is required to procure a license or permit from the Department of Agriculture and Commerce Consumer Services is required to operate such market.

"Person" means any individual, partnership, corporation, or association.

"State Veterinarian" A veterinarian employed by the Virginia Department of Agriculture and Commerce who is responsible for the animal health programs in the state. means a Virginia Department of Agriculture and Consumer Services veterinarian employed by the Commissioner of Agriculture and Consumer Services who is responsible for the animal health programs in the Commonwealth of Virginia.

§ 2. Application for registration.

Section 11.2

Applications for the registration of brands shall be made

to the State Veterinarian on forms provided by the department . and The applications must be accompanied by a check or money order payable to the Treasurer of Virginia in the amount of ten dellars \$10 for each brand to be registered. In the event the department denies registration of a brand for any reason , the registration fee of ten dellars \$10 shall be returned to the person making application for registration to the applicant with a statement of the grounds for refusal.

§ 3. Renewal of registration.

Section 11.3

In order to retain their validity, brand registrations must be renewed at the beginning of every five-year registration period. Brands registered during the five-year period beginning July 1, 1974, must be re-recorded recorded on or before July 1, 1979, and July 1 of the initial year of each succeeding five-year period thereafter for as long as the registrant desires to maintain the registration of his brand in Virginia. The fee of renewal of brand registration is ten dellars \$10 for each brand . reregistered

§ 4. Brand transfers.

Section 11.4

A brand that has been properly registered is the personal property of the person to whom the brand is registered. A brand may be transferred from one owner to another. The fee for such a transfer is three dollars (\$3.00).

§ 5. Brand certificate.

Section 11.5

Each cattle owner who makes proper application and whose brand is registered by the department will receive a certificate attesting to the fact that his brand is registered in the Commonwealth of Virginia.

§ 6. Register of brands.

Section 11.6

A. The department shall maintain a complete register of all cattle brands recorded, showing the name and address of the owner of each brand, and shall publish this register annually.

B. Every operator of a livestock market where cattle are sold shall keep a copy of the register of brands in his place of business, where it will be easily accessible for public inspection.

C. The operator of every livestock market where cattle are sold in the Commonwealth of Virginia shall keep a record, for at least two years, of all cattle received and of the names and addresses of the owners of such cattle.

Monday, October 28, 1985

§ 7. Characters used in the brand.

misdemeanor.

Section 11.7

A. The selection of characters for a brand must be limited to the following:

- 1. The 26 letters of the alphabet.
- 2. Numbers from two to nine, inclusive.
- 3. The following symbols:

A brand must have at least two characters and no more than three.

B. The characters in a brand must be positioned so they may be read from left to right, or from top to bottom.

§ 8. Location of brand.

Section 11.8

A. Location of the brand on cattle is limited to one of the following positions: left shoulder, right shoulder, left ribs, right ribs, left hip, or right hip.

B. Care must be exercised in applying the brand so that the position of this identifying mark upon the cattle is exactly the same as shown on the brand registration application.

§ 9. Transfer of branded cattle.

Section 11.9

A. It is unlawful for any person to alter, obliterate, deface, burn over, or otherwise disfigure or mutilate a brand, including his own brand.

B. When buying cattle that are already branded, the buyer shall secure a bill of sale to indicate how and why he is in possession of cattle carrying another owner's brand. The new owner may then put his own brand on the cattle, provided this is done without defacing or burning over the old brand.

Penalties

Section 11.10 Any person who violates any of the provisions of this regulation shall be guilty of a



Division of Animal Health and Dairies NOVEMBER, 1983

REGISTER

OF

VIRGINIA CATTLE BRANDS

COMMONWEALTH OF VIRGINIA
DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
DIVISION OF ANIMAL HEALTH AND DAIRIES
Washington Building
1100 Bank Street - Suite 600
Richmond, Virginia 23219

REGISTER OF CATTLE BRANDS

Pursuant to the authority contained in Chapter 27.2, Title 3.1, Sections 3.1-796.29 through 3.1-796.38 of the Code of Virginia (1950) as amended, the following Cattle Brands are registered in the Richmond Office of the Division of Animal Health and Dairies

in Negatives			
Agricultural Capital Enterprises, Inc. 127 East Gooch Street Palestine, Texas 75801	Ą _E	Keene C. Brown Buffalo River Ranch Route 1, Box 65 Amherst, Virginia 24521	(B _R)
Paul L. Allen Route 6, Box 198-AA Richmond, Virginia 23231	Ā	James C. Butler Route 4, Box 86-B Powhatan, Virginia 23139	•
Wade H. Allison Route 1, Box 189 Draper, Virginia 24324 Bath Barn Elm Farm	W	Robert Bye Route 2, Box 212-C New Castle, Virginia 24127	В
Arthur J. McQuillan P. O. Box 68 Wake, Virginia 23176 Bar D Enterprises, Inc.	BAL	Campbell Farms -< P. O. Box 786 Lebanon, Virginia 24266	Œ
(Donald L. Bulger, owner) Route 2, Box 191-B Richmond, Virginia 23231	D	Hugh Campbell Route 2 Beaverdam, Virginia 23015	V
Hollis P. Black Route 2, Box 71-A Scottsville, Virginia 24590	BG	D. K. Chacey Sherborne Markham, Virginia 22643	R
Blue Ridge Cattle Company North Garden Virginia 22959	R	Circle C. Farm Delmer Mays, Manager Route 1, Box 628 Tazewell, Virginia 24651	©
Booth's Longview Farm Route 2, Box 60 Pulaski, Virginia 24301	BLF	C K R Cattle Company Box 836 Wallace, Idaho 83873	ЭK
Borg-Warner Leasing Suite 175 4141 Blue Lake Circle Dallas, Texas 75234	Ви	Paul C. Clapsadl Fancy Step Farm Route 2, Box 77 Moneta, Virginia 24121	FSF
William R. Brockett Route 1, Box 115 Ashburn, Virginia 22011	<u>V</u>	Coles Egg Farm, Inc. P. O. Box E Bent Mountain, Virginia 24059	C

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Illis D. and	_	1	A
Douglas D. Corvin	C	N. C. Gregory	Q
Route 4, Box 64-A		Route 1, Box 382	
Wytheville, Virginia 24382		Doswell Virginia 23047	
Frank L. Cowles, Jr.	2.2.2		_
Hidden Hill Farm	H	Mrs. Helen K. Groves	
Route 2, Box 90		Silverbrook Farms	
Culpoper, Virginia 22701		Middlebrook, Virginia 24459	
Robert L., William Joe			
and Tommy G. Cox	_	Scott Lenior Gwyn	CIC
Independence	\overline{c}	P. O. Box 563	SLG
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Denver, Colorado 80207		Middleburg, Virginia 22117	
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Box 392	DF		R-D
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William B. Dunlap	D	Henry S. Holland III	HL.
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Virginia 24415		Scottsville, Virginia 24590	
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John D. Farmer	Δ	Holston Farms	,h,
P. O. Box 211	€	P. O. Box 735	0
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Route 2, Box 257		5717 Artemus Road	4/ /
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Robert L. Fox	干	William Kent Ison	111
P. O. Box 721		Route 1, Box 137	UK
Lebanon, Virginia 24266		Troutdale, Virginia 24378	
Dr. Paul J. Friedman	0	Joe Jones	-1
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Richmond, Virginia 23233	J	Burlington, North Carolina	0
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Richard R. Glenn		Donald E. Joyner	0 1
Route 1, Box 251		530 Rossmore Read	DJ
Raphine, Virginia 24472		Richmond, Virginia 23225	
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Green Valley Poultry Farm, Inc.	G V	Frank H. Kenan	(K)
Box 518	O V	Route 1, Box 345	
Abingdon, Virginia 24210		Tazewell, Virginia 24651	
Abingdon, Virginia 24210		Tazewell, Virginia 24651	

Kenwood Limited Partnership P. O. Box 165 Orange, Virginia 22960	K	Michael I. Mayo Route 1, Box 203 Unionville, Virginia 22567	N
Kathryn S. Kidd Route 6, Box 19-A Roanoke, Virginia 24014	ĸĸ	John E. McCarthy Route 2, Box 12 Arrington, Virginia 22922	J
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Dean Kirk Route 4 Wytheville, Virginia 24382	к	Daniel Melcher Glen Echo Farm Route 4 Charlottesville, Virginia 22901	= 8
Nelson Phelps Lane Eldon Farms Box 3 Woodville, Virginia 22749	H	Frank S. Moore Few Acres Farm P. O. Box 99 Goshen, Virginia 24439	7
Vernon L. Leeds Route 636 Rice, Virginia 23966	F	Stuart M. Motley P. O. Box 1455 Richmond, Virginia 23212	Smr
Rudolph H. Light 7154 Eads Avenue La Jolla, California 92037	î	Oscar Nelson, Jr. Box 428 Lewisburg, West Virginia 24901	Ш
Myron W. Littlehale Route 2, Box 149-V Concord, Virginia 24538	SE	Neuhoff Farms, Inc. Route 2, Box 213 Dublin, Virginia 24084	М
Los Ganaderos Livestock Company, Inc. Delaplane, Virginia 22025	3	Edward M. Norge, Jr. 2262 Shillelagh Road Chesapeake, Virginia 23323	N 4
L-Seven Cattle Company Delaplane Virginia 22025	47	North American Cattle Corp. 3304 Mallard Cove Lane Fort Wayne, Indiana 46804	AC
Donald I. Lyons Route 2, Box 93 Sterling, Virginia 22170	DIL	Oliver P. Norton Route 1, Box 108 Rapidan, Virginia 22733	٦٢
Walter N. and Cynthia M. Malloy P. O. Box 1407 Tappahannock, Virginia 22560	M	Robert H. Nutt Nutt Farms Route 1, Box 25 Middlebrook, Virginia 24459	ΝF
Bill Martin P. O. Box 16381 Greensboro, North Carolina 27406	<u></u>	R. D. Phillips Route 1, Box 192 Draper, Virginia 24324	DΡ
Lawrence Dean Mawyer, Sr. Route 2, Box 121 Lexington, Virginia 24450	LD	Ray E. Porter and Sons Route 2, Box 506 Galax, Virginia 24333	R

Fratt Farms Boute I, Box 432 Draper, Virginia 24324	LTP	Springhill Farm Route 2, Box 208 Scottsville, Virginia 24590	SHF
Richard A. Purgitt 445 S. Washington Street	B	Nancy H. Stettinius White Oak Farm	3
Falls Church, Virginia 22046 Quality Holstein Leasing Co.		Middleburg, Virginia 22117	
Assn. Ltd. Partnership P. O. Box 274 Palestine, Texas 74801	Q	Robert B. Stinnett 522 Kenmore Avenue Oakland, California 94610	Bg
John W. Ratliff Route 1, Box 365 Tazewell, Virginia 24651	-R	William S. Stokes III Ayrshire Farm Upperville, Virginia 22176	×
Rich Valley Cattle Company Route 3 Saltville, Virginia 24370	$\langle H \rangle$	Bill Reece Taylor Route 2 Cedar Bluff, Virginia 24609	I
Louis S. and William L. Richardson Church View Virginia 23032	WM	Buddy Taylor Route 1, Box 213-AA Lebanon, Virginia 24266	⊼
Charles D. Roberts Box 93 Rural Retreat, Virginia 24368	n	Dorothy W. Tousignant Cordova Farm Box 427 Middleburg, Virginia 22117	ф
Rocklands Farm (Timothy C. Neale) Gordonsville, Virginia 22942	F	Lloyd Guy Walton, Jr. Route 2, Box 136 Pennington Gap, Virginia 24277	W
Running Bee Farm Route 2, Box 69-AA The Plains, Virginia 22171	B-S	R. R. Watson P. O. Box 71 Meadowview, Virginia 24361	<u>R</u>
Fred W. Scott, Jr. Bundoran Farm North Garden, Virginia 22959	BF	William C. Weaver Route 2, Box 286 Orange, Virginia 22960	$-\mathbb{N}$
Andrew H. Seay 702 Andora Drive Fredericksburg, Virginia 22401	AS	William C. Weaver, Jr. Route 2, Box 286 Orange, Virginia 22960	W
R. Francis Shomaker Route 1, Box 211 Lovettsville, Virginia 22080	FS	Whitewood Farm P. O. Box 225 The Plains, Virginia 22171	Ww
Joe B. Shumate III 104 Yorkshire Court Blacksburg, Virginia 24060	J	Weaver and Tommy Widener Route 1, Box 251 Glade Spring, Virginia 24340	<u></u>
Charles W. Spradlin Triple Hill Farm Route 1, Box 151 Vinton, Virginia 24179	ħ	J. M. Wilkinson Route 2 Chilhowic, Virginia 24319	\ <u>\</u>

Lemmy Wilson Livestock, Inc. Route 4 Newport, Tennessee 37821	W	
W. Bruce Wingo 11230 Robious Road Bon Air, Virginia 23235	₩	
George T. Wortman, Jr. 15100 Lee Road Chantilly, Virginia 22021	Ru	

Recording Fee: \$10.00

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Ck.	No		4.	_
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COMMONWEALTH OF VIRGINIA
DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
DIVISION OF ANIMAL HEALTH AND DAIRIES
Washington Building, Suite 600
1100 Bank Street
Richmond, Virginia 23219

APPLICATION FOR CATTLE BRAND REGISTRATION

Know All Men by The	ese Presents:			
That		of		
Shaker and the same and the sam		, County of		in the
Commonwealth of Viz	rginia, desiring to adopt	a brand for the purp	ose of branding ca	attle in the
said Commonwealth,	under and by virtue of th	e provisions of Chap	ter 27.2, Title 3	.1 of the Cod
of Virginia (1950),	, as amended, relating to	the recording of bra	nds, does hereby a	apply for the
exclusive right to	use the brand shown on th	e cuts below.		
RIGH			LEFT	
Note the outlined :	locations: Hips, ribs, sh	noulder. Place brand	on cuts exactly a	as you wish
NAME OF BRAND	And the second s			
Signature of Owner		Date	e	
Mailing Address				
	(Route and Box No.)	(City)	(State)	(Zip)
Males womithanse of	ton dollars (\$10,00) nous	able to the Mus-		mail to 115

Make remittance of ten dollars (\$10.00) payable to the Treasurer of Virginia and mail to the address shown at the top of this form.



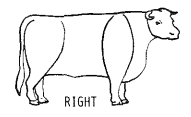
Virginia Department of Agriculture and Consumer Services

CERTIFICATE OF BRAND REGISTRATION

KNOW ALL MEN BY THESE PRESENTS:

THAT

HAVING COMPLIED WITH THE PROVISIONS OF THE VIRGINIA CATTLE BRANDING LAW, HAS THE BRAND SHOWN BELOW DULY RECORDED WITH THIS OFFICE



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	LEFT	Dill.

NO	· · · · · · · · · · · · · · · · · · ·
DATE OF ISSUE	STATE VETERINARIAN

VDACS-03210

<u>Title of Regulations:</u> VR 115-02-07. Control and Eradication of Pullorum Disease and Fowl Typhoid in Poultry Flocks and Hatcheries and Products Thereof in

Virginia.

 $\underline{Statutory}$ $\underline{Authority:}$ §§ 3.1-724 and 3.1-730 of the Code of Virginia.

Effective Date: November 27, 1985

Summary:

This regulation replaces an unnumbered AHD regulation of the same title. The new regulation requires flocks of poultry in Virginia to be maintained in a U. S. Pullorum-Typhoid clean status. Its requirements are the same as the regulation it replaces. Changes in sentence structure and grammar have been made to improve the clarity of the new document.

VR 115-02-07. Control and Eradication of Pullorum Disease and Fowl Typhoid in Poultry Flocks and Hatcheries and Products Thereof in Virginia.

§ 1. Definitions.

Section 12.1

The following words and terms, when used in these regulations, shall have the following meaning, unless the context clearly indicates otherwise:

"Baby poultry" means newly hatched poultry (chicks, poults, ducklings, goslings, keets, etc.) that have not been fed or watered.

"Department" means the Virginia Department of Agriculture and Commerce Consumer Services.

"Flock" means all of the poultry on one premises; except that, at the discretion of the department, any group of poultry which is segregated from other poultry and has been so segregated for a period of at least 21 days may be considered as a separate flock.

"Fowl typhoid or typhoid" means a an infectious and contagious disease of poultry caused by Salmonella gallinarum.

"Hatchery" means incubators, hatchers, and auxiliary equipment on one premises operated and controlled by any person for the hatching of poultry.

"Hatching eggs" Eggs for use in a hatchery to produce young poultry or to produce embryonated eggs. means fertile eggs used to produce poultry.

"Person" A natural means any person, firm, or

corporation.

"Poultry" means live fowl, including chickens, turkeys, waterfowl, and game birds, which are propagated and maintained under the control of any person.

"Products" means poultry breeding stock and hatching eggs, baby poultry, and started poultry.

"Pullorum disease or pullorum" means a an infectious and contagious disease of poultry caused by Salmonella pullorum.

"State Veterinarian" A veterinarian employed by the Department who is responsible for the animal health programs in the state. means a Virginia Department of Agriculture and Consumer Services veterinarian employed by the Commissioner of Agriculture and Consumer Services who is responsible for the animal health programs in the Commonwealth of Virginia.

"Started poultry" means young poultry (chicks, pullets, cockerels, capons, poults, ducklings, goslings, keets, etc.) that have been fed and watered, and are less than six months of age.

§ 2. Authority.

