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 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 (§§ 9-6.146 through 9-6.149) of the Code of Virginia be examined carefully.

CITATION TO THE VIRGINIA REGISTER

The Virginia Register is cited by volume, issue, page number, and date. 13 VA.R. 75-77 November 12, 1984 refers to Volume 1, Issue 3, pages 75 through 77 of the Virginia Register issued on November 12, 1984.

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VIRGINIA REGISTER OF REGULATIONS

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Virginia Register of Regulations
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: VR 120-01. Regulations for the Control and Abatement of Air Pollution. The purpose of the proposed standards (Rule 4-4, Appendix F) is to require the owner/operator of a specified source to limit VOC and NOx emissions to a level resultant from the use of reasonably available control technology and necessary for the protection of public health and welfare. The purpose of the proposed reporting regulation (§ 120-02-31) is to require the owner/operator to report the levels of emissions from the source in order to assess compliance with emission and air quality standards.

A public meeting will be held on November 13, 1991, at 10 a.m. in House Committee Room 1, State Capitol Building, Richmond, Virginia, to receive input on the development of the proposed regulation.


Written comments may be submitted until November 13, 1991, to Director of Program Development, Department of Air Pollution Control, P. O. Box 10088, Richmond, VA 23240.

Contact: Ellen P. Snyder, Policy Analyst, Department of Air Pollution Control, P. O. Box 10088, Richmond, VA 23240, telephone (804) 786-0177.

† 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: VR 120-01. Regulations for the Control and Abatement of Air Pollution. The purpose of the proposed amendment to Part VIII is to require the owner of the proposed new or expanded facility to provide such information as may be needed to enable the agency to conduct a preconstruction review in order to determine compliance with applicable new source performance standards and to assess the impact of the emissions from the facility on air quality. The amendment also provides the basis for the agency's final action (approval or disapproval) on the permit depending upon the results of the preconstruction review.

A public meeting will be held on December 11, 1991, at 10 a.m. in House Committee Room 1, State Capitol Building, Richmond, Virginia, to receive input on the development of the proposed regulation.


Written comments may be submitted until December 11, 1991, to Director of Program Development, Department of Air Pollution Control, P. O. Box 10088, Richmond, VA 23240.

Contact: Nancy S. Saylor, Policy Analyst, Department of Air Pollution Control, P. O. Box 10088, Richmond, VA 23240, telephone (804) 786-1248.

† 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: VR 120-01. Regulations for the Control and Abatement of Air Pollution. The purpose of the proposed amendment to Rule 4-37 is to require the owner/operator of a petroleum liquid storage and transfer facility to install and operate a vapor control and recovery system for VOC emissions, such that resultant ozone concentrations in the ambient air may be reduced to levels which are necessary for the protection of public health and welfare.

A public meeting will be held on December 11, 1991, at 10 a.m. in House Committee Room 1, State Capitol Building, Richmond, Virginia, to receive input on the development of the proposed regulation.


Written comments may be submitted until December 11, 1991, to Director of Program Development, Department of Air Pollution Control, P. O. Box 10088, Richmond, VA 23240.

Contact: Ellen P. Snyder, Policy Analyst, Division of Program Development, Department of Air Pollution Control, P. O. Box 10088, Richmond, VA 23240, telephone (804) 786-0177.

DEPARTMENT OF CORRECTIONS (STATE BOARD OF)

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Board of Corrections intends to consider amending regulations
Notices of Intended Regulatory Action

entitled: VR 239-30-005. Guide for Minimum Standards in Design and Construction of Jail Facilities. The purpose of the proposed action is to establish minimum standards for jail construction and renovation in order to qualify for state reimbursement of allowable construction costs.


Written comments may be submitted until November 1, 1991.

Contact: Mike Howerton, Chief of Operations, Community Corrections, 6900 Atmore Drive, Richmond, VA 23225, telephone (804) 674-3251.

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency’s public participation guidelines that the Board of Corrections intends to consider amending regulations entitled: VR 239-30-005. Regulations for State Reimbursement of Local Correctional Facility Construction Costs. The purpose of the proposed action is to establish guidelines in the evaluation of local correctional facilities request for state reimbursement of facility construction costs and to establish priorities for construction funds available.


Written comments may be submitted until November 1, 1991.

Contact: Mike Howerton, Chief of Operations, Community Corrections, 6900 Atmore Drive, Richmond, VA 23225, telephone (804) 674-3251.

DEPARTMENT OF CRIMINAL JUSTICE SERVICES (BOARD OF)

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 promulgating regulations entitled: Rules Relating to Forfeited Drug Asset Sharing Program. The purpose of the proposed action is to establish certain procedures for the reporting and disposition of forfeited drug assets and the administration of the Forfeited Drug Asset Sharing Program.


Written comments may be submitted until 5 p.m., October 18, 1991.

DEPARTMENT FOR THE DEAF AND HARD OF HEARING

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency’s public participation guidelines that the Department for the Deaf and Hard of Hearing intends to consider amending regulations entitled: VR 245-02-01. Regulations Governing Eligibility Standards and Application Procedures for the Distribution of Telecommunications Equipment. The purpose of the proposed action is to ensure department ownership of telecommunications equipment which individually has a value or cost of $5,000 or more as per criteria established by the State Comptroller’s Office and the Department of Accounts and to update regulations as needed. Consideration is being given to including an expanded range of telecommunications equipment.

Statutory Authority: § 63.1-85.4 of the Code of Virginia.

Written comments may be submitted until October 23, 1991.

Contact: Kathy E. Vesley, Deputy Director, Department for the Deaf and Hard of Hearing, Washington Building Capitol Square, 1100 Bank Street, 12th Floor, Richmond, VA 23219-3640, telephone (804) 225-2570 or toll-free 1-800-552-7917/IDD.

DEPARTMENT OF EDUCATION (STATE BOARD OF)

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency’s public participation guidelines that the Board of Education intends to consider promulgating regulations entitled: Report of Acts of Violence and Substance Abuse in Schools. The purpose of the proposed action is to provide a format and reporting date for local school divisions to report to the Department of Education certain acts of violence and substance abuse on school property, school buses, or at school-sponsored events.


Written comments may be submitted until October 10, 1991.

Contact: H. Douglas Cox, Principal Specialist, Virginia Department of Education, P.O. Box 60, Richmond, Virginia 23216, telephone (804) 225-2871.

Notice of Intended Regulatory Action
Notice is hereby given in accordance with this agency's public participation guidelines that the Board of Education intends to consider amending regulations entitled: VR 270-01-0012. Standards for Accrediting Public Schools in Virginia. The purpose of the proposed action is to provide minimum standards to give guidance and direction to assist schools in their continuing efforts to offer educational programs to meet the needs, interests, and aspirations of all students. The amendments are necessary to reflect changes in the missions of the Board of Education and the Department of Education. The board is also adopting new goals as part of the Standards of Quality.


Written comments may be submitted until December 30, 1991.

Contact: Ms. Lin Corbin-Howerton, Lead Policy Analysts, Virginia Department of Education, P.O. Box 6Q, Richmond, Virginia 23216, telephone (804) 225-2082, (804) 225-2543 or toll-free 1-800-292-3820.

DEPARTMENT OF MINORITY BUSINESS ENTERPRISE

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Department of Minority Business Enterprise intends to consider promulgating regulations entitled: Regulations to Govern the Certification of Minority Business Enterprise. The purpose of the proposed action is to establish requirements for the certification of a for profit business entity as a bonafide minority business enterprise.

Statutory Authority: § 2.1-64.35:8 of the Code of Virginia.

Written comments may be submitted until October 24, 1991.