Section 12.2

Full Authority for the control and eradication of pullorum and typhoid in poultry in the Commonwealth of Virginia is hereby vested in the State Veterinarian .; and, without limiting the generality of the foregoing provision, It shall be the function, power and duty of the State Veterinarian to administer the following provisions:

- 1. All poultry hatcheries and hatchery supply flocks within the Commonwealth of Virginia must qualify as U. S. Pullorum-Typhoid Clean or meet equivalent requirements for pullorum-typhoid control under official supervision of the State Veterinarian.
- 2. All shipments of products other than U. S. Pullorum-Typhoid Clean, or equivalent, into the Commonwealth of Virginia are prohibited.
- 3. Whenever a veterinarian or other person performing poultry disease diagnostic services has knowledge or reason to suspect that pullorum or typhoid exists in a poultry flock or hatchery, he shall , within 48 hours, give notice of such fact to the State Veterinarian within 48 hours .
- 4. Upon receipt of a report of pullorum or typhoid in poultry, the State Veterinarian shall direct an immediate investigation by an authorized representative to determine the origin and avenue of transmission of the infection.
- 5. Flocks deemed to be infected with pullorum or

Monday, October 28, 1985

typhoid shall be quarantined by the State Veterinarian. Quarantined flocks or any portion thereof shall not be removed from the premises where the infection was detected, except with the written permission of the State Veterinarian.

6. All poultry shown in public exhibitions in the Commonwealth of Virginia shall have originated originate from U. S. Pullorum-Typhoid Clean or equivalent flocks or have had a negative pullorum-typhoid test within 90 days of the movement to the public exhibition.

§ 3. Poultry flock requirements.

Section 12.3

All poultry flocks from which hatching eggs are set in any Virginia hatchery must be in compliance with the current pullorum-typhoid provisions of the National Poultry Improvement Plan. (9 CFR, Section 445:23(b)(3),(4),(5), and related provisions in Subparts C, D, and E.) (9 CFR, §§ 145.1 through 145.54).

Original

DIVISION OF MARKETS

No. 45231

VIRGINIA DEPARTMENT OF AGRICULTURE

Washington Bldg., 1100 Bank St. 1200 Ex Main Street Richmond
116 Reservoir Street Harrisonburg

Lab No.

FLOCK SELECTION AND PULLORUM TESTING REPORT

Flock Owner					
			Dc	nte of Report	
Address	7		Dc	nte of Test	
Flock No	Breed		Ble	ed By	
Hatchery		Sc	ource of Birds		
Number Rejected.	Whole Flock	Breede	ers Only	Initial Test	Retest
Females Tested	Pos	_Neg	Males Tested	Pos	Neg
-	INSTRUCTIONS I	FOR DISPOSIN	G OF REACTORS	(READ CAREFULLY)	¥.
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examination. Do not real A reactor to the blood	d PREPAID emove the leg band I test in many cases for bacteriological ex-	of these reactors. Use the end is not infected carmination. If regs until retests	ors to the State Lab closed post card to I with pullorum di eactors are not sea show no reactors	oratory that is nearest notify laboratory rece sease. This is why it at when requested, w	to you for bacteriological
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Vol. 2, Issue 2



COMMONWEALTH of VIRGINIA

S. MASON CARBAUGH

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES DIVISION OF ANIMAL HEALTH AND DAIRIES SUITE 600, WASHINGTON BUILDING, 1100 BANK STREET RICHMOND 23219 GEORGE B. ESTES, D.V.M.

116 Reservoir Street Harrisonburg, Virginia 22801

то:	
The above number is your Virginia Approval Number for shippin	g
hatching eggs, chicks, poults and breeding stock into the State of	
Virginia and should be recorded on all Forms or Shipping Certifica	tes,
The number will expire on December 31, 1985. Ivan L. Long, Supervisor National Poultry Improvement Plan	
/drf 5. MASON CARBAIN	COMMONWEALTH of VIRGINIA DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES DIVISION OF ANIMAL HEALTH AND DARRIES SUITE 600, WASHINGTON BUILDING, 1100 BANK STREET RICHMOND 23219
	116 Reservoir Street Harrisonburg, Virginia 22801
	TO:
· · · · · · · · · · · · · · · · · · ·	The above number is your Virginia Approval Number for shipping psittacine birds into the State of Virginia and should be recorded on all Forms or Shipping Certificates. The number will expire on December 31, 1985. January L. January Ivan L. Long, Supervisor National Poultry Improvement Plan
	/drf

FORM APPROVED OMB NO. 40 R-3033

No.D 36774

U. S. DEPARTMENT OF AGRICULTURE
AGRICULTURAL RESEARCH SERVICE
THE NATIONAL POULTRY IMPROVEMENT PLAN

REPORT OF SALES OF HATCHING EGGS, CHICKS, AND POULTS (For Shipment Outside the United States)

2. NAME & ADDRESS OF PURCHASER (15-19)

3. NAME & ADDRESS OF PRODUCER OR SHIPPER (Include zip code) (20-21)

4. NAME & ADDRESS OF PRODUCER'S AGENT (Include zip code)



		7. PRODUCT (30)				8. SEX (31)							Intended use) (32)					10. CLASSIFICATION				ON-	U.S.	
5. QUANTITY (22-27) 6. VARIETY, STRAIN		1000				\prod				Pro	nme ducti	ion	Bre		ng	Bre		ng		E				
(22-27) UNIT (28)	OR TRADE NAME (29)	- Chicken Eggs	7 Turkey Eggs	£ Chicks	100	u Other	1 Straight-run	N Females	w Males	1 E99s	2 Meat	2 Other	4 E995	-G Meat	o Other		8 Meat	6 Other	Pullorum —	M. Gallise Clean	Typhimurium (32)	(96) Approved	(2. Clean	
			F		L						F													
is participating in the	t the above named producer or shipper e National Poultry Improvement Plan and classification of the products listed ed.	11	, SI	GN	AT	UR	EC	FS	TA	TE			СТ	DR						12.	DATE			
NPIP FORM 15F (1.3 MAR 1976	3)	F	OF	EI	G۱	I S	AL	ES	-40		123					(T	o b	e m	ailed	by p	roduc Agen	er's		

No F153/152

UNITED STATES DEPARTMENT OF AGRICULTURE
ANIMAL AND PLANT HEALTH INSPECTION SERVICE
VETERINARY SERVICES
THE NATIONAL POULTRY IMPROVEMENT PLAN

REPORT OF SALES OF HATCHING EGGS, CHICKS, AND POULTS

2. NAME & ADDRESS OF PURCHASER (Include zip code)

3. NAME & ADDRESS OF PRODUCER OR SHIPPER (Include zip code)

	5. VARIETY, STRAIN, OR TRADE NAME	6. PRODUCT				7. SEX			8. TYPE (Intended use)							se)		9. CLASSIFICATION - U.S.					
		1 5 1	56			Other	กก			Commercial Production Stock				Primary Breeding Stock		ng	lean	ticum	9		OTHE (Specif:		
4. QUANTITY			Turkey Eggs	Chicks	Poults		Straight-ru	Females		Eggs	Meat	Other	Eggs	Meat	Other	E995	Meat	Other	Pullorum- Typhoid CI M. Gallisep	M. Gallisep Clean	M. Synoviae Clean	Sanitation	

10. REMARKS: (Services performed on products in shipment; e.g., vaccination, debeaking, dubbing, etc., but not necessarily certified by State Inspector).

This is to certify that the above named producer or shipper is participating in the National Poultry Improvement Plan. 1. SIGNATURE OF STATE INSPECTOR

12. DATE

VS FORM 9-3 Supersedes NPIP Form 15 (Nov 78), (SEP 79) which may be used. COPY TO ACCOMPANY SHIPMENT

Final Regulations

This report is required by R in non-classification of poul					APPROVED IO. 0579-0007	REPORT	^{No.} Д -	13851
UNITED STATES DEP ANIMAL AND PLANT I NATIONAL POUL	ARTMENT OF	AGRICULTURE CTION SERVICE	SUBPART:	Type Chickens	1=		hold Clean	1
FLOCK SELECTING	G AND TEST	ING REPORT	D - Turk	: Type Chickens keys krfowl, Exhibition try and Game B	M. Sy	noviae Cli ition Mon	ean	Multiplier &
1, Name and Address of Flo	ockowner (Inclu	de Zip Code)						
2. Location of Flock 4. Supply Flock for: (Nam	e and address of	hatchery or deale	- Include Zip Coo	de)	3. c		eceding Te	st - This Location
5. Breed, Variety, Strain or	Trade Name of	Stock			-	Cod	e Identifica	ation
6. MALES (Source & Numi	ber)	Date of Hatch	7, FEMALES (So	urce & Number	Date o	f Hatch	8. TOTA	L Birds Selected
BLOOD TESTING	(a) Number of Males Tested	(b) Number of Females Tested	(c) TOTAL Number Tested	(d) Number of Reactors	(e) Number Sent to Laboratory	(1)	Laborator:	y Findings
9, PULLORUM-TYPHOID								•
10. M. GALLISEPTICUM								
11, M. SYNOVIAE		ENC	LOSUR	E#7				
12. OTHER (specify)								
I agree to keep my goultry	EMENT OF FL breeding stock	segregated from or	ther poultry and	Signature of In	spector or author	ized agent	t	Date
in accordance with the pro State Agency. I further as Official State Agency as pr	ree to flock insi	pection by a repre	sentative of the	Signature of fl	ockowner	-		Date
VS FORM 9-2 (JUN 81)				P,	ART 1 - OFFICIA	LSTAT	E AGENC	Y COPY

U.S. DEPARTMENT OF AGRICULTURE ANIMAL AND PLANT HEALTH INSPECTION SER	Wier		FORM APPROVED - OMB NO	0. 0579-0007	
		STATE	DAT	E SUBMITTE	ED
REPORT OF HATCHERIES, DEALERS AND INDEPEND	DENT FLOCKS				
PARTICIPATING IN THE NPIP		SUBMITTED BY:	- 100 L		
PORTANT: Read instructions on reverse.					
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NAMES AND ADDRESSES OF PARTICIPANTS	SUBPART OR TYPE OF	EGG CAPACITY OR TYPE OF	PRODUCTS CLASSIF		CLASSIFICATION FOR WHICH THES
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compl	leting this form.			L	HER (Specify)		
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тне	U. S. DEPARTMENT AGRICUL TURAL R ANIMAL SCIENCE I	RESEARC	H SERVII	E ION	1. NAME & M	AILING AUD	RESS OF HA	TCHERY (includ	e zip co	de.)
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								*		
			-	5, C	OMPLIANCE					
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	(Affiliated flocks)		Ha	ndling of marke	t eggs		Cleanliness			
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/	Sales		FOR	Incubation			Equipment c	leanliness		
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Egg s	hell color	++	На	tchery ventilati	on					
(1 int	White eggs)				SUPPLY FLOR	CKREPLAC	EMENT			
	NAME SOURCE OF FLOO	K OF OR	IIGIN A	INDICAT	E P-PRIMARY	OR M-MULT	PLIER	OFFICIAL CL	ASSIFIC	CATION
_			-							
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FLOCK INSPECTION AND BLOOD TESTING REPORT

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		Date Inspected	
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Breed Sells to			
Whole Flock Breeders Only No. Rejected	_	FEMALES	MALES
Inspection complete More to follow	BIND NO		<u> </u>
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Source of Males	BAND NO.		
U. S. Approved U. S. Certified			
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<u>Title of Regulations:</u> VR 115-02-08. Rules and Regulations Governing the Qualifications for Humane Investigators.

Statutory Authority: § 29-213.75 of the Code of Virginia.

Effective Date: November 27, 1985

Summary:

This regulation prescribes the eligibility, training, examination and appointment requirements for individuals who desire to be certified as humane invesigators in Virginia. It replaces Regulation AHD 13 entitled, "Qualifications for Humane Investigators." The new regulation contains no substantive change from the one it replaces. Improvement has been made in the clarity of the document.

VR 115-02-08. Rules and Regulations Governing the Qualifications for Humane Investigators.

§ 1. Requirements and procedures relating to application for approval of humane investigators.

Section 13.1

- A. An applicant must be at least 18 years of age and shall have a minimum of a high school diploma or its equivalent .
- B. An applicant shall not have been convicted of a felony or a crime of moral turpitude.
- C. An applicant shall file a completed Application for Approval of Humane Investigator with the State Veterinarian. The blank application for approval of humane investigator shall be supplied by the State Veterinarian.
- D. An applicant shall list on the application for approval of humane investigator the names and addresses of three persons who know the qualifications and character of the applicant. The three persons listed as references shall not be related to the applicant.
- E. An applicant shall provide a summary of past and present employment and an educational background summary on the application for approval of humane investigator.
- § 2. Prescribed training program.

Section 13.2

A. A prospective humane investigator shall be required to complete satisfactorily a prescribed training program within 12 months following the date of filing an application for approval of humane investigator with the State Veterinarian. The prescribed training program shall be

approved by the State Veterinarian and consist of the subject matter and requirements listed below:

- 1. The humane and animal welfare laws and regulations of the Commonwealth of Virginia.
- 2. Practical information about the proper care of animals and birds.
- 3. Investigative procedures.
- Applicable local health, animal control, and zoning ordinances.
- 5. Approved materials and methods used for euthanasia.
- 6. The Miranda Rule.
- 7. Six months of field training with a qualified humane investigator or other law-enforcement officer as defined in § 9-108.1 of the Code of Virginia.
- 8. Attendance at no less than three criminal trials.
- B. Verification of training shall be made to the State Veterinarian by a qualified humane investigator or other law-enforcement officer.
- C. The State Veterinarian is directed to maintain a current list of prospective humane investigators who have applied for approval and are undergoing training.
- § 3. Written examination.

Section 13.3

Prospective humane investigators shall be required to pass a written examination on the subject matter and requirements set forth in \S 13.2 \S 2. of these rules and regulations. The examination shall be prepared and administered by the State Veterinarian.

§ 4. Approved list of humane investigators.

Section 13.4

- A. The names of humane investigators who have satisfactorily completed the requirements contained in $\S\S$ 13.1, 13.2, and 13.3 $\S\S$ 1., 2., and 3. of these rules and regulations shall be placed on a current list of approved humane investigators maintained by the State Veterinarian.
- B. All humane investigators appointed by a Court of Record in Virginia prior to July 1, 1977, are hereby placed on the State Veterinarian's list of approved humane investigators, unless an objection is filed by the Attorney for the Commonwealth in a Jurisdiction wherein the appointment was made.
 - B. No requirements set forth herein shall be waived

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except by affirmative vote of the Board of Agriculture and ϵ -ommeree Consumer Services.

D. If the Commonwealth's Attorney of a local jurisdiction certifies there is an urgent need for a humane investigator in his jurisdiction and the State Veterinarian conducts an examination of the qualifications of the prospective investigator and is satisfied that the candidate is qualified by reason of his knowledge of topics outlined in Section 13.2 of these Rules and Regulations, the State Veterinarian may place the candidate forthwith on the approved list, The provisions of this subsection shall expire on July 1, 1979, unless re-enacted by the Board.

APPLICATION FOR APPROVAL OF HUMANE INVESTIGATOR

Telephone

Name												- 111
(La	ist)	(First)			(Mid	dle)			(He	ome)	(Bu	siness)
Permanent Add	dress											
		(Street and	Number)			(C	lity)		(S	iate)	(Zip	Code)
Temporary Ad	dress											
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List all schoo	ols you have	attended, inclu	ding arme	ed force:	s sch	ools,	USA	FI, a	nd other	correspond	lence c	ourses.
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Business or Vocational		£.										
College												
Technical		7. 10 m					1 10			-		- 07 -
Graduate or Professional												
Other, e.g., Armed Forces Carrespondence	4											

Final Regulations

Have you ever been convicted of a felony or a crist	ne of morat turpitude? If the answer is yes, please explain.
Furnish below a summary of your present a working back to the first you held.	nd past employment, beginning with your current position and
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(State)	CALCUME 1/1 YOUR PLACED.
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Kind of business or organization	
Number and class of employers you supervised	
Name and title of your immediate supervisor	
Reason for leaving	
(2) NEXT PREVIOUS POSITION Place (City) (State)	Exact title of your position:
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Number and class of	
employees you supervised	
Name and title of your immediate supervisor	
Power to be seen	
Reason for leaving	

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Whether you are applying for initial approval as a humane investigator or have been approved and appointed as a humane investigator, please indicate the following about the position: Part-time Full-time Voluntary Salaried Amount of annual salary If you hold a current appointment as a humane investigator, please give the following information relative to the appointment: Name of Circuit Court Date of Appointment Name of Circuit Court Judge Interview and testing centers are located in Richmond, Ivor, Lynchburg, Warrenton, Wytheville, and Harrisonburg. Please indicate your preference	Use the space below to give a in professional societies, etc.,	dditional information about yo , or to amplify any statement	ur qualifications, such as scholastic honors, membership made in this application.
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I hereby certify that the information given in this application is true and accurate to the best of my knowledge.	I hereby certify that the info	ormation given in this applica	tion is true and accurate to the best of my knowledge,
DateSignature	Date		Signature
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VIRGINIA DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES Richmond, Virginia Richmond, Virginia Richmond, Wirginia	has satisfactorily completed	given by Division of Fraimal Health & Dairies	DATE. CREDIT HOURS	STATE VETERINARIAN DIVISION TRAINING OFFICER
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VIRGINIA MARINE RESOURCES COMMISSION

Effective July 1, 1984, the Marine Resources Commission was exempted from the Administrative Process Act for the purposes of promulgating regulations. However, they are required to publish the full text of final regulations.

<u>Title of Regulation:</u> VR 450-01-0035. Pertaining to the Culling of Oysters.

Statutory Authority: §§ 28.1-23 and 28.1-85 of the Code of Virginia.

Effective Date: October 1, 1985

PREAMBLE

The 1985 General Assembly passed House Bill 1386, which repealed culling and inspection requirements on the taking of oysters from all public oysters beds, rocks, or shoals and transferred, to Virginia Marine Resources Commission, the authority to set these requirements. This regulation, therefore, is designed to reestablish culling inspection requirements.

This regulation reestablishes the 3-inch cull size (minimum size limit) and inspection procedures in all clean cull areas and also establishes a requirement that oysters taken from public grounds be placed in an open pile on the boat for inspection purposes.

VR 450-01-0035. Pertaining to the Culling of Oysters.

- § 1. Authority, prior regulations, effective date.
- A. This regulation is promulgated pursuant to the authority contained in §§ 28.1-23 and 28.1-85 of the Code of Virginia.
- B. No prior regulations pertain to oyster culling and inspection requirements.
- C. The effective date of this regulation is October 1, 1985.

§ 2. Purpose.

The purpose of this regulation is to establish culling requirements (minimum size limit) and inspection procedures which will provide protection for the public oyster beds, rocks, and shoals in Virginia's tidal waters.

§ 3. Definitions.

- A. Clean cull areas: All natural public oyster beds, rocks, or shoals in the tidal water of Virginia, except those designated by the Marine Resources Commission as seed areas, shall be considered clean cull areas.
 - B. Seed areas: All natural public oyster beds, rocks, or

shoals designated for the harvest of seed oysters, as follows:

- 1. Seaside of Eastern Shore All of the public oyster grounds on the eastern side of Accomac and Northhampton counties on Virginia's Eastern Shore.
- 2. James River All of the public oyster grounds in the James River and its tributaries above a line drawn from Cooper's Creek in Isle of Wight County on the south side of the James River to a line in a northeasterly direction across the James River to the Newport News municipal water tank located on Warwick Boulevard between 59th Street and 60th Street in the City of Newport News.

§ 4. Minimum ("cull") size.

A: All oysters taken from clean cull areas shall be culled on their natural beds, rocks, or shoals as taken and shall not be less than three inches in length. All undersized oyster and/or shells shall be returned immediately to their natural beds, rocks, or shoals. When small oysters are adhering so closely to the shell of the marketable oysters as to render removal impossible without destroying the young oyster, then it shall not be necessary to remove it.

B. All oysters taken from the James River Seed Area for direct marketing or processing and not for transplanting as seed shall be subject to the 3 inch minimum size limit and inspection procedures for clean cull areas, as described in § 6, Part A, of this regulation.

§ 5. Culling requirements.

- A. All oysters taken from natural public oyster beds, rocks, or shoals shall be placed on the culling board and culled by hand to the inside open part of the boat in a loose pile; however, when oysters are taken by hand and held in baskets or other containers they shall be culled as taken and transferred from the container to the inside open part of the boat in a loose pile and subject to inspection by any Marine Resources Commission law-enforcement officer.
- B. If oysters from leased grounds and oysters from public grounds are mixed in the same cargo on a boat or motor vehicle, the entire cargo shall be subject to inspection under this regulation.
- C. It shall be unlawful for any harvester/catcher to store oysters taken from public grounds on any boat in any type of container and all oysters taken from said areas shall be sold or purchased only in the regular oyster one-half bushel or one bushel measure as described in § 28.1-136 of the Code of Virginia.

§ 6. Inspection procedures.

In the inspection of oysters the law-enforcement officer

shall, with a shovel, take at least one bushel of oysters at random, provided that the entire bushel shall be taken at one place in the open pile of oysters.

A. In the clean cull areas, if as much as one four-quart measure of undersized oysters and/or shells are found per bushel inspected it shall constitute a violation of this regulation.

B. In the seed areas, if as much as one six-quart measure of shells are found per bushel inspected it shall constitute a violation of this regulation.

§ 7. Penalty.

As set forth in § 28.1-23 of the Code of Virginia, any person, firm, or corporation violating any provision of this regulation shall be guilty of a Class I misdemeanor.

/s/ William A. Pruitt Commissioner

<u>Title of Regulation:</u> VR 450-01-8507. Closure of Public Oyster Rocks on the Seaside of Eastern Shore.

Statutory Authority: § 28.1-85 of the Code of Virginia.

Effective Date: October 1, 1985

PREAMBLE

The following order of the Virginia Marine Resources Commission is established to close to the taking of shellfish (oysters and clams) that portion of Poynter Rock and "John East Turn" Rock on the Seaside of Eastern Shore where shells were planted by the State Repletion Program in 1984.

VR 450-01-8507. Closure of Public Oyster Rocks on the Seaside of Eastern Shore.

§ 1. Authority and effective date.

A. This order is promulgated pursuant to authority contained in § 28.1-85 of the Code of Virginia.

B. The effective date is October 1, 1985.

§ 2. Purpose.

The purpose of this order is to conserve the oyster resource in certain areas; thereby, allowing the oysters that are present to grow to market size.

§ 3. Closed areas.

Areas on the Seaside of Eastern Shore where the State Repletion Program planted shells in 1984 and known as Poynter Rock and "John East Turn" Rock in the Thorofare (Mockhorn Channel) near Oyster, Virginia are closed to the taking of oysters and clams by any method.

§ 4. Penalty.

As set forth in § 28.1-23 of the Code of Virginia, any person, firm, or corporation violating any provisions of this order shall be guilty of a Class I Misdemeanor.

/s/ William A. Pruitt Commissioner

DEPARTMENT OF MENTAL HEALTH AND MENTAL RETARDATION

<u>Title of Regulation:</u> VR 470-01-02. Mandatory Standards for the Certification of First Offender Drug Abuse Diversion and Education Programs.

Statutory Authority: § 18.2-252 of the Code of Virginia.

Effective Date: December 1, 1985

Summary:

The Mandatory Standards for the Certification of First Offender Drug Abuse Diversion and Education Programs are designed to establish minimum criteria necessary for any agency to operate a first offender drug abuse diversion and education program in the Commonwealth of Virginia. These programs are designed to assist the criminal court system in providing an educational alternative to traditional criminal justice system sanctions for first time, misdemeanor offenders of the Commonwealth's controlled substances statutes.

The certification standards will apply to any agency currently operating a first offender drug abuse diversion and education program and to agencies wishing to establish such programs. The standards outline the requirements for submission of letters of intent (applications) to the Department of Mental Health and Mental Retardation and for coordination of applications with the community services boards. The standards also outline the requirements for admission, staff qualifications, referral agreements with the courts and the reporting responsibilities of agencies operating these programs. Drug toxicology screenings and the payment of fees by program participants are additionally outlined in the standards.

The Department of Mental Health and Mental Retardation has reviewed comments regarding the proposed standards. Comments were received from the Office of the Governor, the Office of the Attorney General, the Department of Planning and Budget and the general public. A public hearing on the proposed standards was held in June to receive further public

comments. Reaction to comments that the department felt appropriate are incorporated into the final certification standards.

The statutory authority for the State Mental Health and Mental Retardation Board to promulgate these certification standards is §§ 37.1-10 and 18.2-251 of the Code of Virginia. The State Mental Health and Mental Retardation Board reviewed the revised standards and the responses to the public comments at its September meeting. The final Mandatory Standards for the Certification of First Offender Drug Ause Diversion and Education Programs were approved at that meeting.

VR 470-01-02. Mandatory Standards for the Certification of First Offender Drug Abuse Diversion and Education Programs.

PART I. INTRODUCTION.

[§ 1.1. These standards The mandatory Standards for the Certification of First Offender Drug Abuse Diversion and Education Programs] are intended to establish the criteria for the certification of programs designed specifically to provide a substance abuse education alternative for first offender clients referred by the court under the provisions of § 18.2-251 of the Code of Virginia.

[§ 1.2. The legal authority for the establishment of these standards is § 18.2-251 of the Code of Virginia.]

Article 1. Definitions.

[§ 1.3. § 1.1.] The following words and terms, when used in these regulations, shall have the following meaning, unless the context clearly states otherwise:

["Clientele" means defendants from juvenile or general district court referred in accordance with the provisions of § 18.2-251 of the Code of Virginia. Specifically, the referrals must be court-ordered, first time offenders for the simple possession of controlled substances and liable for the payment of the \$50 to \$75 fee for participation as established by law.]

"Clinical screening [evaluation] " means a substance abuse [experiential] history, a brief social history, and a brief mental status evaluation, adequate to identify substance abuse problems which require referral into treatment.

"Community service board" means a citizen's board established pursuant to § 37.1-195 of the Code of Virginia, which provides mental health, mental retardation and substance abuse programs and services within the political subdivision or political subdivisions participating on the board.

"Court ordered referral" means a written order from the court stipulating the section of the code under which the referral was made, the name and other identifying information of the client [;] and specific reporting instructions for the client and the program manager.

"Department" means the Department of Mental Health and Mental Retardation.

"Diversion" means a process where a defendant is provided an alternative to traditional criminal justice system dispositions.

"Drug toxicology screenings" [means mean] the laboratory analysis of urine samples for the detection of substances related to the ingestion of controlled substances. On-site analysis, utilizing standardized kits and agents, is allowed in this program.

"Education program" means an organized plan of instruction in substance abuse designed to provide current information on substances of abuse and their physical/psychological effects on the human body and the overall impact on the community.

["Program management" means the agent or organization responsible for the planning, organization, direction, coordination and fiscal control of the First Offender Diversion/Education Program.

"Program objectives" mean those objectives which constitute the specific nature of the program, the clientele to be served, the product or services to be provided and the anticipated outcomes expressed in the program description.

"Staffing requirement" means staff assigned to perform specific functions which are instrumental in the accomplishment of the program's objectives and strategies. If staff changes affect the provision of prescribed services or goal attainment, reapplication is necessary.

Article 2. Legal Base.

§ 1.2. The legal authority for the establishment of these standards is § 18.2-251 of the Code of Virginia.]

PART II ADMINISTRATIVE REQUIREMENTS

Article 1. Application Process.

§ 2.1. As of [July December] 1, 1985, programs currently operating under the provision of § 18.2-251 of the Code of Virginia, shall submit a letter of intent as an application to operate a First Offender Drug Abuse Diversion/Education Program to the community services board serving the catchment area in which the program will operate and to the Department of Mental Health and Mental Retardation.

- A thorough description of the program including the [
 curriculum and educational objectives, organization in a
 private corporate structure or the community services
 board structure, and a description of all interagency
 activity affecting the program clientele to be served,
 provisions for drug toxicology screening, the education
 program objectives, program management and
 organizational structure, overall program objectives and the
 staffing requirements] shall be included in the letter of
 intent.
- § 2.2. As of [July December] 1, 1985, all agents or agencies wishing to establish and operate programs shall submit a letter of intent as an application to operate a First Offender Drug Abuse Diversion/Education Program to the community services board serving the catchment area in which the program will operate and to the Department of Mental Health and Mental Retardation, A thorough description of the program [including the curriculum and educational objectives, organization in a private corporate structure or the community services board structure; and a description of all interagency activity affecting the program clientele to be served, provisions for drug toxicology screening, the education program objectives, program management and organizational structure, overall program objectives and the staffing requirement] shall be included in the letter of
- § 2.3. The community services boards shall review all applications to operate a First Offender Diversion/Education Program and forward all comments, [along with a including a positive or negative certification] recommendation [that the program be certified or not to be certified,] to the Department of Mental Health and Mental Retardation.
- § 2.4. The Department of Mental Health and Mental Retardation shall notify the community services board and the program seeking certification of its decision within 45 days of the receipt of the review and recommendation from the community services board.
- A. Programs not recommended for certification shall have the opportunity to appeal through the office of the Commissioner of [the Department Mental Health and Mental Retardation .
 - 1. All negative case decisions shall be managed in accordance with the policies and procedures for appeal which have been established by the Department of Mental Health and Mental Retardation.

]
- § 2.5. Certification is required only once unless the program changes its objectives, staffing [patterns, curriculum, clientele or organizational structure requirement, or program management]. If changes occur in these areas a new application for certification shall be required.

§ 2.6. Certified programs [shall may] be reviewed by the community services board and the Department of Mental Health and Mental Retardation [if the department and/or the community services board has reason to suspect that the program is not operating in accordance with the criteria established in these standards at any time].

Article 2. Admissions, Screening, Courts, Education and Reporting.

- § 2.7. There shall be an intake and [clinical] screening process administered for each client referred [to the program].
- [A.] The process shall include a written description of the intake assessment and admissions [policy policies] and procedures from initial client contact through the implementation of services or a referral to a more appropriate program.
- § 2.8. Referral agreements shall be made with local courts, and [clarification as to whether clarify if] drug toxicology screening shall be required on all referrals made [in accordance with § 18.2-251 of the Code of Virginia].
- [§ 2.9. A.] The program shall have written [policy and procedure policies and procedures] for drug toxicology screening as a means of adhering to court orders for such services.
- [§ 2.10: § 2.9.] The programs shall accept fees from clients as required by the court as a condition of program participation[; and fees are to be paid by the client for drug toxicology screening. Records shall be maintained for reporting and accountability of such fees.
- A. Fees for drug toxicology screening shall be paid by the client.
- B. The program shall maintain the reporting and accountability for such fees.]
- [§ 2.11. § 2.10.] The programs shall provide a basic course in substance abuse education.
- [A.] The course [will shall] be approved by the community services board and shall include, but not be limited to, the social, physical, psychological impact of drug and alcohol abuse, and the concerns of the criminal justice system related to the support of organized crime [along with and] local criminal activity to support drug sales and distribution.
- [\S 2.12. \S 2.11.] The programs shall establish written policies and procedures that shall indicate:
 - [A. 1.] Written agreements signed by participants outlining program participation expectations.

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- [B. 2.] Criteria for successful completion of the program.
- [& 3.] Criteria for termination from the program before successful completion
- [D. 4.] Procedures for notifying the court of terminations or referrals.
- [§ 2.12. § 2.12.] The programs shall retain quarterly calendar year reports to include the numbers of persons referred to the First Offender Diversion/Education Programs, the number of persons completing the program, the numbers terminated before completion, and those referred to treatment.
- [§ 2.14. § 2.13.] Programs shall establish a written protocol for receiving, referring, and reporting clients [and client information] with each court utilizing the program.
- [§ 2.14. Programs shall not permit juveniles below the age of 16 years to attend educational sessions with the general population at or above 16 years of age.
- A. Juvenile court referrals 16 years and under shall be received in a separate educational process.]
- \S 2.15. Staffing for these programs shall be limited to persons who by licensure, certification [τ] or documentation of training and experience are qualified to conduct substance abuse education.

GENERAL NOTICES/ERRATA

Symbol Key † † Indicates entries since last publication of the Virginia Register

NOTICES OF INTENDED REGULATORY ACTION

VIRGINIA DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

† Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia Department of Agriculture and Consumer Services intends to consider promulgating regulations entitled: Regulation Declaring Iliamna corei, Peter's Mountain Mallow, as an Endangered Plant. Iliamna corei or Peter's Mountain Mallow, is a member of the Malvaceae plant family (mallow). There is only one known existing, naturally occurring population of this plant species in the world; in Giles County, Virginia. The population is very small, consisting of only five plants and is in danger of extinction due to pressures of competing vegetation, plant collecting, and low reproductive potential. The regulation would prevent the plants' collection and allow for a comprehensive recovery conservation program.

Statutory Authority: § 3.1-1025 of the Code of Virginia.

Written comments may be submitted to Raymond D. Vaughan, Secretary, Virginia Board of Agriculture and Consumer Services.

CONTACT: Raymond D. Vaughan, Secretary, Virginia Board of Agriculture and Consumer Services, P. O. Box 1163, 1100 Bank Street, Richmond, Va. 23209, telephone (804) 786-3501.

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia Department of Agriculture and Consumer Services intends to consider promulgating regulations entitled: Rules and Regulations Governing Brucellosis Calfhood Vaccination. The purpose of the proposed regulations is to require brucellosis calfhood vaccination of all female cattle four months of age or older which enter the Commonwealth of Virginia for feeding and breeding purposes, and to require the same vaccination for female cattle of similar age that are sold at Virginia livestock markets for placement on Virginia farms. Such vaccinations will enhance the prevention, control and eradication of brucellosis from the

cattle population within Virginia.

Statutory Authority: § 3.1-726 of the Code of Virginia.

Written comments may be submitted until December 31, 1985.

CONTACT: Dr. A. J. Roth, Chief, Bureau of Veterinary Services, Washington Bldg., Suite 600, 1100 Bank St., Richmond, Va. 23219, telephone (804) 786-2483.

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia Department of Agriculture and Consumer Services intends to consider promulgating regulations entitled: Rules and Regulations Governing the Transportation of Companion Animals and Horses. The purpose of the proposed regulations is to specify those requirements to be met when transporting live companion animals and horses that will preclude the inhumane treatment of these animals and foster handling and care practices that will enhance their well-being during periods of transit within the state.

Statutory Authority: § 29-213.37 of the Code of Virginia.

Written comments my be submitted until December 31,

CONTACT: Dr. Tonya Higgins, 'Animal Welfare Officer, Bureau of Veterinary Services, Washington Bldg., Suite 600, 1100 Bank St., Richmond, Va. 23219, telephone (804) 786-2483.

STATE AIR POLLUTION CONTROL BOARD

† Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the State Air Pollution Control Board intends to consider amending regulations entitled: Regulations for the Control and Abatement of Air Pollution (VR 120-01). The purpose of the intended amendments is to change the agency's regulations to provide the latest edition of referenced documents and to provide a consolidated list of referenced documents to facilitate easy location.

Vol. 2, Issue 2

General Notices/Errata

Statutory Authority: § 10-17.18(b) of the Code of Virginia.

Written comments may be submitted until November 27, 1985, to Robert A. Mann, Director of Program Development, State Air Pollution Control Board, P. O. Box 10089, Richmond, Virginia 23240.