Contact: Garand W. Curtis, Deputy Director, Department of Minority Business Enterprise, 200-202 N. 9th Street, 11th Floor, Richmond, Virginia 23219, telephone (804) 786-5560 or toll-free 1-800-223-0871.

DEPARTMENT OF MOTOR VEHICLES

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Department of Motor Vehicles intends to consider amending regulations entitled: VR 485-10-8001. Commercial Driver Training School Regulations. The purpose of the proposed action is to propose revisions which are intended to provide closer administrative oversight authority of the schools' activities.

Under the current regulations, DMV has been unable to ensure consumer protection. Additionally, DMV has been unable to enforce the basic provisions of the current regulations.

Statutory Authority: §§ 46.2-203 and 46.2-1703 of the Code of Virginia.

Written comments may be submitted until October 7, 1991.

Contact: Mark E. Smith, Program Manager, Department of Motor Vehicles, P.O. Box 27412, Richmond, VA 23269, telephone (804) 367-2447.

DEPARTMENT OF SOCIAL SERVICES (BOARD OF)

Notice of Intended Regulatory Action

Notice is hereby given in accordance with this agency's public participation guidelines that the Board of Social Services intends to consider promulgating regulations entitled: Child Day Care Policy. The purpose of the proposed action is to provide the Department of Social Services with basic policy and operating principles in the provisions of child day care services.


Written comments may be submitted until October 31, 1991, to Bennet Greenberg, Program Manager, Child Day Care, 8007 Discovery Drive, Richmond, Virginia 23229-8699.

Contact: Peggy Friedenberg, Legislative Analyst, Department of Social Services, Bureau of Governmental Affairs, 8007 Discovery Dr., Richmond, VA 23229-8699, telephone (804) 662-9217.

STATE WATER CONTROL BOARD

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 promulgating regulations entitled: VR 600-14-08. Virginia Pollutant Discharge Elimination System (VPDIS) General Permit Regulation for Domestic Sewage Discharges Less Than or Equal to 1,000 Gallons Per Day. The purpose of the proposed action is to promulgate the emergency regulations which became effective on July 12, 1991, as permanent regulations.

General permits may be issued for categories of dischargers that (i) involve the same or similar types of operations; (ii) discharge the same or similar types of wastes; (iii) require the same effluent limitations or operating conditions; and (iv) require the same or similar monitoring. This general permit will cover the category of...
small domestic sewage treatment plants which are designed to treat up to 1,000 gallons per day. These treatment plants are typically installed at individual homes when central sewer is not available and the soil conditions prohibit the use of septic tanks and drainfields. They may also be installed to treat domestic sewage from duplexes, churches, gas stations, etc., where sewage flow is low and other treatment alternative are not available. These treatment plants have minimal impact on water quality.

As with an individual permit, the effluent limits in the general permit will be set to protect the quality of the waters receiving the discharge. Also, no discharge would be covered by the general permit unless the local governing body has certified that the facility complies with all applicable zoning and planning ordinances.

Adoption of these regulations as permanent regulations will allow for the continuation of the benefits derived from the emergency regulations. There are approximately 1,000 individual VPDES permits in effect for discharges in this category. These permittees could qualify for coverage under the proposed general permit. Coverage under the general permit would reduce the paper work, time and expense involved in obtaining a permit for the dischargers in this category. Adoption of the proposed regulations would also reduce the manpower needed by the Water Control Board for permitting these discharges. This would allow the agency to devote more resources to permitting other sources with greater potential for adverse water quality impacts.

The agency is soliciting comments from the regulated community on the specific impact of the proposed regulatory actions.

A public meeting will be held to receive views and comments and to answer questions of the public (See Calendar of Events Section).

Applicable laws and regulations include the State Water Control Law, the Clean Water Act, and the Permit Regulation (VR 680-14-01).

Statutory Authority: § 62.1-44.15 of the Code of Virginia.

Written comments may be submitted until November 8, 1991.

Contact: Richard Ayers, Office of Water Resources Management, State Water Control Board, P. O. Box 11143, Richmond, VA 23230, telephone (804) 527-5059.

† 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 promulgating regulations entitled: VR 680-14-10, Virginia Pollutant Discharge Elimination System (VPDES) General Permit Regulation for Discharges from Molluscan Shellfish and Crustacea Processing Establishments. The purpose of the proposed action is to adopt a general permit to cover the category of discharges which are generated by seafood packing houses.

General permits may be issued for categories of dischargers that (i) involve the same or similar types of operations; (ii) discharge the same or similar types of wastes; (iii) require the same effluent limitations or operating conditions; and (iv) require the same or similar monitoring. As with an individual permit, the effluent limits in the general permit will be set to protect the quality of the waters receiving the discharge. Also, no discharge would be covered by the general permit unless the local governing body has certified that the facility complies with all applicable zoning and planning ordinances.

Under this proposal the category, or series of categories, of discharges to be covered by proposed general permit regulations is the category of discharges which are generated by seafood packing houses. The facilities covered by this general permit may produce a variety of final products; however, their wastes are similar in nature and can be covered by the same general permit. The covered facilities would be those processors of various shellfish and crustacean seafoods which produce minimal volumes of wastewaters and whose wastes are not considered to be significant threats to water quality. Seafood processing discharges which are believed to impact water quality would be required to obtain individual VPDES permits, rather than be covered by this general permit. This permit would only cover industrial wastes associated with the operation of small facilities. Discharges of sanitary wastes would not be authorized by this permit.

The State Water Control Board recognizes the potential for developing general permits for other categories of discharges which are currently required to obtain individual VPDES permits. The board is also soliciting comments from the public on specific categories which the public feels are more appropriately covered by a general permit.

Adoption of these regulations will allow for the streamlining of the VPDES permit process as it relates to the covered categories of discharges. Coverage under the general permit would reduce the paper work and expense of obtaining a permit for the dischargers in these categories. It will also reduce the time currently required to obtain coverage under the VPDES permitting system. The seafood processors must have a valid permit from the State Water Control Board prior to receiving Certificates of Inspection from the State Health Department. Delays in issuance of a permit from the board may have serious economic impacts on this industrial category. Adoption of the proposed regulation would reduce the manpower needed by the State Water Control Board for permitting these discharges. This would allow the agency to devote more resources to permitting other sources with greater
In addition, the agency is soliciting comments from the regulated community on the specific impact of the proposed regulatory actions.

The board will hold a public meeting to receive views and comments and to answer questions of the public (See Calendar of Events Section).

Applicable laws and regulations include the State Water Control Law, the Clean Water Act, §6 2 of the Permit Regulation (VR 680-14-01).

Statutory Authority: § 62.1-44.15 of the Code of Virginia.

Written comments may be submitted until November 8, 1991.

Contact: Richard Ayers, Office of Water Resources Management, State Water Control Board, P. O. Box 11143, Richmond, VA 23230, telephone (804) 527-5058.

† 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 promulgating regulations entitled: VR 680-14-11. Corrective Action Plan General Permit for Underground Storage Tanks. The purpose of the proposed action is to adopt a general permit to establish standard language for the various methods of remediation associated with underground storage tank releases.

Whenever a release from an underground storage tank system is identified, certain activities are required of the owners and operators of the system. These activities are governed by VR 680-13-02, Underground Storage Tanks: Technical Standards and Corrective Action Requirements. Among the required activities are immediate pollution abatement steps, a site assessment, a risk assessment and a remediation assessment. Based on the information gathered, the board may require the owner and operator to submit a corrective action plan for responding to the pollution situation. Owners and operators are then required to obtain a Corrective Action Plan (CAP) Permit in order to implement the remediation activities of the corrective action plan.