CONTACT: M. E. Lester, Division of Program Development, State Air Pollution Control Board, P. O. Box 10089, Richmond, Va. 23240, telephone (804) 786-7564.

STATE BOARD OF CORRECTIONS

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the State Board of Corrections intends to consider amending regulations entitled: Minimum Standards for Jails and Lockups. The purpose of the proposed amendments is to propose changes consistent with greater uniformity and interpretation for application thereof.

Statutory Authority: § 53.1-5 of the Code of Virginia.

Written comments may be submitted until December 1, 1985.

CONTACT: Vivian T. Toler, Confidential Secretary, State Board of Corrections, P. O. Box 26963, Richmond, Va. 23261, telephone (804) 257-6274.

CRIMINAL JUSTICE SERVICES BOARD

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Criminal Justice Services Board intends to consider amending regulations entitled: Rules Relating to the Certification of Criminal Justice Instructors. The purpose of the proposed amendments is to update existing requirements for instructor certification.

This is part of the board's routine periodic review process.

Statutory Authority: § 9-170 (1) (11) of the Code of Virginia.

Written comments may be submitted until November 14, 1985 to Mr. L. T. Eckenrode, Department of Criminal Justice Services, 805 East Broad Street, Richmond, Virginia 23219.

CONTACT: J. R. Marshall, Executive Assistant, Department of Criminal Justice Services, 805 E. Broad St., Richmond, Va. 23219, telephone (804) 786-8730.

VIRGINIA BOARD OF DENTISTRY

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia Board of Dentistry intends to consider promulgating, amending and repealing regulations entitled: Rules and Regulations Governing the Practice of Dentistry and Dental Hygiene. The purpose of the proposed regulations is to regulate the practice of dentistry and dental hygiene.

Statutory Authority: § 54.1-163 of the Code of Virginia.

Written comments may be submitted until November 25, 1985.

CONTACT: Nancy T. Feldman, Executive Director, 517 W. Grace St., Richmond, Va. 23220, telephone (804) 786-0311.

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VIRGINIA STATE LIBRARY BOARD

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia State Library Board intends to consider amending regulations entitled: Standards for the Microfilming of Public Records for Archival Retention (VR 440-01-137.1). The purpose of the proposed amendment is to provide minimum standards for film stock, microfilming procedures, processing, handling and inspection, and storage of microfilm used in filming records of permanent value

Statutory Authority: § 42.1-82 of the Code of Virginia.

This amendment is made to revise existing standards and to conform to revised national standards.

Written comments may be submitted until November 11, 1985.

CONTACT: Louis Manarin, State Archivist, 11th St. at Capitol Square, Richmond, Va. 23219-3491, telephone (804) 786-5597.

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia State Library Board intends to consider amending regulations entitled: Archival Standards for Recording Deeds and Other Writings by a Procedural Microphotographic Process (VR 440-01-137.2). The purpose of the proposed amendments is to provide minimum standards for film stock, microfilming procedures, processing, handling and inspection, and storage of microfilm used in a procedural microphotographic process for microfilming permanent records.

This proposed amendment is made to revise existing standards and to conform to revised national standards.

Statutory Authority: §§ 17-60, 17-70, 17-70.1, and 42.1-82 of the Code of Virginia.

Written comments may be submitted until November 11, 1985.

CONTACT: Louis Manarin, State Archivist, 11th St. at Capitol Square, Richmond, Va. 23219-3491, telephone (804) 786-5597.

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia State Library Board intends to repeal regulations entitled:

Minimum Standards for Instruments Recorded by a Microphotographic Process (VR 440-01-137.3).

This regulation is superceded by Standards for Recorded Instruments (VR 440-01-137.7).

Statutory Authority: § 41.1-82 of the Code of Virginia.

Written comments may be submitted until November 11, 1985.

CONTACT: Louis Manarin, State Archivist, 11th St. at Capitol Square, Richmond, Va. 23219-3491, telephone (804) 786-5597.

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia State Library Board intends to consider amending regulations entitled: Standards for the Microfilming of Ended Law, Chancery and Criminal Cases by the Clerks of the Circuit Courts Prior to Disposition (VR 440-01-137.4). The purpose of the proposed amendments is to provide minimum standards for film stock, microfilming procedures, processing, handling and inspection, and storage of microfilm used in filming all ended records, papers, or documents pertaining to law, chancery, and criminal cases.

Amendments made to revise existing standards and to conform to revised national standards.

Statutory Authority: §§ 17-17.4 and 42.1-82 of the Code of Virginia.

Written comments may be submitted until November 11, 1985.

CONTACT: Louis Manarin, State Archivist, 11th St. at Capitol Square, Richmond, Va. 23219-3491, telephone (804) 786-5597.

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia State Library Board intends to consider amending regulations entitled: Standards for Computer Output Microfilm (COM) for Archival Retention (VR 440-01-137.5). The purpose of the proposed amendments is to provide minimum standards for film stock, microfilming procedures, processing, handling and inspection, and storage of computer output microfilm generated for records of permanent value.

These amendments are being proposed to revise existing standards and to conform to revised national standards.

Statutory Authority: § 42.1-82 of the Code of Virginia.

Written comments may be submitted until November 11, 1985.

CONTACT: Louis Manarin, State Archivist, 11th St. at Capitol Square, Richmond, Va. 23219-3491, telephone (804) 786-5597.

DEPARTMENT OF MEDICAL ASSISTANCE SERVICES

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Department of Medical Assistance Services intends to consider amending regulations entitled: Nursing Homes Reimbursement Rates. The purpose of the proposed amendments is to establish the methods by which the agency determines reimbursement rates for skilled and intermediate care nursing homes.

Statutory Authority: § 32.1-325 of the Code of Virginia.

Written comments may be submitted until November 15, 1985.

CONTACT: Ray T. Sorrell, Director, Department of Medical Assistance Services, 109 Governor St., Suite 800, Richmond, Va. 23219, telephone (804) 786-7933.

VIRGINIA SAFETY AND HEALTH CODES BOARD

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Virginia Safety and Health Codes Board intends to consider promulgating regulations entitled: Virginia Confined Space Standard. The purpose of the proposed regulations is to provide persons engaged in confined space operations with a clear, concise, and safe method for confined space entry, which includes training, work practices and procedures, and atmospheric testing. The proposed regulation would also replace numerous references to confined space provisions already found in the Virginia Occupational Safety and Health Standards for General Industry and Construction.

Statutory Authority: § 40.1-22 (5) of the Code of Virginia.

Written comments may be submitted until November 4, 1985, to Eva S. Teig, Commissioner, Virginia Department of Labor and Industry, 205 North Fourth Street, P. O. Box 12064, Richmond, Virginia 23241.

CONTACT: Tom Rother, Supervisor, Voluntary Health Consultation and Training, P. O. Box 12064, Richmond, Va. 23241, telephone (804) 786-6285.

DEPARTMENT OF SOCIAL SERVICES

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Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Department of Social Services intends to consider promulgating regulations entitled: State Income Tax Intercept for Child Support (VR 615-67-1). The purpose of this regulation is to ensure that the State Income Tax Refund Offset will pay back money spent for public assistance. Currently, there is no provision for who should be reimbursed first, the state, or the custodial parent who was previously on the welfare rolls and accrued a debt that was never satisfied.

Statutory Authority: § 58-19 of the Code of Virginia.

Written comments may be submitted until October 30, 1985, to Jean White, Director, Division of Child Support Enforcement, 8007 Discovery Drive, Richmond, Virginia 23288.

CONTACT: Jane Clements, Chief, Bureau of Program Operations, Division of Child Support Enforcement, Department of Social Services, 8007 Discovery Dr., Richmond, Va. 23288, telephone (804) 281-9074.

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Department of Social Services intends to consider promulgating regulations entitled: Separate Fee Charged for Child Support Services (VR 615-70-3). The purpose of the proposed regulations is to limit the charge to one additional fee so as not to discourage those most in need from applying for services. In addition to the extent possible, the person named as the legal father of the child should not burden the taxpayers by having the state bear this expense when he is financially capable of paying.

Statutory Authority: § 63.1-250.2 of the Code of Virginia.

Written comments may be submitted until October 30, 1985, to Jean White, Director, Division of Child Support Enforcement, 8007 Discovery Drive, Richmond, Virginia 23288.

CONTACT: Jane Clements, Chief, Bureau of Program Operations, Division of Child Support Enforcement, Department of Social Services, 8007 Discovery Dr., Richmond, Va. 23288, telephone (804) 281-8074.

DEPARTMENT OF TAXATION

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Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Department of Taxation intends to consider promulgating regulations entitled: Virginia Individual Income Tax Regulations, Virginia Taxable Income (VR 630-2-322) and Virginia Corporation Income Tax Regulations, Virginia Taxable Income (VR 630-3-402). These regulations are to be amended to include a 1985 legislative change to permit the deduction of "Qualified Agricultural Contributions" from the Virginia taxable income of individuals and corporations.

Statutory Authority: § 58.1-203 of the Code of Virginia.

Written comments may be submitted until October 30, 1985.

CONTACT: Danny M. Payne, Director, Tax Policy Division, Department of Taxation, P. O. Box 6-L, Richmond, Va. 23282, telephone (804) 257-8010.

STATE WATER CONTROL BOARD

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† Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the State Water Control

Board intends to consider amending regulations entitled:

Regulation No. 6 - National Pollutant Discharge

Elimination System (NPDES) Permit Program. These
regulations are being amended meet EPA requirements for
obtaining State Delegation of the National Pretreatment
Program.

Statutory Authority: \S 62.1-44.15(3)(10) of the Code of Virginia.

Written comments may be submitted until December 4, 1985.

CONTACT: LaVern H. Corkran, Pretreatment Program Manager, 2111 N. Hamilton St., Richmond, Va. 23230, telephone (804) 257-6306.

GENERAL NOTICES

ERRATA

Agency: Department of Agriculture and Consumer Services

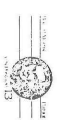
Title of Regulation: VR 115-02-01. Reporting Requirements for Contagious and Infectious Diseases of Livestock in Virginia.

Issue: 2:1 VA.R., pages 3 through 4, October 14, 1985.

Insert for the final regulation is as follows:

page 4, a chart was omitted from the end of the regulation, see insert below:

DIVISION OF ANIMAL HEALTH BUREAU OF VETERINARY SERVICES SUITE 500 - WASHINGTON BUILDING 1100 BANK STREET RICHMOND, VIRGINIA 23219



ANIMAL MORBIDITY REPORT

DISEASE AND SPECIES	CASES	HERDS	COUNTY
CALTLE	-		
Anaplasmosis			
Rhingirachetis			
Mucosai Disease			
Cisterios a			
Blackled	loss-	la consci	
Paratuberculosis			
SWINE	1		
Atrophyc Rhinitis			
Hag Cholers			
Ervayelas		-	
rgi		-	
POULTRY			
Laukasis Camples			
CRD		Company of	
Newcastle			
CONTRACTOR OF THE PARTY OF THE			
SHLEP			
Contagious Ecthymia	100000		
Foot Rot	10/22/20		
SPECIFY SPECIES			(
Laptospirosis			10.00
Ratives			
Cocodiana			
Scab-es	1		

Title of Regulation: VR 115-04-17. Rules and Regulations Pertaining to the Registration and Certification of Grape Nursery Stock.

Issue: 1:26 VA.R., pages 2360-2363, September 30, 1985.

Changes to the Final Regulation are as follows:

page 2361, column 1, line 5 of § 3 should read:

"detailed in subsection A of § 10 will be attached by the"

page 2362, column 1, line 3 of § 7.C., first word:

"registerd" should be "registered"

column 1, § 8.A. last line in paragraph should read:

"leafroll, [grape] fanleaf degeneration and [grape] corky bark".

Agency: Department of Social Services

Title of Regulation: VR 615-70-2. Application Fee Scale.

Notice is hereby given in accordance with this agency's public participation guidelines that the Department of Social Services intends to consider promulgating regulations entitled: Application Fee Scale (VR 615-70-2). The purpose of proposing a sliding scale for application fees is to allow people with a lesser income to better afford child support enforcement services.

Statutory Authority: § 63.1-250.2 of the Code of Virginia.

Written comments may be submitted until December 11, 1985, to Jean White, Director, Division of Child Support Enforcement, 8007 Discovery Drive, Richmond, Virginia 23288.

CONTACT: Jane Clements, Chief, Bureau of Program Operations, Division of Child Support Enforcement, Department of Social Services, 8007 Discovery Dr., Richmond, Va. 23288, telephone (804) 281-9074.

NOTICE TO THE PUBLIC

MARINE RESOURCES COMMISSION

Regulation VR 450-01-0037, Marking of Oyster Planting Ground was denied by the Marine Resources Commission at its September 24th, meeting.

General Notices/Errata

NOTICE TO STATE AGENCIES

Re: Forms for filing material on dates for publication in The Virginia Register of Regulations.

All agencies are required to use the appropriate forms when furnishing material and dates for publication in <u>The Virginia Register of Regulations</u>. The forms are supplied by the office of the Registrar of Regulations. If you do not have any forms or you need additional forms, please contact: Ann M. Brown, Assistant Registrar of Regulations, Virginia Code Commission, P. O. Box 3-AG, Richmond, Va. 23208, telephone (804) 786-3591.

FORMS:

Proposed (Transmittal Sheet) RR01 Final (Transmittal Sheet) RR02 Notice of Meeting RR03 Notice of Intended Regulatory Action RR04 Notice of Comment Period RR05 Agency Response to Legislative or Gubernatorial Objections RR06

NOTICE TO STATE AGENCIES

A list of major meetings of various trade associations and organizations is maintained in the office of the Registrar of Regulations. Upon request, this list will be made available to you in order that you can avoid conflicts when setting up meetings and hearings.

NOTICE TO TRADE ASSOCIATIONS AND ORGANIZATIONS

The 1985-1986 listing of major meetings of certain organizations and associations is being updated. If you would like your organization's annual or semi-annual meeting listed, please advise the office of the Registrar of Regulations, Virginia Code Commission, P. O. Box 3-AG, Richmond, Virginia 23208, telephone (804) 786-3591.

CALENDAR OF EVENTS

Symbol Key † † Indicates entries since last publication of the Virginia Register

NOTICE: Only those meetings which are filed with the Registrar of Regulations by the filing deadline noted at the beginning of this publication are listed. Since some meetings are called on short notice, please be aware that this listing of meetings may be incomplete. Also, all meetings are subject to cancellation and the Virginia Register deadline may preclude a notice of such cancellation.

For additional information on open meetings and public hearings held by the Standing Committees of the Legislature during the interim, please call Legislative Information at (804) 786-6530.

THE VIRGINIA CODE COMMISSION

EXECUTIVE

VIRGINIA STATE BOARD OF ACCOUNTANCY

† November 8, 1985 - 10 a.m. — Open Meeting City Hall, Conference Room 2, 3rd Floor of New Wing, Falls Church, Virginia

The board will meet to conduct a formal administrative hearing regarding <u>Virginia State Board of Accountancy</u> v. <u>Devinder P. Goyal</u>

Contact: Sylvia W. Bryant, Hearings Coordinator, Department of Commerce, 3600 W. Broad St., Richmond, Va. 23230, telephone (804) 257-8524

VIRGINIA DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Virginia Winegrowers Advisory Board

† November 18, 1985 - 1 p.m. - Open Meeting Boar's Head Inn Sports Club, Charlottesville, Virginia

Board members will review project proposals on marketing and research that have been submitted.

Contact: Lou Ann Ladin, Secretary-treasurer, Virginia Department of Agriculture and Consumer Services, P. O. Box 1163, Richmond, Va. 23209, telephone (804) 786-0481

December 11, 1985 - 10 a.m. - Public Hearing

Virginia Department of Agriculture and Consumer Services, Washington Building, 1100 East Bank Street, Board Room, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Virginia Department of Agriculture and Consumer Services intends to amend regulations entitled: Rules and Regulations for Enforcement of The Virginia Pest Law - Cotton Boll Weevil Quarantine. The Cotton Boll Weevil Quarantine declares Anthonomus grandis as a pest and provides rules and regulations to monitor for and eradicate this pest when found.

STATEMENT

Cotton boll weevil, <u>Anthonomus grandis</u>, has been described as the most costly insect in the history of American agriculture. It is thought to have crossed the Rio Grande at Brownsville, Texas in 1892, and was first detected in Virginia in 1922. The adult feeds on cotton bolls and leaves and the larva feeds only on the cotton bolls. Egg punctures on the bolls cause bolls to flare, turn yellow, and fall to the ground.

The regulations amend the current Cotton Boll Weevil Quarantine so Virginia can participate in a continued multistate cooperative effort to monitor and eradicate, if necessary, cotton boll weevil from Virginia, North Carolina, and South Carolina by requiring: (i) cotton growers to declare their intentions of acreage in cotton to be grown each year; and (ii) require a payment of \$10 per acre of cotton grown to defray the cost of the program.

The requested amendments were part of the original boll weevil quarantine adopted December 14, 1977, but were deleted on February 26, 1981, when eradication was achieved. Additional efforts are now needed to keep Virginia free of cotton boll weevil.

Statutory Authority: §§ 3.1-188.23 and 3.1-188.24 of the Code of Virginia.

Written comments may be submitted until December 10, 1985.

Contact: Raymond D. Vaughan, Secretary, Board of Agriculture and Consumer Services, P. O. Box 1163, Richmond, Va. 23209, telephone (804) 786-3501

STATE AIR POLLUTION CONTROL BOARD

† October 28, 1985 - 2 p.m. - Open Meeting

Vol. 2, Issue 2

Monday, October 28, 1985

Norton Municipal Building, Civic Room, Norton, Virginia

A meeting to allow public comment on request for permit application from Adams Construction Company to install and operate a hot mix asphalt plant in the Hoot Owl Hollow section of Wise County, Virginia.

Contact: Michael D. Overstreet, 121 Russell Rd., Abingdon, Va. 24210, telephone (703) 628-7841

† November 7, 1985 - 10 a.m. - Open Meeting Pembroke IV, Suite 409, Virginia Beach, Virginia. (Location accessible to handicapped.)

A meeting to allow public comment on request for a permit from Union Camp Corporation to construct and operate a replacement multiple effects evaporator and a condensate stripper at its kraft pulp mill in Franklin, Virginia.

† November 7, 1985 - 11 a.m. - Open Meeting Pembroke IV, Suite 409, Virginia Beach, Virginia. (Location accessible to handicapped.)

A meeting to consider a variance request from the Norfolk Naval Shipyard in Portsmouth, Virginia to continue operations of two municipal waste fired boilers.

Contact: State Air Pollution Control Board, Region VI Office, Pembroke IV, Suite 409, Virginia Beach, Va. 23462, telephone (804) 499-6845

DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL

November 6, 1985 - 9:36 a.m. - Open Meeting
November 19, 1985 - 9:30 a.m. - Open Meeting
December 3, 1985 - 9:30 a.m. - Open Meeting
December 17, 1985 - 9:30 a.m. - Open Meeting
2901 Hermitage Road, Richmond, Virginia. (Location accessible to handicapped.)

A meeting to receive and discuss reports on activities from staff members. Other matters not yet determined.

Contact: Larry E. Gilman, 2901 Hermitage Rd., Richmond, Va., telephone (804) 257-0616

VIRGINIA APPRENTICESHIP COUNCIL

† November 7, 1985 - 10 a.m. - Open Meeting General Assembly Building, Capitol Square, House Room C, Richmond, Virginia. (Location accessible to handicapped.)

A quarterly meeting.

Contact: R. S. Baumgardner, Director of Apprenticeship, Department of Labor and Industry, P. O. Box 12064, Richmond, Va. 23241, telephone (804) 786-2381

STATE BOARD OF ARCHITECTS, PROFESSIONAL ENGINEERS, LAND SURVEYORS AND CERTIFIED LANDSCAPE ARCHITECTS

November 15, 1985 - 9 a.m. — Open Meeting Department of Commerce, Travelers Building, 3600 West Broad Street, Conference Room 1, 5th Floor, Richmond, Virginia. (Location accessible to handicapped.)

A meeting to approve minutes of the July 10, 1985, meeting: and to review investigative cases.

Contact: Johnsie Williams, Assistant Director, State Board of Architects, Professional Engineers, Land Surveyors and Certified Landscape Architects, 3600 W. Broad St., Richmond, Va. 23230-4917, telephone (804) 257-8512

STATE BOARD FOR AUCTIONEERS

† November 13-14, 1985 - 10 a.m. – Open Meeting Department of Commerce, Travelers Building, 3600 West Broad Street, Conference Room 1, Richmond, Virginia. (Location accessible to handicapped.)

The board will meet to conduct a formal administrative hearing regarding <u>State</u> <u>Board</u> <u>for Auctioneers</u> v. <u>George V. Hogue.</u>

Contact: Sylvia W. Bryant, Hearings Coordinator, Department of Commerce, 3600 W. Broad St., Richmond, Va. 23230, telephone (804) 257-8524

BOARD OF BARBER EXAMINERS

† December 9, 1985 - 9 a.m. - Open Meeting Department of Commerce, Travelers Building, 3600 West Broad Street, Conference Room 3, Richmond, Virginia. (Location accessible to handicapped.)

A meeting to (i) review applications for reinstatement of licenses; (ii) review investigative reports of complaints and determine disposition; (iii) consider correspondance pertinent to the operation of the board; and (iv) confer with barber school owners.

Contact: Mrs. Gale G. Moyer, Assistant Director, Virginia Board of Barber Examiners, Department of Commerce, 3600 W. Broad St., Richmond, Va. 23230, telephone (804) 257-8509

INTERDEPARTMENTAL COMMITTEE ON RATE-SETTING FOR CHILDREN'S FACILITIES

October 30, 1985 - 9 a.m. - Open Meeting Holiday Inn-Downtown, 301 West Franklin Street, Board Room, 3rd Floor, Richmond, Virginia. (Location accessible to handicapped; interpreter for deaf provided if requested.) A meeting to (i) review the training of hearing officers, (ii) review and react to the comments from the public hearing and (iii) prepare suggestions to the State Boards of the Departments of Corrections, Education, and Social Services as related to § 2.1-703 of the Code of Virginia.

Contact: Nancy Bockes, P. O. Box 344, Independence, Va. 24348, telephone (703) 773-2452

December 11, 1985 - 10 a.m. - Open Meeting 4615 West Broad Street, Richmond, Virginia. (Location accessible to handicapped.)

A regular monthly meeting to consider such matters as may be presented to the Board of Corrections.

Contact: Vivian Toler, Secretary to the Board, 4615 W. Broad St., P. O. Box 26963, Richmond, Va. 23261, telephone (804) 257-6274

DEPARTMENT OF CONSERVATION AND HISTORIC RESOURCES

Goose Creek Scenic River Advisory Board

† October 30, 1985 - 4 p.m. — Open Meeting Middleburg Real Estate Company, Route 50, Middleburg, Virginia

A biannual business meeting to discuss issues and matters pertaining to the Goose Creek Scenic River. Contact: Richard G. Gibbons, Virginia Division of Parks and Recreation, 1201 Washington Bldg., Richmond, Va. 23219, telephone (804) 225-3004

Virginia Soil and Water Conservation Board

† December 4, 1985 - 9 a.m. — Open Meeting Fort Magruder Inn, U.S. Route 60 East, Williamsburg, Virginia. (Location accessible to handicapped.) † January 16, 1986 - 9 a.m. — Open Meeting Farm Credit Office, 6526 Mechanicsville Turnpike, Mechanicsville, Virginia

A regular bi-monthly business meeting.

Contact: Donald L. Wells, 203 Governor St., Suite 206, Richmond, Va. 23219-2094, telephone (804) 786-2064

STATE BOARD FOR CONTRACTORS

October 30-31, 1985 - 10 a.m. — Open Meeting County Courthouse, Main Street, Circuit Courtroom, Halifax, Virginia

The board will meet to conduct a formal fact-finding hearing regarding <u>State Board</u> for <u>Contractors</u> v. <u>William T. Sutphin; South Boston, Virginia.</u>

Contact: Sylvia W. Bryant, Hearings Coordinator, Department of Commerce, 3600 W. Broad St., Richmond, Va. 23230, telephone (804) 257-8524

BOARD OF CORRECTIONS

November 13, 1985 - 10 a.m. - Open Meeting

CRIMINAL JUSTICE SERVICES BOARD

Committee on Criminal Justice Information Systems

October 31, 1985 - 10 a.m. — Open Meeting Ninth Street Office Building, Cabinet Conference Room, 6th Floor, Richmond, Virginia. (Location accessible to handicapped.)

The committee will consider matters related to improving state and local criminal justice information systems.

Contact: Joseph R. Marshall, Executive Assistant, Department of Criminal Justice Services, 805 E. Broad St., Richmond, Va. 23219, telephone (804) 786-4000

† January 7, 1986 - 3 p.m. - Public Hearing 805 East Broad Street, 11th Floor Conference Room, Richmond, Virginia

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Criminal Justice Services Board intends to amend regulations entitled: Regulations Relating to Criminal History Record Information - Part I; Criminal History Record Information Security - Part II. The purpose of this amendment is to ensure the completeness, accuracy, privacy, and security of criminal history record information, and to allow criminal justice agencies to establish reasonable fees for search and copying of criminal records.

STATEMENT

<u>Basis</u> <u>and</u> <u>Purpose:</u> The purpose of the proposed amendment is to allow criminal justice agencies to charge a reasonable fee for copying and research time expended in disseminating criminal history record information to noncriminal justice agencies/individuals.

<u>Subject and Substance:</u> Criminal history record information is exempt from the Freedom of Information Act and the Privacy Protection Act. This amendment will provide criminal justice agencies with authority to charge for their record searches, as those agencies whose records are subject to FOIA and PPA now have.

Impact: An estimated 288 state and local criminal justice

agencies will be authorized by regulations to establish reasonable fees for search time expended and copying when criminal history record information is requested by noncriminal justice agencies/individuals.

<u>Compliance</u> <u>Cost:</u> It is anticipated that there will be no compliance cost to those agencies who establish reasonable fees for search time expended and copying costs.

Implementation Costs: None.

Statutory Authority: §§ 9-170(1); 9-170 (20); 9-182 through 9-192 of the Code of Virginia

Written comments may be submitted until January 3, 1986 to J. W. Matthews, Department of Criminal Justice Services, 805 East Broad Street, Richmond, Virginia 23219 Contact: J. R. Marshall, Executive Assistant, Department of Criminal Justice Services, 805 E. Broad St., Richmond, Va. 23219, telephone (804) 786-8730

BOARD OF DENTISTRY

† December 5-6, 1985 - 8:30 a.m. - Open Meeting Hilton Inn, 8th and Oceanfront, Virginia Beach, Virginia

A regularly scheduled meeting to discuss board business.

Contact: Nancy T. Feldman, Executive Director, 517 W. Grace St., Richmond, Va. 23220, telephone (804) 786-3011

BOARD OF EDUCATION

October 31, 1985 - 9 a.m. - Open Meeting
November 1, 1985 - 9 a.m. - Open Meeting
December 5-6, 1985 - 9 a.m. - Open Meeting
General Assembly Building, Capitol Square, House Room
D, Richmond, Virginia. (Location accessible to handicapped; interpreter for deaf provided if requested.)

This is the regularly scheduled meeting of the Board of Education. Business will be conducted according to an agenda, which is available upon request. The public is reminded that the Board of Vocational Education may be convened, if necessary.

Contact: Margaret N. Roberts, Department of Education, P. O. Box 6Q, Richmond, Va. 23216, telephone (804) 225-2540

VIRGINIA BOARD OF FUNERAL DIRECTORS AND EMBALMERS

November 18, 1985 - 9 a.m. - Open Meeting November 19, 1985 - 9 a.m. - Open Meeting Ramada Hotel in Oldtown, 901 North Fairfax Street, Alexandria, Virginia

Examinations on both days and a general board meeting on November 19, 1985 at 2 p.m.

Contact: Mark L. Forberg, Executive Secretary, P. O. Box 27708, 517 W. Grace St., Richmond, Va. 23219, telephone (804) 786-0076

COMMISSION OF GAME AND INLAND FISHERIES

November 1, 1985 - 9:30 a.m. - Open Meeting 4010 West Broad Street, Richmond, Virginia. (Location accessible to handicapped.)

A meeting of the commission to consider general administrative matters.

Contact: Norma Adams, 4010 W. Broad St., Richmond, Va. 23230, telephone (804) 257-1000

DEPARTMENT OF GENERAL SERVICES

Art and Architectural Review Board

November 1, 1985 - 10 a.m. — Open Meeting
Virginia Museum of Fine Arts, Boulevard and Grove
Avenue, Main Conference Room, Richmond, Virginia.
(Location accessible to handicapped.)

The council will advise the Director of the Department of General Services and the Governor on architecture of state facilities to be constructed and works of art to be accepted or acquired by the Commonwealth.

Contact: Dorothy E. Ivankoe, Department of General Services, 209 Ninth Street Office Bldg., Richmond, Va. 23219, telephone (804) 786-3311

Division of Consolidated Laboratory Services

December 5, 1985 - 2 p.m. — Public Hearing
James Monroe Building, 101 North 14th Street, Conference
Room C, Richmond, Virginia. (Location accessible to
handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Department of General Services, Division of Consolidated Laboratory Services intends to admend regulations entitled: Regulations for Breath Alcohol Testing. The proposed amendments prescribe methods for determining the alcohol content in the blood by chemical analysis of the breath of a person arrested or detained for suspicion of driving a motor vehicle while under the influence of alcohol, establish procedures for licensing

persons to perform such analyses, and establish criteria for approval of breath test instruments.

STATEMENT

<u>Subject, Substance, Issues, Basis, and Purpose:</u> In accordance with §§ 18.2-267 and 18.2-268 of the Code of Virginia, the Department of General Services, Division of Consolidated Laboratory Services (DCLS) will amend its existing regulations for Breath Alcohol Testing.

The proposed amendments will add a requirement that licensed breath test operators use only equipment, supplies and accessories for breath testing which are approved or issued by DCLS; provide criteria for approval of breath test devices; and provide for monitoring breath test equipment. The amendments provide for publication of lists of approved breath test devices in the <u>Virginia Register of Regulations</u>. Other amendments clarify the intent of the regulations and conform the format to the requirements for publication in the <u>Virginia Register of Regulations</u>.

Statutory Authority: $\S\S$ 18.2-267 and 18.2-268 of the Code of Virginia.

Written comments may be submitted until December 5, 1985, to Dr. Paul Ferrara, 1 North 14th Street, Richmond, Virginia 23219.

Contact: Peter Marone, Breath Alcohol Test Coordinator, Department of General Services, Division of Consolidated Laboratory Services, 1 N. 14th St., Richmond, Va. 23219, telephone (804) 225-3192

VIRGINIA STATE BOARD OF GEOLOGY

November 13, 1985 - 9 a.m. — Open Meeting Department of Commerce, Travelers Building, 3600 West Broad Street, Fifth Floor, Conference Room 1, Richmond, Virginia. (Location accessible to handicapped.)

A meeting to (i) approve minutes from the August 20, 1985, meeting; (ii) review examination results and work on additional examination questions; and (iii) review applications.

Contact: Johnsie Williams, Assistant Director, Geology Board, 3600 W. Broad St., Richmond, Va. 23230-4917, telephone (804) 257-8555

GOVERNOR'S JOB TRAINING COORDINATING COUNCIL

November 4, 1985 - CANCELLED Richmond Marriott, 500 East Broad Street, Richmond, Virginia. (Location acessible to handicapped; interpreter for deaf provided if requested.) A general meeting of the council that is open to the public.

Contact: Gladys Walker, Governor's Employment and Training Department, 417 E. Grace St., P. O. Box 12083, Richmond, Va., telephone (804) 786-8085

HAZARDOUS WASTE FACILITY SITING COUNCIL

† November 20, 1985 - 10 a.m. - Open Meeting James Monroe Building, 101 North 14th Street, Conference Room B, Richmond, Virginia. (Location accessible to handicapped.)

The purpose of the meeting is to consider public comments received on the four proposed regulations and to consider adoption of the proposed regulations as final regulations.

Contact: Harry E. Gregori, Jr., Executive Director, James Monroe Bldg., 17th Floor, 101 N. 14th St., Richmond, Va. 23219, telephone (804) 225-3235

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Hazardous Waste Facility Siting Council intends to adopt regulations entitled: Administrative Procedures for Hazardous Waste Facility Site Certification. The proposed regulations establish the council's administrative procedures for processing applications for site certification.

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STATEMENT

The proposed administrative procedures detail the steps in the process of obtaining site certification. The administrative procedures parallel the process established by the Siting Act and describe submission requirements for the applicant's notice of intent, draft impact statement, final impact statement, application for site certification, and the public review and public hearing process for decision-making. The regulations also outline the procedures for the required negotiation process between the applicant and the local government (host community).

Statutory Authority: § 10-186.5 of the Code of Virginia.

Written comments may be submitted until November 3, 1985.

Contact: Harry E. Gregori, Jr., Executive Director, James Monroe Bldg., 101 N. 14th St., 17th Floor, Richmond, Va. 23219, telephone (804) 225-3235

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Hazardous Waste Facility Siting Council intends to adopt regulations entitled: Schedule of Fees for Hazardous Waste

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Facility Site Certification. The proposed regulations establish fees and the procedures for fee assessment for applicants proposing to site hazardous waste facilities in the Commonwealth of Virginia.

STATEMENT

The proposed regulations establish a fee structure which consists of three parts. The first element requires payment by the applicant of all costs for legal notices, copies of reports and notices, and postage for the notice of intent submission. These costs may range from \$2,000 to approximately \$4,500, depending upon the geographic location of the proposal. The second element, the application fee, which is paid at the time the application is submitted, is set a \$20,000 for major facilities (categories II-V). Smaller storage facilities (category I) will be charged \$10,000, or 1% of the estimated construction cost (whichever is greater), not to exceed \$20,000. The third element is for consultant services required by the council to review applications. This amount, to be paid by the applicant, will be determined at the time the application is made and will vary according to the complexity of the proposed facility.

Statutory Authority: § 10-186.5 of the Code of Virginia.

Written comments may be submitted until November 3, 1985

Contact: Harry E. Gregori, Jr., Executive Director, James Monroe Bldg., 101 N. 14th St., 17th Floor, Richmond, Va. 23219, telephone (804) 225-3235

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Hazardous Waste Facility Siting Council intends to adopt regulations entitled: Hazardous Waste Facility Siting Criteria. The proposed regulations establish the criteria, both prohibitions and limitations, for assessing applications for site certification.

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STATEMENT

The proposed Hazardous Waste Facility Siting Criteria regulations provide the principal decision-making tool for the council. Any person, including the Commonwealth of Virginia, must meet the criteria proposed before a facility can be given certification by the council. The regulations organize hazardous waste facilities into five categories: I. Containerized or enclosed storage (a group of tanks); II. Closed treatment process - with spill containment (treatment in tanks); III. Open treatment process - with spill containment (incinerator); IV. Above-ground treatment - no spill containment (waste piles and land treatment); and V. Disposal without complete treatment, and all other treatment/disposal methods (land disposal).