The intent of these proposed general permit regulations is to establish standard language for the various methods of remediation associated with underground storage tank releases. Final remediation goals will be established through the corrective action plan for the individual site. Those corrective action plans are not intended to be specified in these regulations. They would be incorporated by reference into the CAP General Permit. This would involve a separate public participation requirement in accordance with the UST Regulation (VR 680-13-02).

The remediation activities needed to restore the environment at these sites will be determined on a case-by-case basis. Some of them will require a permit to discharge treated ground water to surface waters. The proposed general permit will establish effluent limitations and monitoring requirements for these discharges of treated ground water. As with an individual VPDES permit, the effluent limits in the general permit will be set to protect the quality of the waters receiving the discharge. Remediation at other sites may involve pollution management activities which do not result in surface water discharges. Those treatment technologies and applicable monitoring requirements would also be established in the general permit.

Adoption of these regulations will allow for the streamlining of the permit process as it relates to the covered categories of discharges. Coverage under the general permit would reduce the paper work and expense of obtaining a permit for the owners and operators in this category. It will also reduce the time currently required to obtain coverage under the VPDES permitting system. This could be of some environmental significance when delays in obtaining a CAP permit result in delays in the initiation of ground water remediation efforts. Of the over 60,000 registered underground storage tanks in Virginia, up to 9,000 are expected to report some sort of leak during their lifetimes. The Water Control Board currently is working with owners of approximately 2,500 leaking underground storage tanks and the number of sites is growing at the rate of over 50 per month. Adoption of the proposed regulation would reduce the manpower needed by the State Water Control Board for permitting these discharges.

In addition, the agency is soliciting comments from the regulated community on the specific impact of the proposed regulatory actions.

The board will hold a public meeting will be held to receive views and comments and to answer questions of the public (See Calendar of Events Section).

Applicable laws and regulations include the State Water Control Law, Clean Water Act, Permit Regulation (VR 680-14-01), and Underground Storage Tanks: Technical Standards and Corrective Action Plan Requirements (VR 680-13-02).

Statutory Authority: § 62.1-44.15 of the Code of Virginia.

Written comments may be submitted until November 8, 1991.

Contact: Richard Ayers, Office of Water Resources Management, State Water Control Board, P. O. Box 11143, Richmond, VA 23230, telephone (804) 527-5058.
DEPARTMENT OF COMMERCE

Title of Regulation: VR 190-04-4. Private Security Services Businesses Regulations. REPEALED

Title of Regulation: VR 190-04-1:1. Private Security Services Businesses Regulations.


Public Hearing Date: October 30, 1991 - 1 p.m.
(See Calendar of Events section for additional information)

Summary:

The proposed regulations apply to approximately 462 licensed private security services businesses, 8,361 armed guards and 500 compliance agents who practice in the Commonwealth. These regulations are the result of implementing the regulatory review process which indicated a need to revise the current regulations. The regulations have been reorganized to provide clarity in the licensing procedure, including placing entry requirements before renewal, separating the procedures for renewal from those of reinstatement, adding information regarding fees for licensure, proposing a distinction between standards of practice and conduct as well as the requirement that all applicants for licensure be in good standing if licensed in another jurisdiction and not have been convicted of a misdemeanor or a felony in any jurisdiction.


 PART I.
 GENERAL.

§ 1.1. Definitions.

The following words and terms when used in these regulations shall have the following meaning:

“Approved training school” means any school which has been approved by the Criminal Justice Services Board to conduct private security training.


“Department” means the Department of Commerce.

“Firearms endorsement” means a handgun endorsement or a handgun and shotgun endorsement as evidenced by the training requirements completed by an individual.

“Firm” means a business entity, regardless of method of organization applying for a private security services business license or for a renewal or reinstatement of same.

“Handgun endorsement” means the method of regulation used by the department to acknowledge a registrant’s successful completion of all handgun-related firearms training and retraining requirements established by the rules promulgated by the Criminal Justice Services Board.

“In-service training requirement” means the compulsory in-service training standards adopted by the Criminal Justice Services Board for private security services business personnel.

“Licensed firm” means a business entity, regardless of method of organization, which holds a valid private security services business license issued by the department.

“Licensee” means a licensed private security service business.

“On duty” means that time during which a registrant receives or is entitled to receive fees or other compensation for employment for which a registration is required and that time while the registrant is traveling immediately before and after the period of actual duty between his residence and the place of duty.

“Person” means any individual, group of individuals, firm, company, corporation, partnership, business, trust, association, or other legal entity.

“Registrant” means any individual who has met the requirements for registration in any of the categories listed under “registration category.”

“Registration category” means any one of the following categories:

Armed guard/Courier
Armed car personnel
Guard dog handler
Private investigator/private detective

“Shotgun endorsement” means the method of regulation used by the department to acknowledge a registrant’s successful completion of all shotgun-related firearms training and retraining requirements established by the rules promulgated by the Criminal Justice Services Board.
"Training requirements" means the Compulsory Minimum Training Standards adopted by the Criminal Justice Services Board for private security services business personnel.

"Uniform" means any clothing, badge, patch or lettering which clearly identifies the person as a private security registrant, not a law-enforcement officer.

PART II
ENTRY

§ 2.1. Entry requirements for a private security services business.

Any person seeking a license as a private security services business shall file an application furnished by the department accompanied by a nonrefundable application fee, which shall not be prorated, in the amount of $600. All forms shall be completed in full compliance with the instructions provided by the department. Applicants shall meet or exceed all of the following requirements prior to the issuance of a license:

1. Surety bond or insurance required. Each person seeking a license as a private security services business shall secure a surety bond in the amount of $25,000, executed by a surety company authorized to do business in Virginia, or a certificate of insurance showing a policy of comprehensive general liability insurance with a minimum coverage of $100,000 and $300,000.

2. Irrevocable consent. Each nonresident applicant for a license or nonresident licensee shall file and maintain with the department an irrevocable consent for the department to serve as service agent for all actions filed in any court in this Commonwealth.

3. Compliance agent required. Each firm applying for or maintaining a license as a private security services business shall employ at least one individual as compliance agent who is not designated as a compliance agent for any other licensee and who shall meet or exceed the following requirements:

a. Be 18 years old;

b. Three years of managerial or supervisory experience in a private security services business; in federal, state, or local law-enforcement or in a related field;

c. Successful completion of an examination on the regulations and laws governing a private security services business. The fee for the examination is $50. All fees are nonrefundable;

d. Successful completion of the training requirements and, if appropriate, the in-service training requirements for compliance agents;

e. Be in good standing and free of disciplinary action in every jurisdiction where licensed or registered in private security; and

f. Submit a nonrefundable fee of $25.

4. Applicant conviction record. The department may deny licensure to any firm in which any compliance agent, sole proprietor, officer or director of the corporation, member of the association or general partner of the partnership has been convicted in any jurisdiction of a misdemeanor involving moral turpitude, sexual offense, drug distribution, physical injury or property damage, or of any felony. Any plea of nolo contendere shall be considered a conviction for the purposes of this subdivision. The record of a conviction authenticated in such form as to be admissible in evidence under the laws of the jurisdiction where convicted shall be admissible as prima facie evidence of such conviction.

5. Criminal background investigation. Upon application for a private security services business license, each compliance agent, officer, director, general partner, member of an association and proprietor of the applicant firm shall submit to the department his fingerprints on forms provided by the department and a $40 fee for each fingerprint card. The department shall submit those fingerprints to the Virginia State Police for the purpose of conducting a Virginia Criminal History Records search and a National Criminal Records search to determine whether the individual(s) has a record of conviction.

6. Applicant(s) to be in good standing in other jurisdictions. The department may deny licensure to any firm in which any compliance agent, sole proprietor, officer or director of the corporation, member of the association, or general partner of the partnership has not maintained good standing in every jurisdiction where licensed or registered as a private security business or has had his license or registration denied upon initial application, suspended, revoked, surrendered, not renewed or otherwise disciplined in connection with a disciplinary action in any jurisdiction prior to applying for licensure in Virginia.

§ 2.2. Entry requirements for individual registrants.

A. Individuals seeking registration as private security personnel under § 54.1-1902 of the Code shall file an application furnished by the department which shall be accompanied by a nonrefundable application fee in the amount of $80. Each applicant shall meet or exceed the following requirements prior to the issuance of a registration:

1. Shall be at least 18 years of age;

2. Shall not have been convicted in any jurisdiction of a misdemeanor involving moral turpitude, sexual
offense, drug distribution or physical injury, or of any felony. Any plea of nolo contendere shall be considered a conviction for purposes of this subdivision. The record of a conviction authenticated in such form as to be admissible in evidence under the laws of the jurisdiction where convicted shall be admissible as prima facie evidence of such conviction;

3. Shall disclose his physical address. A post office box is not a physical address;

4. Shall have submitted his fingerprints on forms provided by the department;

5. Shall have submitted evidence that he has complied with the training requirements and, if appropriate, the in-service training requirements in each registration category applied for; and

6. Shall have maintained his license or registration in good standing in every jurisdiction where licensed or registered as private security personnel and shall not have been fined or had any private security license or registration denied upon application, suspended, revoked, surrendered, not renewed or otherwise disciplined in connection with a disciplinary action in any jurisdiction prior to applying for registration or licensure in Virginia.

B. Registration - additional categories.

Individuals seeking additional registration categories or firearms endorsements shall file an application furnished by the department showing that the training requirements for the categories or endorsements have been met. The fee for each filing is $25. All fees are nonrefundable.

C. Criminal background investigation.

Upon receipt of an original registration application, the department shall submit the fingerprints of the applicant to the Virginia State Police for the purpose of conducting a Virginia Criminal History Records search and a National Criminal Records search to determine whether the applicant has a record of conviction.

§ 2.3. Unclassifiable fingerprint cards.

Each applicant whose fingerprint cards are found to be unclassifiable, requiring the department to submit additional fingerprint cards and incur an additional fee for processing by the Virginia State Police or the Federal Bureau of Investigation, shall be so notified in writing and shall submit new fingerprint cards and a fee of $40 to the department before the processing of his application shall resume.

PART III.
RENEWAL OF LICENSE/REGISTRATION.

§ 3.1. License expiration, renewal.

A. All licenses issued to private security services businesses shall expire every year on October 31.

B. The department shall mail a license renewal outlining the procedures for renewal application to the last known address of the licensee. Failure to receive the renewal application shall not relieve the licensee of the obligation to renew.

C. The department shall renew the license when the following are received by the department no later than the expiration date printed on the expiring license:

1. The properly completed renewal application;

2. Evidence, as required by § 3.3 of this regulation, that each of the licensee's compliance agents has satisfactorily completed the compliance agent continuing in-service training; and

3. The appropriate fee established by § 3.4 of this regulation.

§ 3.2. Registration expiration, renewal.

A. All registrations issued on or after January 1, 1992, shall expire 12 months from the last day of the month wherein issued as indicated on the registration.

B. The department shall mail a registration renewal application outlining the procedures for renewal to the registrant at his last known home address. Failure to receive the renewal application shall not relieve the registrant of the obligation to renew.

C. The department shall renew the registration when the following are received by the department no later than the expiration date printed on the expiring registration:

1. The properly completed renewal application;

2. Evidence, as required by § 3.3 of this regulation, of satisfactory completion of the in-service training requirements for every registration category and firearms endorsement reflected on the expiring registration; and

3. The appropriate fee established by § 3.4 of this regulation.

§ 3.3. Evidence of in-service training.

Evidence of satisfactory completion of the in-service training requirement for compliance agents and registrants shall be submitted on forms provided by the department either by approved training schools upon completion of training or by the license or registration renewal applicant with the completed license renewal application form and renewal fee.

§ 3.4. Fee, term of renewal.
The fee for license renewal shall be $300 and the fee or registration renewal shall be $35. All fees are nonrefundable and shall not be prorated. The term of renewal for licenses and registrations shall be one year from the date shown on the expiring license or registration.

§ 3.5. Department discretion to deny renewal.

The department may deny renewal of a license or registration for the same reasons as it may refuse initial licensure or discipline a licensee or registrant.

PART IV.
REINSTATEMENT.

§ 4.1. Failure to renew - reinstatement required.

Any licensee or registrant failing to apply for renewal within 30 days after the expiration date printed on the license or registration shall be required to reinstate the license or registration.

A. The application fee for reinstatement of a license shall be $600 and the application fee for reinstatement of a registration shall be $70. Reinstatement application fees are nonrefundable and shall not be prorated.

B. Applicants for license reinstatement shall meet the requirements of § 3.1 of this regulation and applicants for registration shall meet the requirements of § 3.2 of this regulation.

C. No license or registration shall be reinstated when the application and fee are received by the department more than six months after the expiration date printed on the license or registration. After that date the applicant shall meet the then current entry requirements and apply for a new license or registration.

D. The date on which the application and fee are received by the department or its agent shall determine whether the licensee or registrant is eligible for renewal or reinstatement or is required to apply for a new license or registration.

E. Licenses and registrations shall be reinstated for one year from the date shown on the expired license or registration.

§ 4.2. Department discretion to deny reinstatement.

The department may deny reinstatement of a license or registration for the same reasons as it may refuse initial licensure or discipline a licensee or registrant.

PART V.
STANDARDS OF PRACTICE.

§ 5.1. Transfer of license or registration prohibited.

A. Each license shall be issued to the legal business entity named on the application, whether it be a sole proprietorship, a partnership, a corporation, an association or other legal entity, and shall be valid only for the legal entity named on the license. No license shall be assigned or otherwise transferred to another legal entity.

B. Each registration shall be issued to the individual named on the application and shall be valid only for use by the individual named on the registration card. No registration shall be utilized by any individual other than the individual named on the registration card. No registration shall be transferred to another individual.

§ 5.2. Change of name or address.

A. Each licensee shall upon application and at all times keep the department informed of its physical address and shall report in writing to the department any change in its name or physical address no later than 15 days after the effective date of that change. Name change reports shall be accompanied by certified true copies of the documents which establish the name change. A post office box is not a physical address.

B. Each registrant shall upon application and at all times keep the department informed of his physical address and shall report in writing to the department any change in his name or physical address no later than 15 days after the effective date of that change. A post office box is not a physical address.

§ 5.3. Compliance agent restriction.

No individual shall be approved by the department as a compliance agent for more than a single licensee at any given time.

§ 5.4. Change of ownership or entity.

A. Each licensee shall report in writing to the department any change in its ownership or changes in the officers of a corporation which do not result in the creation of a new legal entity. Such written report shall be received by the department within 30 days after the occurrence of such change and shall include the application form, fingerprint cards and a fee of $40 for each new individual.

B. A new license is required whenever there is any change in the ownership or manner of organization of the licensed entity which results in the creation of a new legal entity.

§ 5.5. Maintenance and replacement of compliance agent.

A. Each licensee shall maintain at least one compliance agent approved by the department.

B. Each licensee shall notify the department in writing within 10 business days of the termination of employment...
of an approved compliance agent.