The first set of criteria, the "Prohibitions," indicate areas where no facilities are allowed. Proposed prohibitions

include wetlands, 100-year flood plains, dam failure inundation zones, sinkholes (karst topography), locations near active faults and within areas designated as national natural landmarks or lands in public trust.

The second set of criteria, "Siting Limitations," place restrictions which are based on the type of facility proposed. Generally, these limitations control the location based on impacts for categories I, II and III with respect to public and private surface and ground water supplies, subsurface mining activity, steep slopes and faults, and seismic risk areas. Categories IV and V (land treatment/disposal) are prohibited in these areas. The council will also evaluate impacts on air quality, endangered species, risk of accident, proximity to population, impact on local government, and potential for fire and explosion.

Statutory Authority: § 10-186.5 of the Code of Virginia.

Written comments may be submitted until November 3, 1985.

Contact: Harry E. Gregori, Jr., Executive Director, James Monroe Bldg., 101 N. 14th St., 17th Floor, Richmond, Va. 23219, telephone (804) 225-3235

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Hazardous Waste Facility Siting Council intends to adopt regulations entitled: **Technical Assistance Fund Administrative Procedures.** The proposed regulations specify procedures for application, disbursement and accounting for local technical assistance funds distributed by the Siting Council.

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STATEMENT

The Local Technical Assistance Fund proposed regulation provides for the distribution of state general funds to a locality in which a facility is proposed. The purpose of this fund is to financially assist local governments in evaluating a proposal. The proposed regulations provide \$20,000 outright to a local government with an additional \$10,000 available based on a 50/50 state and local match. Any unused funds are to be returned to the council. Funds may not be used for legal services or the services of a negotiator. The total amount of funds available for FY 1985-86 is \$50,000.

Statutory Authority: § 10-186.5 of the Code of Virginia.

Written comments may be submitted until November 3, 1985.

Contact: Harry E. Gregori, Jr., Executive Director, James Monroe Bldg., 101 N. 14th St., 17th Floor, Richmond, Va. 23219, telephone (804) 225-3235

STATE BOARD OF HEALTH

November 13-14, 1985 - 10 a.m. — Open Meeting Westpark Hotel, Rosslyn, Virginia. (Location accessible to handicapped.)

A regular business meeting of the board. An agenda for the meeting may be obtained after November 1, 1985.

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Contact: Sally Camp, James Madison Bldg., Room 400, Richmond, Va. 23219, telephone (804) 786-3561

November 15, 1985 - 10 a.m. - Public Hearing James Madison Building, Main Floor Conference Room, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board of Health intends to amend regulations entitled: Virginia Medical Care Facilities Certificate of Public Need Rules and Regulations (VR 355-30-01). The purpose of the proposed amendments is to amend the capital and operating expenditure limits for review of COPN projects, not to include expenditures for major medical equipment.

STATEMENT

Summary, Purpose, Need:

A. Purpose: To amend the capital and operating expenditure limits for review of COPN projects excluding expenditures for major medical equipment. Affected provisions of the regulations:

Part I - Definitions "Acquisition" and "Project"

Part III - Mandatory Requirements - § 3.3.

Part V - Process for Exempting Medical Care Facility Projects from Review Procedures - § 5.1.A. and 5.1.B.

Part VI - Administrative Review Process - § 6.1

Need: To potentially reduce the number of medical care facility projects that are subject to review.

Without the regulation, a substantial increase in the proliferation of capital expenditures and duplicative health services would occur thereby affecting the total costs of health care borne by the public.

B. Consideration of alternative approaches were obviated based on general concurrence of the proposed capital and operating expenditure limits by the Virginia Hospital Association and Health Systems Agencies. Aprroximately 80% of the projects considered under the COPN program are hospital-related. The proposed regulations also comply favorably with the increased capital expenditure limits

proposed by the federal government.

Statutory Authority: §§ 32.1-12 and 32.1-102.2 of the Code of Virginia.

Written comments may submitted until November 15, 1985.

Contact: Marilyn H. West, Director, Division of Resources
Development, James Madison Bldg., 109 Governor St.,
Room 1005, Richmond, Va. 23219, telephone (804)
786-7463

Division of Solid and Hazardous Waste Management

† December 27, 1985 - 10 a.m. - Public Hearing Monroe Building, 101 North 14th Street, Meeting Room C, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Virginia Board of Health intends to amend regulations entitled: Regulations Governing the Transportation of Hazardous Materials.

STATEMENT

Amendment 5 to the Regulations Governing the Transportation of Hazardous Materials.

Basis and Authority: Regulations Governing the Transportation of Hazardous Materials in the Commonwealth are based on the requirements of § 18.2-278.2 of the Code of Virginia. These statutory requirements reflect federal requirements contained in the Hazardous Materials Transportation Act of 1975 (PL 93-633, 49 USC 1801 et seq.) , Federal Motor Carrier Safety Regulations contained in 49 USC 304, Interstate Commerce Act and 49 USC 1655, Department of Transportation Act. The proposed amendment is consistent with the Virginia statute and with the implementing federal regulations contained in Title 49, Code of Federal Regulation, Part 107, Subpart B, Parts 171-179 and Parts 390-397.

<u>Purpose:</u> The purpose of this amendment is to adopt changes made during 1984 in the federal regulations governing all modes of transportation of hazardous materials in commerce.

<u>Summary and Analysis:</u> This amendment revises the regulations adopted on May 4, 1981 governing the manner and method by which hazardous materials are loaded, unloaded, packed, identified, marked, placarded, stored, and transported in Virginia. Changes reflected in this amendment deal with simplifying and clarifying requirements, correcting editorial errors and omissions, and extending dates for compliance with various sections of the regulations.

The major proposed changes include:

A clarification of § 1.04 to include all hazardous materials,

hazardous substances and hazardous wastes transported in the Commonwealth as subject to the regulations.

An authorization that certain types of small arms ammunition used in rifles, shotguns and pistols be classed and offered for shipment as an ORM-D, a "consumer commodity," rather than a Class C Explosive. (49 FR No. 102 May 24, 1984, pp. 21933-21936).

A revision concerning the transportation of certain cryogenic liquids (49 FR No. 114 June 12, 1984, pp. 24306-24318).

An amendment to driver qualifications rules and the driving rules to prohibit the transportation, possession and use of drugs and other substances, such as opiates, hallucinogens, depressants, and stimulants (49 FR No. 215 November 5, 1984, pp. 44210-44216).

These proposed changes represent changes to U.S. Department of Transportation regulations proposed during 1984.

The amendment is necessary because compliance with federal regulations is accepted under the applicable Virginia statute (§ 18.278.7). Failure to maintain consistency with federal regulations would: (i) promote confusion in the regulated community, especially with regard to those persons engaged in interstate commerce; (ii) require enforcement officials to maintain provisions in two sets of regulations and (iii) undermine the development of standards for the safe transportation of hazardous materials, a situation which would have an adverse impact on emergency response activities.

Contact: Dr. Wladimir Gulevich, Director, Bureau of Hazardous Waste Management, James Monroe Bldg., 11th Floor, 101 N. 14th St., Richmond, Va. 23219, telephone (804) 225-2667 (toll-free number 1-800-552-2075)

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† December 27, 1985 - 10 a.m. - Public Hearing James Monroe Building, 101 North 14th Street, Meeting Room C, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Virginia Board of Health intends to amend regulations entitled: Virginia Hazardous Waste Management Regulations.

STATEMENT

Amendment 7 to the Virginia Hazardous Waste Management Regulations

<u>Basis</u> and <u>Authority:</u> Section 32.1-178 of the Code of Virginia directs the Board of Health to promulgate regulations as may be necessary. Extensive changes in the federal regulations promulgated in 1984 necessitate an

amendment which keeps the Virginia Hazardous Waste Management program consistent with federal requirements, thus preserving the final authorization granted to the Virginia program, and maintaining its independent authority to enforce the Resource Conservation and Recovery Act (RCRA) provisions here in the Commonwealth.

<u>Purpose:</u> The State Board of Health and the State Health Commissioner promulgate these amended regulations in order to effectively monitor the generation, treatment, storage, transportation and disposal of hazardous waste in the Commonwealth. By regulating these activities, the Commonwealth protects life, health, property, and Virginia's environment.

Summary and Analysis: Amendment 7 proposes to incorporate changes in the federal regulations promulgated up to April 30, 1985. Other minor revisions, including editorial changes, additions of reference materials, or clarifying language, have been included for the convenience of the regulated community, and to maintain equivalence with the federal requirements for a hazardous waste management program.

The major changes in Amendment 7 are as follows:

- 1. Redefinition of what constitutes "solid waste" and "hazardous waste", in $\S\S$ 2 and 3.
- 2. Dioxin becomes a hazardous waste, in § 3.
- 3. Satellite hazardous waste accumulation points on a generator facility site are exempted from permitting requirements in \S 6.
- 4. Special regulations are specified for certain kinds of hazardous waste.
- Section 14 establishes special rulemaking and procedures for applying for variances of the regulations.
 Contact: Dr. Wladimir Gulevich, Director, Bureau of Hazardous Waste Management, James Monroe Bldg., 11th Floor, 101 N. 14th St., Richmond, Va. 23219, telephone (804) 225-2667 (toll-free number 1-800-552-2075)

VIRGINIA STATEWIDE HEALTH COORDINATING COUNCIL

† November 19, 1985 - 8:30 a.m. - Open Meeting Williamsburg, Virginia (site to be determined)

A meeting of the Executive Committee, Analysis and Plans Development Committee, and the Program and Evaluation Committee

† November 20, 1985 - 9 a.m. - Open Meeting Williamsburg, Virginia (site to be determined)

A meeting of the council to conduct regular business and other committee work.

Contact: Raymond O. Perry, Assistant Commissioner, Virginia Department of Health, 109 Governor St., Richmond, Va. 23219, telephone (804) 786-6970

VIRGINIA HEALTH SERVICES COST REVIEW COUNCIL

November 20, 1985 - 9:30 a.m. - Open Meeting Blue Cross & Blue Shield of Virginia Building, 2015 Staples Mill Road, Virginia Room, Richmond, Virginia. (Location accessible to handicapped.)

A monthly business meeting of the council for the purpose of addressing financial, policy or technical matters which may have arisen since the last meeting.

October 23, 1985 - Mr. Ray Sorrell, Director of Virginia Office of Medical Assistance, will make a presentation.

Contact: Ann Y. McGee, Director, 805 E. Broad St., 9th Floor, Richmond, Va. 23219, telephone (804) 786-6371

STATE COUNCIL OF HIGHER EDUCATION

November 6, 1985 - 9 a.m. — Open Meeting James Monroe Building, 101 North 14th Street, Ninth Floor, Council Conference Room, Richmond, Virginia. (Location accessible to handicapped.)

A monthly council meeting.

Contact: Council of Higher Education, 101 N. 14th St.,
Richmond, Va. 23219, telephone (804) 225-2137

VIRGINIA STATE LIBRARY BOARD

October 28, 1985 - 11 a.m. — Open Meeting Virginia State Library, 11th Street at Capitol Square, State Librarian's Office, Richmond, Virginia. (Location accessible to handicapped.)

A regular quarterly meeting to discuss administrative matters.

Contact: Jean Reynolds, Virginia State Library, 11th St. at Capitol Square, Richmond, Va. 23219, telephone (804) 786-2332

COMMISSION ON LOCAL GOVERNMENT

October 28-31, 1985 - 9 a.m. - Open Meeting Ramada Inn, East Washington Street and Interstate 95, Ballroom A, Petersburg, Virginia Oral presentations regarding the City of Petersburg annexation action.

October 29, 1985 - 7:00 p.m. - Public Hearing

Prince George County High School, Laurel Springs Road, Auditorium, Petersburg, Virginia

A public hearing regarding the City of Petersburg annexation action.

November 13-15, 1985 - 9 a.m. - Open Meeting City of Hopewell - Prince George County area (site to be determined)

Oral presentations regarding the City of Hopewell's annexation action.

November 14, 1985 - 7:30 p.m. — Public Hearing City of Hopewell - Prince George County area (site to be determined)

A public hearing regarding the City of Hopewell's annexation action.

† December 16, 1985 - 9 a.m. — Open Meeting Alleghany Highlands area (site to be determined)

Oral presentations regarding the proposed consolidation of the City of Covington, the City of Clifton Forge, and Alleghany County into the City of Alleghany Highlands.

† December 16, 1985 - 7 p.m. - Public Hearing Alleghany Highlands area (site to be determined)

A public hearing regarding the proposed consolidation of the City of Covington, the City of Clifton Forge and Alleghany County into the City of Alleghany Highlands.

† December 17, 1985 - 9 a.m. - Open Meeting Alleghany Highlands area (site to be determined)

Oral presentations regarding the proposed consolidation of the City of Covington, the City of Clifton Forge and Alleghany County into the City of Alleghany Highlands.

Contact: Barbara Bingham, Ninth Street Office Bldg., Room 901, Richmond, Va. 23219, telephone (804) 786-6508

LONGWOOD COLLEGE

Board of Visitors

November 14-15, 1985 - 9:30 a.m. — Open Meeting Longwood College, Virginia and Prince Edward Rooms, Farmville, Virginia. (Location accessible to handicapped.)

A regular quarterly meeting to handle affairs of the college.

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Monday, October 28, 1985

Contact: Dr. Janet D. Greenwood, President, Longwood College, Farmville, Va. 23901, telephone (804) 392-9211 (SCATS 265-4211)

BOARD OF MEDICINE

† November 20, 1985 - 7:30 p.m. - Open Meeting Williamsburg, Virginia (site to be determined)

A meeting of the credentials committee to review applications of applicants applying for reinstatement of licensure and licensure by examination.

† November 21-23, 1985 - 8:30 a.m. - Open Meeting Holiday Inn 1776, Williamsburg, Virginia. (Location accessible to handicapped.)

The board will meet to review reports, interview licensees and make decisions on discipline matters before the board on Thursday, Friday, and Saturday morning. At 1:30 p.m., Saturday, November 23rd, the full board will meet in open session to conduct general board business.

Contact: Eugeina K. Dorson, Executive Secretary, 517 W. Grace St., P. O. Box 27708, Richmond, Va. 23261, telephone (804) 786-0575

DEPARTMENT OF MENTAL HEALTH AND MENTAL RETARDATION

December 2, 1985 - 10 a.m. — Public Hearing Virginia Treatment Center for Children, 515 North 10th Street, Auditorium, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Department of Mental Health and Mental Retardation intends to adopt regulations entitled: Rules and Regulations for the Licensure of Correctional Psychiatric Facilities. The proposed regulations will establish minimum requirements for staffing, programs and services, health and safety, management and record-keeping in correctional psychiatric facilities.

STATEMENT

Subject, Substance, Issues, Basis and Purpose: The proposed Rules and Regulations for the Licensure of Correctional Psychiatric Facilities are designed to establish minimum requirements for staffing client rights, organization and management, admissions, programs and services, health and safety procedures and recordkeeping in psychiatric facilities established in correctional facilities. Many prisoners are in need of mental health services while incarcerated. Federal court rulings have indicated that these prisoners are eligible for mental health

treatment services. The Department of Corrections has received funding to expand the mental health treatment services that it provides to prisoners. State law requires that the Department of Mental Health and Mental Retardation license psychiatric facilities in the Commonwealth. The proposed regulations are intended to comply with the federal court rulings and state law.

The proposed rules and regulations will affect seven correctional units in which psychiatric facilities are planned to be established. The total number of beds involved is approximately 414.

Statutory Authority: §§ 37.1-179.1 and 37.1-84.1 of the Code of Virginia.

Written comments may be submitted until December 2, 1985

Contact: Joseph W. Avellar, Ph.D., Director, Office of Quality Assurance, Department of Mental Health and Mental Retardation, P. O. Box 1797, Richmond, Va. 23214, telephone (804) 786-0070

State Abuse Advisory Council

October 31, 1985 - 10 a.m. — Open Meeting James Madison Building, 109 Governor Street, 13th Floor Conference Room, Richmond, Virginia. (Location accessible to handicapped.)

A regular business meeting to include discussion of major issues to be dealt with by the council in the coming year.

Contact: Wayne Thacher, Director, Office of Substance Abuse Services, 109 Governor St., Richmond, Va. 23214, telephone (804) 786-3906

Interagency Deliquency Prevention Coordination Board

† November 13, 1985 - 1 p.m. - Open Meeting Department of Corrections, 4615 West Broad Street, 1st Floor Conference Room, Richmond, Virginia. (Location accessible to handicapped.)

A business meeting to discuss the Criminal Justice Services grant to the Department of Mental Health and Mental Retardation to include progress, minigrants, skills bank, prevention brochure, grants information, newsletter, and future plans.

Contact: Roberta Anne Culbertson, Ph.D., Office of Prevention, Information and Training, 203 Governor St., Richmond, Va. 23219, telephone (804) 786-6133

DEPARTMENT OF MOTOR VEHICLES

† November 20, 1985 - 10:30 a.m. - Open Meeting Department of Motor Vehicles, 2300 West Broad Street,

Richmond, Virginia

A project committee meeting to review provisions of the Motor Vehicle Dealer Licensing Act for consideration of changes, additions, or deletions.

Contact: Joe Chandler, Committee Chairman, Department of Motor Vehicles, 2300 W. Broad St., Richmond, Va. 23220, telephone (804) 257-0463

VIRGINIA MUSEUM OF FINE ARTS

Board of Trustees

† November 21, 1985 - 11:30 a.m. - Open Meeting † January 16, 1986 - 11:30 a.m. - Open Meeting Virginia Museum of Fine Arts, Boulevard and Grove Avenue, Museum Auditorium, Richmond, Virginia. (Location accessible to handicapped.)

A general board meeting of the full board of trustees to receive (i) committee reports; (ii) staff reports; and (iii) review budget.

Finance Committee

† November 21, 1985 - 10:30 a.m. - Open Meeting † January 16, 1986 - 10:30 a.m. - Open Meeting Virginia Museum of Fine Arts, Boulevard and Grove Avenue, Payne Room, Members' Suite, Richmond, Virginia. (Location accessible to handicapped.)

A general meeting to discuss financial matters and review budget.

Contact: Mrs. Emily C. Robertson, Secretary of the Museum, Virginia Museum of Fine Arts, Blvd. and Grove Ave., Richmond, Va. 23221, telephone (804) 257-0553/327-0553 SCATS

STATE BOARD OF NURSING

† November 18-20, 1985 - 9 a.m. - Open Meeting Department of Health Regulatory Boards, 517 West Grace Street, Richmond, Virginia

A regular meeting of the Virginia State Board of Nursing to (i) consider matters related to nursing education programs; (ii) discipline of licensees; (iii) licensure by examination and endorsement; and (iv) other matters under the jurisdiction of the board.

Contact: Corinne F. Dorsey, R.N., Executive Director, 517 W. Grace St., P. O. Box 27708, Richmond, Va. 23261, telephone (804) 786-0377

STATE BOARD OF OPTICIANS

† November 15, 1985 - 9:30 a.m. - Open Meeting Department of Commerce, Travelers Building, 3600 West Broad Street, Fifth Floor, Conference Room 3, Richmond, Virginia. (Location accessible to handicapped.)

A meeting to (i) review applications for reinstatement of licenses; (ii) review investigative reports of complaints and determine disposition; and (iii) consider general correspondance pertainent to the operation of the board.

Contact: Mrs. Gale G. Moyer, Assistant Director, Virginia State Board of Opticians, 3600 W. Broad St., Richmond, Va. 23230, telephone (804) 257-8509

PERINATAL SERVICES ADVISORY BOARD

October 31, 1985 - 12:30 p.m. — Open Meeting James Madison Building, 109 Governor Street, Room 1000, Richmond, Virginia. (Location accessible to handicapped.)

A regular meeting of the Perinatal Services Advisory Board. (Agenda will be provided upon request two weeks prior to the meeting.)

Contact: Dr. Alice Linyear, James Madison Bldg., 109 Governor St., 6th Floor, Richmond, Va. 23219, telephone (804) 786-7367

ADVISORY BOARD ON PHYSICAL THERAPY

† November 22, 1985 - 1:30 p.m. - Open Meeting Holiday Inn 1776, Williamsburg, Virginia. (Location accessible to handicapped.)

A meeting to conduct general board business and respond to correspondence.

Contact: Eugenia K. Dorson, Executive Secretary, 517 W. Grace St., P.O. Box 27708, Richmond, Va. 23261, telephone (804) 786-0575

POLYGRAPH EXAMINERS ADVISORY BOARD

October 29, 1985 - 10 a.m. - Open Meeting Department of Commerce, Travelers Building, 3600 West Broad Street, 5th Floor, Richmond, Virginia. (Location accessible to handicapped.)

The board will meet for the purpose of administering the Polygraph Examiner Licensing Examination to eligible licensed examiner interns.

Contact: Iva B. Frizzell, 3600 W. Broad St., Richmond, Va. 23230, telephone (804) 257-8515/8563

VIRGINIA BOARD OF PROFESSIONAL COUNSELORS

November 4, 1985 - 10 a.m. - Public Hearing Department of Health Regulatory Boards, 4901 Fitzhugh Avenue, Conference Room 1, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Virginia Board of Professional Counselors intends to adopt regulations entitled: **Public Participation Guidelines.** This regulation will establish guidelines for soliciting participation of interested parties in the revision and adoption of regulations.

STATEMENT

<u>Subject and Substance:</u> Proposed adoption by the Virginia Board of Professional Counselors of Public Participation Guidelines to be used to solicit participation by interested parties in the formulation, development and adoption of regulations that the board may promulgate as required or authorized by state law.

<u>Issues:</u> 1. Estimated impact with respect to number of persons affected:

The guidelines will provide a means for all persons affected by regulations of the agency to participate in their development, formulation and adoption.

2. Projected cost for implementation and compliance:

Since the Board of Professional Counselors is part of an agency that generates operating funds from licensees, any additional costs would be borne by them. At present a one-day board meeting costs approximately \$1,000. If additional meetings would be required to fulfill the requirements of a biennial review of regulations' effectiveness and continued need, this cost would also be borne indirectly by the licensees.

The cost of a public hearing and transcript, which should not exceed \$500.

There is no enforcement cost.

Basis: § 54-929 of the Code of Virginia.

<u>Purpose:</u> To solicit participation of interested parties in the development of regulations prior to and during the entire drafting, formulation, promulgation, and final adoption process.

Statutory Authority: § 54-929 of the Code of Virginia.

Written comments may be submitted until November 4, 1985.

Contact: John W. Braymer, Ph.D., Executive Director, P. O. Box 27708, Richmond, Va. 23261, telephone (804)

VIRGINIA BOARD OF PSYCHOLOGY

November 4, 1985 - 10 a.m. — Public Hearing Department of Health Regulatory Boards, 4901 Fitzhugh Avenue, Conference Room 1, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given is accordance with § 9-6.14:7.1 of the Code of Virginia that the Virginia Board of Psychology intends to adopt regulations entitled: **Public Participation Guidelines.** This regulation will establish guidelines for soliciting participation of interested parties in the revision and adoption of regulations.

STATEMENT

<u>Subject and Substance:</u> Proposed adoption by the Virginia Board of Psychology of Public Participation Guidelines to be used to solicit participation by interested parties in the formulation, development and adoption of regulations that the board may promulgate as required or authorized by state law.

<u>Issues:</u> 1. Estimated impact with respect to number of persons affected:

The guidelines will provide a means for all persons affected by regulations of the agency to participate in their development, formulation and adoption.

2. Projected cost for implementation and compliance:

Since the Board of Psychology is part of an agency that generates operating funds from licensees, any additional costs would be borne by them. At present a one-day board meeting costs approximately \$1,000. If additional meetings would be required to fulfill the requirements of a biennial review of regulations' effectiveness and continued need, this cost would also be borne indirectly by the licensees.

The cost of a public hearing and transcript, which should not exceed \$500.

There is no enforcement cost.

Basis: § 54-929 of the Code of Virginia.

<u>Purpose:</u> To solicit participation of interested parties in the development of regulations prior to and during the entire drafting, formulation, promulgation, and final adoption process.

Statutory Authority: § 54-929 of the Code of Virginia.

Written comments may be submitted until November 4, 1985.

Contact: John W. Braymer, Ph.D., Executive Director, 517 W. Grace St., P. O. Box 27708, Richmond, Va. 23261, telephone (804) 786-7702

VIRGINIA RESOURCES AUTHORITY

† November 12, 1985 - 10 a.m. - Open Meeting The Mutual Building, 909 East Main Street, Authority Board Room, Suite 305, Richmond, Virginia

The board will meet to (i) approve minutes of the September 24 board meeting; (ii) review the authority's operations for the prior months; and (iii) consider other matters and take other actions as they may deem appropriate. The planned agenda of the meeting will be available at the offices of the authority one week prior to the date of the meeting.

† December 3, 1985 - 10 a.m. - Open Meeting The Mutual Building, 909 East Main Street, Authority Board Room, Suite 305, Richmond, Virginia

The board will meet to (i) approve minutes of the November 12 board meeting; (ii) review the authority's operations for the prior month; and (iii) consider other matters and take other actions as they may deem appropriate. The planned agenda of the meeting will be available at the offices of the authority one week prior to the date of the meeting.

Contact: Shockley D. Gardner, Jr., Executive Director, P. O. Box 1300, Richmond, Va. 23210, telephone (804) 644-3100

VIRGINIA SAFETY AND HEALTH CODES BOARD

† November 19, 1985 - 10 a.m. - Open Meeting State Capitol, Capitol Square, House Room 4, Richmond, Virginia. (Location accessible to handicapped.)

The agenda will include a discussion of the comments concerning the draft Virginia Hazard Communications amendment received during a public hearing on August 2, 1985. The board will also review three federal standards for possible adoption under § 9-6.14:4.1.C.4.(c) of the Administrative Process Act. These include: educational scientific diving amendment; power/lawnmowers amendment; and coke oven emissions amendment. The board will also be breifed on the comments received concerning the draft Virginia Confined Space Standard.

Contact: Janice L. Thomas, Virginia Occupational Safety and Health Chief Administrator, Virginia Department of Labor and Industry, P. O. Box 12064, Richmond, Va. 23241, telephone (804) 786-5873

SEWAGE HANDLING AND DISPOSAL APPEALS REVIEW BOARD

† November 20, 1985 - 10 a.m. - Open Meeting General Assembly Building, Capitol Square, Senate Room A, Richmond, Virginia. (Location accessible to

handicapped.)

A meeting to hear and render a decision on all Appeals of Denials of On-Site Sewage Disposal System Permits.

Contact: P. M. Brooks, 502 Madison Bldg., Richmond, Va. 23219, telephone (804) 786-1931

VIRGINIA SMALL BUSINESS FINANCING AUTHORITY

November 19, 1985 - 9 a.m. — Public Hearing State Capitol, Capitol Square, House Room 1, Richmond, Virginia. (Location accessible to handicapped.)

The authority will conduct a public hearing to consider Industrial Development Bond applications received by the authority and for which public notice has appeared in the appropriate newspapers of general circulation. Prior to the public hearing, which starts at 10 a.m., the Authority will conduct its regular business meeting.

Contact: Nic Walker, Executive Director, Virginia Small Business Financing Authority, 1000 Washington Bldg., Richmond, Va. 23219, telephone (804) 786-3791

DEPARTMENT OF SOCIAL SERVICES

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Department of Social Services intends to amend regulations entitled: Real Property Disposition Period in the Aid to Dependent Children (ADC) Program (VR 615-01-8). The intent of the proposed amendment is to extend the current six-month excess real property disposition period for an additional three months, for a total of nine months.

STATEMENT

<u>Subject:</u> Proposed amendment to the following regulation: **Real Property Period in the Aid to Dependent Children**(ADC) Program. This amendment is being proposed for a 60-day public comment period.

Substance: It is the intent of the State Board of Social Services to extend the current six-month period for disposing of excess nonexempt real property for an additional three months. Under current regulations, when ownership of excess nonexempt real property exceeds the \$600 maximum resource limit, assistance is to be granted to the otherwise eligible assistance unit members for a period of six months, provided the unit agrees to dispose of the excess property and repay any assistance received during that period. The proposed regulation will extend for three months the period during which the assistance unit allowed to receive assistance, for a total of nine months, while making efforts to dispose of the excess property.

Calendar of Events

<u>Issues:</u> Prior to continuing assistance during the disposition period, the assistance unit must sign an agreement to repay the total amount of assistance received during the period, except that the amount to be repaid cannot exceed the net proceeds from the sale of the excess property.

If the property is not sold during the disposition period or assistance is terminated during the period because the assistance unit no longer meets other financial or categorical requirements, the entire amount of assistance paid during the period is an overpayment which is subject to recoupment and/or recovery.

Federal regulations specify that states must define what constitutes a good faith effort to dispose of the excess nonexempt real property. For the purpose of this requirement a "good faith effort" is defined as: an attempt to sell the excess nonexempt real property within a range of 10% of the fair market value. Attempts may include, but are not limited to, listing the property with a real estate company or advertising the property in various ways.

<u>Basis:</u> The proposed regulation is an option made available to states in § 2626 of the federal Deficit Reduction Act of 1984 (P.L. 98-369). Section 63.1-25 of the Code of Virginia delegates authority to the State Board of Social Services to promulgate rules and regulations necessary for operation of public assistance programs in Virginia.

<u>Purpose</u>: The purpose of the proposed regulation is to establish a more reasonable period for disposing of excess real property. The regulation would allow continuation of assistance for a period of nine months to otherwise eligible assistance units when an agreement to dispose of such excess nonexempt real property and repay any assistance received during the disposition period has been executed.

Statutory Authority: § 63.1-25 of the Code of Virginia.

Written comments may be submitted until November 29, 1985, to I. Guy Lusk, Director, Division of Benefit Programs, Department of Social Services, 8007 Discovery Drive, Richmond, Virginia 23229-8699.

Contact: Carolyn Ellis, Supervisor, Economic Assistance Unit, Department of Social Services, 8007 Discovery Dr., Richmond, Va. 23229-8699, telephone (804) 281-9046

Coordinating Committee for Interdepartmental Licensure and Certification of Children's Residential Facilities

† November 8, 1985 - 8:30 a.m. — Open Meeting 8007 Discovery Drive, The Blair Building, Second Floor, Conference Room A, Richmond, Virginia. (Location accessible to handicapped.)

A meeting to receive (i) progress report from the coordinator, (ii) discuss training plan; (iii) appoint

advisory committee; and (iv) discuss the annual administrative plan.

Contact: Barry P. Craig, Blair Bldg., 8007 Discovery Dr., Richmond, Va. 23229-8699, telephone (804) 281-9025

Departments of Social Services, Education and Corrections

October 29, 1985 - 10 a.m. — Public Hearing State Capitol, Capitol Square, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Departments of Social Services, Education and Corrections intends to adopt regulations entitled: Rules of the Interdepartmental Committee on Rate-Setting: The Joint Regulations on Rate-Setting for Children's Facilities of the Board of Education, the Board of Social Services and the Board of Corrections. These rules of the interdepartmental committee describe the method for implementing a consistent rate-setting and appeals process through the three state departments.

STATEMENT

<u>Basis</u>: These regulations are issued under authority granted by § 2.1-703 of the Code of Virginia which requires the development and adoption of these rules.

<u>Subject:</u> These regulations establish a uniform process to approve rates for all day or special education schools for the handicapped, residential providers of child care or regional public special education programs for the handicapped that accept publicly funded children. The rates established through this process will be paid by all school boards, court service units, and social service departments.

<u>Substance</u>: The current process is similar to the process proposed in these regulations. The process sets unit costs for each service provider depending on the proposed cost of each service provider. The process lists allowable costs and unallowable costs and prescribes minimum utilization rates to be used in determining unit costs.

<u>Issues:</u> These regulations formalize a uniform rate-setting process among the three departments. The process establishes uniform rates to be paid for any publicly funded child. In the absence of these regulations each department could have a different rate-setting process and determine different rates for the same service provider. This would cause duplication of effort for the service providers and the possibility that different rates would be set for the same service provider.

<u>Purpose</u>: The purpose of these regulations is to approve uniform rates for any service provider in the state that accepts publicly funded children.

Statutory Authority: § 2.1-703 of the Code of Virginia.

Written comments may be submitted until October 19, 1985, to Patricia Tuck, Department of Education, 101 North 14th Street, James Monroe Building, 23rd Floor, Richmond, Virginia 23219.

Contact: James D. Donohue, State Welfare Supervisor, Department of Social Services, 8007 Discovery Dr., Richmond, Va. 23288, telephone (804) 281-9037 (toll-free number 1-800-552-7091)

Division of Licensing Programs

December 10, 1985 - 11 a.m. — Public Hearing Henrico Government Center, Parham and Hungry Springs Roads, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Virginia Department of Social Services, Division of Licensing Programs intends to adopt and repeal regulations entitled: Standards and Regulations for Licensed Adult Day Care Centers. The areas addressed by the requirements of this regulation include: administration, personnel, supervision, physical environment, programs and services, and emergencies.

STATEMENT

<u>Basis:</u> The statutory basis for these regulations is § 63.1-174 of the Code of Virginia. The Department of Social Services has approved draft standards and regulations for licensed adult day care centers for a 60-day public comment period.

<u>Purpose:</u> The purpose of standards and regulations for adult day care centers is to ensure a minimum level of health, safety, and well-being for the participants receiving care. The proposed revisions are designed to provide protective oversight of participants in group care in a flexible enough manner to accommodate changes during the lifetime of these standards. Emphasis has been placed on clarity and ease of comprehension.

<u>Issues:</u> The document is comprised of the following issues which impact adult care centers subject to licensure by the Department of Social Services: administration, personnel, supervision, physical environment, management of emergencies and programs and services which include: admission policies, health care, management of behavior, nutrition, food service and activities.

Impact: Under the current definition in the Code of Virginia, an adult day care center is a facility, which is either operated for profit or which desires licensure, for four or more aged, infirm or disabled adults which is operated during a part of a day only, which provides supplementary care and protection of individuals who reside elsewhere. Section 63.1-172C of the Code of Virginia

exempts a facility or portion of a facility licensed by the State Board of Mental Health and Mental Retardation, and the home or residence of an individual who cares for only persons related to him by blood or marriage from adult day care center licensure.

As of July 1985, 30 centers were licensed for a total capacity of 1,171 participants. Of these, 15 were private, not-for-profit; 11 were public not-for-profit; and 4 were operated for profit.

Statutory Authority: § 63.1-174 of the Code of Virginia.

Written comments may be submitted until December 10, 1985.

Contact: E. Louise Sparrer, Supervisor, Standards/Policy, Adult Programs, Division of Licensing Programs, Virginia Department of Social Services, 8007 Discovery Dr., Richmond, Va. 23229-8699, telephone (804) 281-9025 (toll-free number 1-800-552-7091)

VIRGINIA BOARD OF SOCIAL WORK

November 4, 1985 - 10 a.m. — Public Hearing Department of Health Regulatory Boards, 4901 Fitzhugh Avenue, Conference Room 1, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Virginia Board of Social Work intends to adopt regulations entitled: Public Participation Guidelines. This regulation will establish guidelines for soliciting participation of interested parties in the revision and adoption of regulations.