C. Within 60 days of the termination of the employment of a licensee's sole remaining compliance agent, the licensee shall submit, on a form provided by the department, the name of a new compliance agent who meets the requirements of § 2.1 3 of this regulation. If this individual has already been approved as a compliance agent, a nonrefundable fee of $25 is required. If the application is for a new compliance agent a nonrefundable fee of $55 is required.

PART VI.
STANDARDS OF CONDUCT.

§ 6.1. Prohibited acts.

Each of the acts listed below is cause for disciplinary action:

1. Violating or aiding and abetting others in violating the provisions of Chapters 1, 2, 3 or 18 of Title 54.1 of the Code of Virginia, the regulations promulgated by the Criminal Justice Services Board or this regulation.

2. Having committed any act or omission which resulted in a license or registration being suspended, revoked, not renewed or being otherwise disciplined in any jurisdiction.

3. Having been convicted or found guilty regardless of adjudication in any jurisdiction of the United States of a misdemeanor involving moral turpitude, sexual offense, drug distribution, physical injury, or property damage, or any felony from which no appeal is pending, the time for appeal having elapsed. Any plea of nolo contendere shall be considered a conviction for the purposes of this subdivision. The record of conviction certified or authenticated in such form as to be admissible in evidence of the laws of the jurisdiction where convicted shall be admissible as a prima facie evidence of such guilt.

4. Failing to inform the department in writing within 30 days of pleading guilty or nolo contendere or being convicted or found guilty of any felony or of a misdemeanor involving moral turpitude, sexual offense, drug distribution, physical injury or property damage or of any felony.

5. Obtaining a license, license renewal, registration, registration renewal or approval to act as a compliance agent for a licensee through any fraud or misrepresentation.

6. Failing or refusing to produce during regular business hours to the department or any of its agents for inspection or copying any contract, document or record in the compliance agent's or the licensed firm's possession which is pertinent to the records required to be kept by the Code of Virginia or by this regulation.

7. Failing to inform the department in writing within 30 days after having been found by any court or administrative body of competent jurisdiction in any jurisdiction to have violated the private security services business statute or regulations of that jurisdiction, there being no appeal therefrom or the time for appeal having elapsed.

8. Conducting a private security services business or acting as a registrant or compliance agent in such a manner as to endanger the public health, safety and welfare.

9. Engaging in improper, fraudulent, or dishonest conduct.

10. Falsifying or aiding and abetting others in falsifying training records for the purpose of obtaining a license or registration.

11. Representing as one's own a license issued to another private security services business or a registration issued to another individual, or representing oneself as an approved compliance agent of a licensee without approval by the department.

12. Employing individuals who do not possess a valid registration issued by the department showing the registration categories required to perform their duties, and employing armed persons who do not have a valid endorsement for the firearm(s) used while performing their duties.

13. Performing any unlawful, negligent or improper act resulting in loss, injury or death to any person.

14. Wearing of any military or police style uniform by any employee of a licensee while on duty unless such uniform has:

a. Attached on the outermost garment, except rainwear worn only to protect from inclement weather, at least one insignia clearly identifying the name of the licensed firm employing the individual and a name plate or tape bearing, as a minimum, the individual's last name and first and middle initials; and

b. Attached no patch or other writing containing the word "police," "officer" (unless used in conjunction with the word "security") or any other word(s) suggesting a law-enforcement officer or resembling any uniform patch or insignia of any duly constituted law-enforcement agency of this Commonwealth, its political subdivisions or of the federal government. This restriction shall not apply to individuals who are also duly sworn special police officers to the extent that they may display words

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which accurately represent that distinction.

15. Using a vehicle in the conduct of a private security services business which uses or displays a flashing red, blue or amber light except when specifically authorized by §§ 46.2-1022 through 46.2-1029.1 of the Code.

16. Using or displaying the state seal of Virginia as a part of any licensed firm's logo, stationary, business card, badge, patch, insignia or other form of identification or advertisement.

17. Displaying by employees of licensed firms of their uniform, badge or other insignia while not on duty.

18. Provision of services to any individual by a licensee without a written contract which includes the following:
   a. A clear representation of the services to be provided to the client;
   b. In the case of contracts for private detective or private investigator services, whether a verbal or written report is to be provided to the client;
   c. A clear explanation of how and how often statements of charges itemizing the nature and duration of tasks performed on behalf of the client shall be prepared and submitted to the client; and
   d. The effective date of the contract.

This provision shall not apply to contracts between licensed firms and business entities, government agencies or attorneys-at-law.

19. Failure to maintain the original copy of each written contract between the licensee and any client for five years after the date of termination or completion of services.

20. Providing information obtained by any licensed firm and its employees during the course of any private investigation to any person other than the client who employed the licensee to obtain that information without the client's prior written consent. Provision of information in response to official requests from law-enforcement agencies or from the department or its agents shall not constitute a violation of this regulation.

21. The failure of a licensee's approved compliance agent to at all times comply with the following:
   a. Ensure that the licensed firm is at all times in full compliance with the Code and these regulations;
   b. Ensure that the documentary evidence concerning unarmed guards required by § 54.1-1902 D of the

22. The failure of a registered individual to comply with the following at all times:
   a. Perform those duties authorized by his registration card only while employed by a licensed private security services business and only for the clients of the licensee. This shall not be construed to prohibit an individual who is registered as an armed guard from being employed by a nonlicensee as provided for in § 54.1-1901 (8) of the Code;
   b. Carry or have immediate access while on duty only to firearms of the type specifically endorsed on their registration card;
   c. Carry a firearm concealed while on duty only with the express authorization of the licensed private security services business employing the registrant and only in compliance with § 18.2-308 of the Code;
   d. Transport, carry and utilize firearms while on duty only in a manner which does not endanger the public health, safety and welfare;
   e. If authorized to make arrests, make arrests in full compliance with the law and using only the minimum force necessary to effect arrest;
   f. Engage in no conduct which through word, deed or appearance suggests that a registrant is a law-enforcement officer or other government official; and
   g. Display his registration card while on duty in response to the request of any orderly person. This shall not apply to armored car personnel while actually engaged in the operation of an armored car or walking between the armored car and the client's establishment except when that request comes from a client's representative or a law-enforcement officer.
1. Prior to completing the application form, persons seeking registration should have a thorough knowledge of the Private Security Services Business Regulations and Chapters 1, 2, 3, and 19, Title 56.1, Code of Virginia.

2. A fully completed application, provided by the Department, must be submitted by an applicant seeking consideration for registration, with appropriate fee(s) attached. Incomplete applications will be returned to the applicant. ALL APPLICATIONS MUST CONTAIN A PHYSICAL ADDRESS. A POST OFFICE BOX WITHOUT A STREET ADDRESS OR ROUTE NUMBER IS NOT CONSIDERED A PHYSICAL ADDRESS.

3. Each application must include:
   a. An application form that has been signed and notarized
   b. Two (2) classifiable fingerprint cards
   c. A separate sheet of paper explaining each "yes" response to questions 7, 9, and 10, if applicable
   d. Fee of $80 (non-refundable); Note: Receipt and deposit of your fee does not acknowledge approval of your application.

4. Mail all correspondence to: Department of Commerce Private Security Section 3600 West Broad Street Richmond, Virginia 23220-4417.