STATEMENT

<u>Subject and Substance:</u> Proposed adoption by the Virginia Board of Social Work of Public Participation Guidelines to be used to solicit participation by interested parties in the formulation, development and adoption of regulations that the board may promulgate as required or authorized by state law.

<u>Issues:</u> 1. Estimated impact with respect to number of persons affected:

The guidelines will provide a means for all persons affected by regulations of the agency to participate in their development, formulation and adoption.

2. Projected cost for implementation and compliance:

Since the Board of Social Work is part of an agency that generates operating funds from licensees, any additional costs would be borne by them. At present a one-day board meeting costs approximately \$1,000. If additional meetings would be required to fulfill the requirements of a biennial

Calendar of Events

review of regulations' effectiveness and continued need, this cost would also be borne indirectly by the licensees.

The cost of a public hearing and transcript, which should not exceed \$500.

There is no enforcement cost.

Basis: § 54-929 of the Code of Virginia.

<u>Purpose</u>: To solicit participation of interested parties in the development of regulations prior to and during the entire drafting, formulation, promulgation, and final adoption process.

Statutory Authority: § 54-929 of the Code of Virginia.

Written comments may be submitted until November 4, 1985.

Contact: John W. Braymer, Ph.D., Executive Director, P. O. Box 27708, Richmond, Va. 23261, telephone (804) 786-7702

VIRGINIA SUBSTANCE ABUSE CERTIFICATION BOARD

November 4, 1985 - 10 a.m. — Public Hearing Department of Health Regulatory Boards, 4901 Fitzhugh Avenue, Conference Room 1, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Virginia Substance Abuse Certification Board intends to adopt regulations entitled: **Public Participation Guidelines.** This regulation will establish guidelines for soliciting participation of interested parties in the revision and adoption of regulations.

STATEMENT

<u>Subject and Substance:</u> Proposed adoption by the Virginia Substance Abuse Certification Committee of Public Participation Guidelines to be used to solicit participation by interested parties in the formulation, development and adoption of regulations that the board may promulgate as required or authorized by state law.

<u>Issues:</u> 1. Estimated impact with respect to number of persons affected:

The guidelines will provide a means for all persons affected by regulations of the agency to participate in their development, forumlation and adoption.

2. Projected cost for implementation and compliance:

Since the Board of Psychology is part of an agency that generated operating funds from licensees, any additional costs would be borne by them. At present a one-day board meeting costs approximately \$1,000. If additional meetings would be required of regulations' effectiveness and continued need, this cost would also be borne indirectly by the licensees.

The cost of a public hearing and transcript, which should not exceed \$500.

There is no enforcement cost.

Basis: § 54-929 of the Code of Virginia.

<u>Purpose:</u> To solicit participation of interested parties in the development of regulations prior to and during the entire drafting, formulation, promulgation, and final adoption process.

Statutory Authority: § 54-929 of the Code of Virginia.

Written comments may be submitted until November 4, 1985

Contact: John W. Braymer, Ph.D., Executive Director, P. O. Box 27708, Richmond, Va. 23261, telephone (804) 786-7702

DEPARTMENT OF TAXATION

November 12, 1985 - 10 a.m. - Public Hearing General Assembly Building, Capitol Square, House Room C, Richmond, Virginia. (Location accessible to handicapped.)

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Department of Taxation intends to adopt regulations entitled: VR 630-3-446.1. Corporation Income Tax: Foreign Sales Corporations. This regulation sets forth the treatment of corporations which own and/or transact business with an FSC, Small FSC or interest charge DISC.

STATEMENT

<u>Basis:</u> This regulation is issued under authority granted by § 58.1-203 of the Code of Virginia.

<u>Purpose:</u> This regulation sets forth the policies and procedures relating to the Virginia tax treatment of corporations which own and/or transact business with affiliated corporations qualifying under the Internal Revenue Code as Foreign Sales Corporations, Small Foreign Sales Corporations and Domestic International Sales Corporation for taxable years beginning on and after January 1, 1985.

Issues: The Federal Tax Reform Act of 1984 created three new types of corporations which could be used to defer or exempt from federal income tax a portion of foreign trade income of a taxpayer. For state tax purposes, use of one of these three new types of corporations also changes the character of income to the form of dividends. In many, if

not most, cases these corporations will be "paper" corporations exempt from the arms length standards of the Internal Revenue Code § 482. The issue raised by this new federal device is whether or not Virginia will recognize the artificial shifting and recharacterization of income under federal law.

<u>Substance:</u> This regulation specifies that no adjustments or consolidation will be required under Virginia Code § 58.1-446 for Foreign Sales Corporations and Small Foreign Sales Corporations.

An adjustment will be required in the case of taxpayers owning or transacting business with affiliated interest charge Domestic International Sales Corporations. The adjustment will normally be based upon consolidation of the DISC with the parent/taxpayer. This parallels the established policy with respect to DISC's under prior law.

Statutory Authority: § 58.1-203 of the Code of Virginia.

Written comments may be submitted until November 5, 1985.

Contact: Danny M. Payne, Director, Tax Policy Division, P. O. Box 6-L, Richmond, Va. 23282, telephone (804) 257-8010

THE COLLEGE OF WILLIAM AND MARY

Board of Visitors

December 5, 1985 - 5 p.m. — Open Meeting

December 6-7, 1985 - 8 a.m. — Open Meeting

Alumni House, 500 Richmond Road, Williamsburg, Virginia

A regularly scheduled meeting of the Board of Visitors of The College of William and Mary to receive reports from several committees of the board and to act on those resolutions that are presented by the administrations of William and Mary and Richard Bland College.

An informational release will be available four days prior to the board meeting for those individuals and/or organizations who request it.

Contact: Office of University Communications, James Blair Hall, Room 308, College of William and Mary, Williamsburg, Va. 23185, telephone (804) 253-4226

VIRGINIA COMMONWEALTH UNIVERSITY

Board of Visitors

November 21, 1985 - 9 a.m. - Open Meeting University Meeting Center, 101 North Harrison Street (corner of Harrison and Floyd Streets), Richmond, Virginia. (Location accessible to handicapped.)

A regular meeting of the Board of Visitors to discuss issues regarding Virginia Commonwealth University. Agenda will be available five working days prior to the meeting.

Contact: Carole Roper, University Relations, 826 W. Franklin St., Richmond, Va. 23284, telephone (804) 257-1231 or 786-7329

VIRGINIA DEPARTMENT FOR THE VISUALLY HANDICAPPED

Advisory Committee on Services

† December 7, 1985 - 10:30 a.m. — Open Meeting Administrative Headquarters, 397 Azalea Avenue, Richmond, Virginia. (Location accessible to handicapped; interpreter for deaf provided if requested.)

A quarterly meeting to advise the Virginia Department for the Visually Handicapped on matters related to services for blind and visually handicapped citizens of the Commonwealth.

Contact: George A. Koger, Executive Assistant, 397 Azalea Ave., Richmond, Va. 23227, telephone (804) 264-3148

VIRGINIA COUNCIL ON VOCATIONAL EDUCATION

† November 13, 1985 - 10 a.m. — Open Meeting Pavilion Tower, 1900 Pavilion Drive, Virginia Beach, Virginia. (Location accessible to handicapped.)

Meetings of the committee on state planning and committee on evaluation.

† November 14, 1985 - 8:30 a.m. — Business Session Pavilion Tower, 1900 Pavilion Drive, Virginia Beach, Virginia. (Location accessible to handicapped.)

The council will receive reports from the Standing Council Committee; Department of Education; Virginia Community College System; and the Governor's Job Training Coordination Council.

Contact: George S. Orr, Jr., Executive Director, Council on Vocational Education, P. O. Box U, Blacksburg, Va. 24060, telephone (703) 961-6945

STATE WATER CONTROL BOARD

† December 3, 1985 - 7:30 p.m. — Open Meeting Roanoke City Council Chamber, 215 Church Avenue, Roanoke, Virginia. (Location accessible to handicapped.)

Calendar of Events

† **December 4, 1985 - 2 p.m.** — Open Meeting State Capitol, Capitol Square, House Room 4, Richmond, Virginia. (Location accessible to handicapped.)

A meeting to inform the public of the State Water Control Board's intention to amend its Regulation 6 (NPDES) in order to obtain pretreatment program delegation from the EPA. Public input on the proposal will also be sought.

Contact: LaVern H. Corkran, State Water Control Board, 2111 N. Hamilton St., Richmond, Va. 23230, telephone (804) 257-6306

LEGISLATIVE

AMUSEMENT RIDE SAFETY JOINT SUBCOMMITTEE

November 12, 1985 - 10 a.m. — Public Hearing George Mason University, 4400 University Drive, Student Union 2, Rooms 3 and 4, Fairfax, Virginia

The joint subcommittee will hold a public hearing on amusement park safety inspections and how such an inspection program might best be implemented in the Commonwealth. A work session on proposed legislation will follow the public hearing.

Contact: Barbara H. Hanback, House of Delegates, General Assembly Bldg., Richmond, Va. 23219, telephone (804) 786-7681 or Jessica Bolecek, Staff Attorney, Division of Legislative Services, General Assembly Bldg., Richmond, Va. 23219, telephone (804) 786-3591

HOUSE APPROPRIATIONS COMMITTEE

† November 18, 1985 - 9:30 a.m. — Open Meeting General Assembly Building, Capitol Square, 9th Floor Committee Room, Richmond, Virginia. (Location accessible to handicapped.)

A regular monthly meeting.

Contact: Donna C. Johnson, House Appropriations
Committee, General Assembly Bldg., 9th Floor, Capitol
Square, Richmond, Va. 23219, telephone (804) 786-1837

HEALTH MAINTENANCE ORGANIZATIONS AND PREFERRED PROVIDER ORGANIZATIONS JOINT SUBCOMMITTEE

October 29, 1985 - 10 a.m. - Open Meeting

General Assembly Building, Capitol Square, Senate Room B, Richmond, Virginia. (Location accessible to handicapped.)

A working meeting to study Senate Joint Resolution No. 139.

Contact: Thomas C. Gilman, Senate Committee Clerk, P. O. Box 396, Richmond, Va. 23203, telephone (804) 786-5742 or Norma Szakal, Staff Attorney, Division of Legislative Services, P. O. Box 3-AG, Richmond, Va. 23208, telephone (804) 786-3591

JOINT LEGISLATIVE AUDIT AND REVIEW COMMISSION

† November 11, 1985 - 9:30 a.m. - Open Meeting General Assembly Building, Capitol Square, House Room D, Richmond, Virginia. (Location accessible to handicapped.)

A meeting to present report on capacity of local jails, standards of quality progress report, and other business

Contact: Ray D. Pethtel or Maryann Craven, General Assembly Bldg., Capitol Square, Suite 1100, Richmond, Va. 23219, telephone (804) 786-1258

SAVINGS AND LOAN LAWS INTEREST RATES SUBCOMMITTEE JOINT SUBCOMMITTEE

November 18, 1985 - 2 p.m. — Open Meeting December 16, 1985 - 2 p.m. — Open Meeting General Assembly Building, Capitol Square, 6th Floor Conference Room, Richmond, Virginia. (Location accessible to handicapped.)

A subcommittee meeting to study the interest rate laws of the state of Virginia.

Contact: C. William Cramme', III, Staff Attorney, Division of Legislative Services, General Assembly Bldg., P. O. Box 3-AG, Richmond, Va. 23208, telephone (804) 786-3591

SENATE COMMITTEE ON FINANCE AND HOUSE COMMITTEE ON CLAIMS JOINT SUBCOMMITTEE

November 12, 1985 - 2 p.m. — Open Meeting General Assembly Building, Capitol Square, Senate Room A, Richmond, Virginia. (Location accessible to handicapped.)

A working session studying "Victims of Crime Claims Act."

Contact: Thomas C. Gilman, Senate Committee Clerk, P. O. Box 396, Richmond, Va. 23203, telephone (804) 786-5742 or Bess Hodges, Senate Finance Office, P. O. Box 396, Richmond, Va. 23219, telephone (804) 786-4400

WORKERS' COMPENSATION JOINT SUBCOMMITTEE

October 31, 1985 - 10 a.m. — Open Meeting General Assembly Building, Capitol Square, House Room C, Richmond, Virginia. (Location accessible to handicapped.)

An open meeting of the joint subcommittees of House Labor and Commerce and Senate Commerce and Labor regarding Workers' Compensation issues.

Contact: Anne R. Howard, House of Delegates, P. O. Box 406, Richmond, Va. 23203, telephone (804) 786-7681 or Terry Barrett, Research Associate, Division of Legislative Services, P. O. Box 3-AG, Richmond, Va. 23208, telephone (804) 786-3591

CHRONOLOGICAL LIST OPEN MEETINGS

October 28, 1985

Air Pollution Control Board, State Library Board, Virginia State Local Government, Commission on

October 29

Health Maintenance Organizations and Preferred Providers Organizations Joint Subcommittee Local Government, Commission on Polygraph Examiners Advisory Board

October 30

Conservation and Historic Resources, Department of Goose Creek Scenic River Advisory Board Contractors, State Board for Local Government, Commission on

October 31

Contractors, State Board for
Criminal Justice Services Board
Committee on Criminal Justice Information Systems
Education, Board of
Local Government, Commission on
Mental Health and Mental Retardation, Department of
Substance Abuse Advisory Council
Perinatal Services Advisory Board
Workers' Compensation
Joint Subcommittee

November 1

Education, Board of Game and Inland Fisheries, Commission of

General Services, Department of Art and Architectural Review Board

November 4

Governor's Job Training Coordinating Council CANCELLED

November 5

Taxation, Department of

November 6

Alcoholic Beverage Control Board, Virginia Higher Education, State Council of

November 7

Air Pollution Control Board, State Apprenticeship Council, Virginia

November 8

Accountancy, Virginia State Board of
Social Services, Department of
Coordinating Committee for Interdepartmental
Licensure and
Certification of Children's Residential Facilities

November 11

Joint Legislative Audit and Review Commission

November 12

Finance, Senate Committee on Claims, House of Delegates Committee Victims of Crime Claims Act Joint Subcommittee Resources Authority, Virginia

November 13

Auctioneers, State Board for
Corrections, State Board of
Geology, Virginia State Board of
Health, State Board of
Local Government, Commission on
Mental Health and Mental Retardation, Department of
Interagency Deliquency Prevention
Coordination Board
Vocational Education, Virginia Council on

November 14

Auctioneers, State Board for Health, State Board of Local Government, Commission on Longwood College Board of Visitors Vocational Education, Virginia Council on

November 15

Architects, Professional Engineers, Land Surveyors and Certified Landscape Architects, State Board of Local Government, Commission of Longwood College

Calendar of Events

Board of Visitors Opticians, Virginia State Board of

November 18

Agriculture and Consumer Services, Virginia Department of
Virginia Winegrowers Advisory Board
Appropriations Committee, House
Funeral Directors and Embalmers, Virginia Board of
Nursing, Virginia State Board of
Savings and Loans Laws
Interest Rate Subcommittee
Joint Subcommittee

November 19

Alcoholic Beverage Control Board, Virginia Funeral Directors and Embalmers, Virginia Board of Health Coordinating Council, Virginia Statewide Nursing, Virginia State Board of Safety and Health Codes Board, Virginia

November 20

Hazardous Waste Facility Siting Council
Health Coordinating Council, Virginia Statewide
Health Services Cost Review Council, Virginia
Medicine, Virginia Board of
Credentials Committee
Motor Vehicles, Department of
Nursing, Virginia State Board of
Sewage Handling and Disposal Appeals Review Board,
State

November 21

Virginia Commonwealth University Board of Visitors Medicine, Board of Museum of Fine Arts, Virginia Museum of Fine Arts, Virginia Finance Committee

November 22

Medicine, Board of Physical Therapy, Advisory Board on

November 23

Medicine, Board of

December 3

Alcoholic Beverage Control Board, Virginia Resources Authority, Virginia Water Control Board, State

December 4

Conservation and Historic Resouces, Department of Virginia Soil and Water Conservations Board Water Control Board, State

December 5

Dentistry, Board of Education, Board of The College of William and Mary Board of Visitors

December 6

Dentistry, Board of Education, Board of The College of William and Mary Board of Visitors

December 7

The College of William and Mary Board of Visitors Visually Handicapped, Virginia Department for the Advisory Committee on Services

December 9

Barber Examiners, Virginia Board of

December 11

Corrections, State Board of

December 16

Local Government, Commission on Savings and Loans Laws Interest Rates Subcommittee Joint Subcommittee

December 17

Alcoholic Beverage Control Board, Virginia Local Government, Commission on

January 16, 1986

Conservation and Historic Resources, Department of Virginia Soil and Water Conservations Board Museum of Fine Arts, Virginia Museum of Fine Arts, Virginia Finance Committee

PUBLIC HEARINGS

October 29, 1985

Local Government, Commission on Social Services, State Board of

October 30

Child Facilities, Interdepartmental Committee on Rate-Setting for

November 4

Professional Counselors, Virginia Board of Psychology, Virginia Board of Social Work, Virginia Board of Substance Abuse Certification Board, Virginia

November 12

Amusement Ride Safety Joint Subcommittee Taxation, Department of

November 14

Local Government, Commission on

November 15

Health, Board of

November 19

Small Business Financing Authority, Virginia

December 2

Mental Health and Mental Retardation, Department of

December 5

General Services, Department
Division of Consolidated Laboratory Services

December 10

Social Services, Virginia Department of Division of Licensing Programs

December 11

Agriculture and Consumer Services, Virginia Department of

December 16

Local Government, Commission on

December 27

Health, Virginia Department of

January 7, 1986

Criminal Justice Services Board

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	Virginia Regi	ister of Regulation	us	