5. Mail all applications to: Commonwealth of Virginia Department of Commerce P. O. box 1106 Richmond, Virginia 23210-1066

6. Please allow several weeks for a response to your application.
COMMONWEALTH OF VIRGINIA
Department of Commerce
Private Security Section
3600 West Broad Street * Richmond, Virginia 23230-4917
PRIVATE SECURITY SERVICES BUSINESS COMPLIANCE AGENT APPLICATION

1. Applicant's Name
   Last          First          Middle

2. Residence Address
   Street and Room
   City or Town
   State
   Zip Code

3. Telephone: Residence( ) Business( )

4. Firm:

5. Were you a Licensed Qualifying Agent on October 31, 1984? Yes No

6. Have you passed the Virginia Compliance Agent Examination? Yes No

If you answered "No" to both Item five and six you must pass the Compliance Agent examination before this application can be approved.

7. Have you ever been convicted of a felony or misdemeanor? Yes No

If your answer is yes, attach an explanatory letter.

8. Are you now or have you ever been licensed in Virginia or any other jurisdiction in private security? Yes No

If yes, where and when

9. Has your private security license or registration in Virginia or any other jurisdiction ever been suspended or revoked for any reason? If yes, attach an explanatory letter.

10. Do you understand you may be a Compliance Agent for only one licensed private security services business? ________

11. Do you understand you are responsible for the full compliance with Virginia law and regulation of the licensed firm named in Item 1 above? ________

12. AFFIDAVIT

The undersigned being duly sworn deposes and says that he is the person who executed this application, that the statements herein contained are true, that he has not suppressed any information that might affect this application, and that he has read and understands this affidavit.

Signature of Applicant:
Signature of Notary

Subscribed and sworn to before me this day of_____
My Commission expires_____

ATTENTION NOTARY PUBLIC:
Affiant must be under 30.
WHEREAS, I, or we, the above named applicant for license privileges as a Private Security Services Business owning and/or operating individually or for or under the firm name of ________________, have made application for a license to act as a Private Security Services Business. Nonresident, within the State of Virginia, in accordance with the provisions of Chapter 17.3, Title 54 of the Code.

WHEREAS, under the provisions of said Chapter, it is necessary to file with the Director, Department of Commerce, Richmond, Virginia, an Irrevocable Consent that actions against the subscriber (or subscribers) may be filed in any appropriate court of any county or municipality of this Commonwealth in which the plaintiff resides or in which some part of the transaction occurred out of which the alleged cause of action arose and that process in any action may be served on the subscriber (or subscribers) by leaving two copies thereof with the Director of the Department. Such consent shall stipulate and agree that such service of process shall be valid and binding for all purposes;

NOW THEREFORE, I, or we, the above named applicant for license privileges as a Private Security Service Business as aforesaid, hereby execute and file with the Director of the Department of Commerce our (or our) Irrevocable Consent that actions against the subscriber (or subscribers) may be filed in any appropriate court of any county or municipality of this Commonwealth in which the plaintiff resides or in which some part of the transaction occurred out of which the alleged cause of action arose and that process in any action may be served on the subscriber (or subscribers) by leaving two copies thereof with the Director of the Virginia Department of Commerce. Such consent shall stipulate and agree that such service of process shall be valid and binding for all purposes.

In witness whereof, I, or we have hereunto signed our name, this ______ day of ____________, 19____.

Signature of all Owners, Partners, and Officers: __________________________

Print Name: __________________________

Affidavit:

State of __________________________

County of __________________________

Before me personally appeared the subscriber, who is (or, are) known to me to be the person(s) herein named and who signed the foregoing instrument, and who, being duly sworn, acknowledged that they signed the same as his, her, or their, voluntary act and deed for the uses and purposes therein expressed.


dated ________________

Notary Public

Date of Expiration of Commission

Virginia Register of Regulations
APPLICATION FOR OWNERS, PARTNERS, OFFICERS & DIRECTORS FOR A PRIVATE SECURITY SERVICES BUSINESS

1. LEGAL NAME OF APPLICANT: ____________________________
   Last First Middle

2. LEGAL RESIDENCE:
   Address: ____________________________
   City: __________________ St: ______
   Zip: ______ Phone: ____________________________

3. BUSINESS/FIRM:
   Name: ____________________________
   Address: ____________________________
   City: __________________ St.: ______ Zip: ______ Phone: ____________________________

4. Have you ever been convicted of a felony or a misdemeanor? _______ If the answer is "yes", attach an explanatory letter.
5. Are you now or have you ever been licensed or registered by any other jurisdiction? _______ If yes, which jurisdiction? ____________________________
6. Has a license or registration issued to you to operate a Private Security Services Business in Virginia, or any other jurisdiction ever been suspended or revoked for any reason? _______ If yes, attach an explanatory letter.

7. AFFIDAVIT
   County or City of ____________________________
   The undersigned being duly sworn deposes and says that he is the person who executed this application, that the statements herein contained are true, that he has not suppressed any information that might affect this application, and that he has read and understands this affidavit.
   Signature of Applicant: ____________________________
   Signature of Notary Public: ____________________________
   Subscribed and sworn to before me this _______ day of _______. ______
   My Commission expires ____________________________

FEES $650

INSTRUCTIONS: This application form is designed to provide all the information you need to apply for a Private Security Services Business License. Carefully read the instructions at the beginning and end of each numbered section and include the exact information and attachments asked for. If you cannot or may not be eligible for a license, if you have not already done so, read the law and regulations governing private security in Virginia. Make sure you understand what is expected of you. Violations can result in criminal prosecution as well as action to suspend or revoke your license. Incomplete applications will be returned or denied. The fee is non-refundable. Make all checks payable to the "Treasurer of Virginia".

1. NAME:
   Enter the firm's name, a physical business address and telephone number. Also enter a mailing address if you have a post office box or wish you mail to be sent to a different address. Remember - a post office box is not a physical address.

   Firm Name: ____________________________
   Business Address: ____________________________
   __________________________________________
   Street & No. city/Town State Zip
   Telephone: ____________________________
   Mailing Address: ____________________________
   __________________________________________
   __________________________________________
   If your business address is not in Virginia you must attach an irrevocable consent for service form

2. OWNERSHIP:
   ☐ Sole Proprietor  ☐ Partnership  ☐ Corporation
   ☐ Association  (please check one)
If the firm is individually owned or owned by a partnership, list the name(s) and home address(es) of the owner(s). If the firm is a corporation or association, list the name, address, and telephone numbers of the officers and directors.

### OWNERS, PARTNERS, OFFICERS:

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<th>Name</th>
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### DIRECTORS:

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</tr>
</tbody>
</table>

Each person named above must submit an APPLICATION FOR OWNERS, PARTNERS, OFFICERS AND DIRECTORS AND two FINGERPRINT CARDS.

### COMPLIANCE AGENT(S):

Each licensed firm must have and maintain a Compliance Agent who is responsible for the firm’s full compliance with Virginia law and regulations. He must pass an examination and administered by the Department of Commerce if he was not a licensed Qualifying Agent on October 31, 1984. His failure to keep the firm in compliance will result in criminal and/or administrative action against the firm’s license. He may act as Compliance Agent for only one Licensed Designated Firm.

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Title</th>
<th>Telephone</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Each person named above must submit an APPLICATION FOR OWNERS, PARTNERS, OFFICERS AND DIRECTORS AND two FINGERPRINT CARDS. Also attach an Application for Private Security Registration and see if he is not already registered.

### AFFIDAVIT:

To be executed by every applicant, including nonresidents. Each Owner, Partner and Officer must place his signature in the left hand column and print his name in the right hand column below.

The undersigned, each being duly sworn, deposes and says that he is the person who executed this application, that the statements herein contained are true, that he has not suppressed any information that might affect this application, that he will conduct the business of the firm at all times in compliance with Virginia law and regulations and that he has read and understands this affidavit.

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Title</th>
<th>Telephone</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signature

Subscribed and sworn to before me this ___ day of ___ 19__

Signature of Notary Public

Date Commission Expires

Carefully review this form and make sure it is complete and that you have all other forms and attachments called for ready to submit. If any part of any form is incomplete or if any applicant is ineligible, this Application for Private Security Services Business License will be denied. The fee is non-refundable.

You must have:

1. A check for $650 payable to the Treasurer of Virginia
2. This form fully filled in and notarized.
3. An INDIVISIBLE CERTIFICATE FOR SERVICE FORM complete and notarized, if a nonresident of Virginia.
4. An APPLICATION FOR OWNERS, PARTNERS, OFFICERS AND DIRECTORS, complete and notarized, for each person named in item 2 of this form.
5. A COMPLIANCE AGENT APPLICATION complete and notarized, for each person named in item 3 of this form.
6. An APPLICATION FOR PRIVATE SECURITY REGISTRATION and check for $50 payable to the “Treasurer of Virginia” for any person named in item 3 if this Auer is not already registered.
7. Any documents or letters of explanation required by the above cited application forms.
8. A notarized FINGERPRINT CARD(S) on each person named in this form. (Use only the FINGERPRINT FORMS PROVIDED BY THE DEPARTMENT OF COMMERCE)
9.Bond and Insurance Requirements Form with bond or Certificate of Insurance attached.
10. Mail to: Commonwealth of Virginia
    Department of Commerce
    P.O. Box 13056
    Richmond, Virginia 23230-4917
11. Expect to wait several weeks for a response.
Proposed Regulations

Monday, October 7, 1991

10. APPROVED TRAINING SCHOOL:
   Date(s) Training completed:
   TRAVEL COMPLETED:
   Unarmed Guard dog Private
   yard handler Investigator Handgun
   Handgun Classroom Shotgun Range Shotgun
   Classroom

11. The undersigned being duly sworn deposes and says that he is the person
    who executed this application, that the statements herein contained are
    true, that he has not suppressed any information that might affect this
    application, that the applicant will notify the department of material
    changes to such information within 15 days, and that he has read and
    understands this affidavit.

   Signature of applicant
   Signature of Notary Public
   My commission expires:

COMMENTS:
COMMONWEALTH OF VIRGINIA
DEPARTMENT OF COMMERCE
PRIVATE SECURITY SERVICES BOND

KNOW ALL MEN BY THESE PRESENTS:

That I/we _______ (S::O.l.t)

Principal, and

Duty, are held and firmly bound unto the
Secretary of the Commonwealth of Virginia, in the just and full sum of
Twenty-Five Thousand Dollars ($25,000) to the payment whereof well and
truly to be made, we bind ourselves, our heirs, assigns, administrators,
executors, successors and assigns, jointly and severally, firmly
by these presents.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that Whereas the above
bond has been made application for license to be a Private Security Services Business.

NOW, THEREFORE, if the said __________ shall well and
faithfully perform its duties as a Private Security Services business
AND does no act or acts meriting suspension or revocation of its
license under the provisions of Chapter 19, Title 54, Code of
Virginia, 1950 as amended, then this obligation is void, otherwise to
remain in full force and effect, subject, however, to the following conditions:

1. That this bond shall be continuous in form, and shall remain
in full force and effect until canceled as hereinafter provided.

2. This bond may be canceled at any time by the Principal or the
Surety upon giving thirty (30) days written notice to the
Department of Commerce, at Richmond, Virginia, of its
intention to do so. It being understood that the Surety shall
be liable for any violation of the terms of this bond by the
Principal accruing during the life of this bond.

3. Any person aggrieved by any act of the above bonded
principal in violation of the provisions of Chapter 19, Title
54.1, Code of Virginia, 1950 as amended, may proceed against
the principal or surety on said bond, or both, to recover damages not in excess of the penalty of such bond, in accordance with the provisions of Chapter 19, Title 54.1, Code of Virginia, 1950 as amended.

In witness whereof, the said __________ (S::O.l.t)
Principal(s) has
hereto affixed his or her signature and seal(s), and the Surety has
caused [b]o[a]se presents to be executed by __________ its duly
authorized Attorney-In-Fact, this _______ day of
__________

Expiration Date __________
(S::O.l.t)
(Seal)

[Authorized to conduct business in the Commonwealth of Virginia]
(Seal)

COMMONWEALTH OF VIRGINIA
DEPARTMENT OF COMMERCE
3600 West Broad Street
Richmond, Virginia 23230

BOND AND INSURANCE REQUIREMENTS FOR PRIVATE SECURITY SERVICES

CHECK APPROPRIATE BOX:

☐ I am filing with the Department a SURETY BOND in the amount of $25,000
executed by a SURETY company authorized to do business in the
COMMONWEALTH OF VIRGINIA.

☐ I possess a GENERAL COMPREHENSIVE LIABILITY INSURANCE POLICY with
MINIMUM COVERAGE of $100,000 and $300,000 with
(Insurer's Name)
(Retained by Insurer)

The undersigned certifies to the Department of Commerce that if required by
statute, this business is properly recorded in the appropriate Circuit Court in
the Commonwealth of Virginia, and if the business is a foreign corporation
that it has been properly domesticated and registered in Virginia with the State
Corporation Commission. The State Corporation Commission shall issue a
certificate granting the authority to transact business within this state. In
addition, the business will apply for a State Revenue License with the
Commissioner of the Revenue in the city or county in which the firm's business
office is located.

STATE OF __________

COUNTY OF __________

I/we, duly authorized representative(s) of
(Chief Officer)
being true to the best of my knowledge and belief the
answers above set forth are true.

(Name of Applicant(s))

Signature of Applicant(s)

Subscribed and sworn to before me at

this _______ day of

_______

Notary Public

ATTACH BOND OR CERTIFICATE OF INSURANCE
DEPARTMENT OF GAME AND INLAND FISHERIES  
(BOARD OF)

NOTE: The Board of Game and Inland Fisheries is exempted from the Administrative Process Act (§ 9-6.14:4 of the Code of Virginia); however, it is required by § 9-6.14:22 to publish all proposed and final regulations.

Title of Regulation:
VR 325-01. Definitions and Miscellaneous.
VR 325-01-1. In General.
VR 325-02. Game.
VR 325-02-27. Permits.
VR 325-03. Fish.
VR 325-03-1. Fishing Generally.
VR 325-03-2. Trout Fishing.
VR 325-03-3. Seines and Nets.
VR 325-03-5. Aquatic Invertebrates, Amphibians, Reptiles and Nongame Fish.


Proposed Effective Date: January 1, 1992.

Summary:
Summaries are not provided since, in most instances the summary would be as long or longer than the full text.

Notice to the Public

The Board of Game and Inland Fisheries has ordered to be published, pursuant to §§ 29.1-501 and 29.1-502 of the Code of Virginia, the following proposed new and amended board regulations. A public hearing on the advisability of adopting, or amending and adopting, the proposed regulations, or any part thereof, will be held at the Holiday Inn - Airport, 6626 Thirlane Road, N.W., Roanoke, Virginia, beginning at 9:30 a.m. on Friday, October 18, 1991, at which time any interested citizen present shall be heard. If the board is satisfied that the proposed regulations, or any part thereof, are advisable, in the form in which published or as amended as a result of the public hearing, the board may adopt such proposals at that time, acting upon the proposals separately or in block.

VR 325-01. DEFINITIONS AND MISCELLANEOUS.

VR 325-01-1. In General.
§ 5. Same—"Wild animal," "native animal," "naturalized animal," "non-native (exotic) animal" and "domestic animal."

In accordance with § 29.1-100 of the Code of Virginia, the following terms shall have the meanings ascribed to them by this section when used in the regulations of the board:

1. Definition of "wild animal."—The term "wild animal" means any member of the animal kingdom, except domestic animals, including without limitation any native, naturalized or non-native (exotic) mammal, fish, bird, amphibian, reptile, mollusk, crustacean, arthropod or other invertebrate, and includes any part, product, egg or offspring thereof, or the dead body or parts thereof.

2. Definition of "native animal."—The term "native animal" means those species and subspecies of animals naturally occurring in Virginia, as included in the department's 1991 official listing of "Native and Naturalized Species of Virginia," with copies available in the Richmond and regional offices of the department.

3. Definition of "naturalized animal."—The term "naturalized animal" means those species and subspecies of animals not originally native to Virginia which have established wild, self-sustaining populations, as included in the department's 1991 official listing of "Native and Naturalized Species of Virginia," with copies available in the Richmond and regional offices of the department.

4. Definition of "non-native (exotic) animal."—The term "non-native (exotic) animal" means those species and subspecies of animals not naturally occurring in Virginia, excluding domestic and naturalized species.

5. Definition of "domestic animal."—The term "domestic animal" means animals which, through extremely long association with humans, have been bred to a degree which has resulted in genetic changes affecting the temperament, color, conformation or other attributes of these species to an extent that makes them unique and distinguishable from wild individuals of their species.

§ 13. Endangered and threatened species. Adoption of federal list; additional species enumerated.


B. In addition to the provisions of subsection A, the following species are declared endangered or threatened in this Commonwealth, and are afforded the protection provided by Article 6, Chapter 5, Title 29.1 of the Code of Virginia:

1. Fish:
   - Blackbanded sculpin (Cottus atrata)
   - Emesocerus caecodon
   - Etheostoma cuticeps
Proposed Regulations

Carolina darter  
Blunthead darter  
Tippecanoe darter  

Endangered:

Dace, Tennessee  
Darter, duskytail  
Darter, sharphead  
Darter, variegated  
Sunfish, blackbanded  

Threatened:

Water shrew  
Bittern  
Rafinesque's big-eared bat  

Endangered:

Bat, eastern big-eared  
Hare, snowshoe  
Shrew, water  

Voie, rock  

6. Molluscs:

James River snail  
Cumberland combshell  
Oyster pearly mussel  

Snuffbox pearly mussel  

Endangered:

Bean, purple  
Cavesnail, Unthanks  
Coil, shaggy  

Papershell, fragile  
Pearlymussel, slabside  

Pigtoe, Atlantic  

8. Arthropods:

Amphipod, Madison Cave  
Pseudotremia, Ellett Valley  

Kystodesmid, Laurel Creek  

Stygobromus stegerorum  
Pseudotremia cavernarum  

Sigmodon hispidus  

C. It shall be unlawful to take, transport, process, sell or offer for sale within the Commonwealth any threatened or endangered species of fish or wildlife.


For the purposes of §§ 29.1-564 through 29.1-570 of the Code of Virginia, § 13 of this regulation and this section:
§ 18. Taking of invertebrates.

A. Earthworms.

Earthworms may be taken at any time for private or commercial use.

B. Other invertebrates.

Except as otherwise provided for in §§ 3.1-1020 through 3.1-1030 and 29.1-418 of the Code of Virginia and in VR 325-01-1 § 14, § 13, and VR 325-01-2, invertebrates, other than those listed as endangered; or threatened or of special concern, may be taken for private use.


§ 1. Possession, importation, sale, etc., of wild animals.

Under authority of §§ 29.1-103 and 29.1-521 of the Code of Virginia, it shall be unlawful to take, possess, import, cause to be imported, export, cause to be exported, buy, sell, offer for sale or liberate within the Commonwealth any wild animal unless otherwise specifically permitted by law or regulation.

§ 2. Permit required to import, liberate or possess predatory or undesirable animals or birds.

Under the authority of § 29.1-542 of the Code of Virginia, live wolves or coyotes, or birds or animals otherwise classed as predatory or undesirable, may not be imported into the Commonwealth or liberated therein, or possessed therein, except under a special permit of the board. Before such permit is issued, the importer shall make application to the department, giving the place of origin, the name and address of the exporter and a certificate from a licensed practicing veterinarian certifying that the animal to be imported is disease free.

§ 3. Exclusions.

This regulation does not cover those domestic animals listed below:

Domestic dog (Canis familiaris), including hybrids with canids.

Domestic cat (Felis catus), including hybrids with wild felines.

Domestic horse (Equus caballus), including hybrids with Equus asinus.

Domestic ass, burro and donkey (Equus asinus).

Domestic cattle (Bos taurus and Bos indicus).

Domestic sheep (Ovis aries), including hybrids with wild sheep.

Domestic goat (Capra hircus).

Domestic swine (Sus scrofa domestica), including pot-bellied pig.

Llama (Lama glama).

Alpaca (Lama pacos).
Proposed Regulations

Camels (Camelus bactrianus and Camelus dromedarius).

Domesticated races of hamsters (Mesocricetus spp.).

Domesticated races of mink (Mustela vison) where adults are heavier than 1.15 kg and/or their coat color can be distinguished from wild mink.

Domesticated races of red fox (Vulpes) where their coat color can be distinguished from wild red fox.

Domesticated races of guinea pigs (Cavia porcellus).

Domesticated races of gerbils (Meriones unguiculatus).

Domesticated races of chinchillas (Chinchilla laniger).

Domesticated races of rats (Rattus norvegicus and Rattus rattus).

Domesticated races of mice (Mus musculus).

Domesticated races of European rabbit (Oryctolagus cuniculus).

Domesticated races of chickens (Gallus).

Domesticated races of turkeys (Meleagris gallopavo).

Domesticated races of ducks and geese (Anatidae) distinguishable morphologically from wild birds.

Feral pigeons (Columba domestica and Columba livia) and domesticated races of pigeons.

Domesticated races of guinea fowl (Numida meleagris).

Domesticated races of peafowl (Pavo cristatus).

§ 4. Non-native (exotic) mammals and birds permitted for importation.

An importation permit is not required from the department for the following non-native (exotic) mammals and birds, excluding noted exceptions; provided, that such mammals and birds shall be subject to all applicable local, state and federal laws and regulations, including those that apply to threatened/endangered species; and further provided, that such animals shall not be liberated within the Commonwealth:

<table>
<thead>
<tr>
<th>Mammals:</th>
<th>Genus/Species</th>
<th>Common Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carnivora</td>
<td>Mustelida</td>
<td>Mustela putorius</td>
</tr>
<tr>
<td>Insectivora</td>
<td>Erinaceida</td>
<td>Erinaceus hindel</td>
</tr>
<tr>
<td>Primates</td>
<td>Callithrix</td>
<td>All Species</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Order</th>
<th>Family</th>
<th>Genus/Species</th>
<th>Common Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Columbiformes</td>
<td>Columbidae</td>
<td>All species</td>
<td>Pigeons and Doves</td>
</tr>
<tr>
<td></td>
<td></td>
<td>EXCEPT:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Columba</td>
<td>Red-billed pigeon</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Columbia inca</td>
<td>Inca Dove</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Columba passerina</td>
<td>Ground Dove</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Leptotilla</td>
<td>White-fronted Dove</td>
</tr>
<tr>
<td></td>
<td></td>
<td>verreauxi</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Zenemia asiatica</td>
<td>White-winged Dove</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Birds:</th>
<th>Genus/Species</th>
<th>Common Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coraciiformes</td>
<td>Bucerotidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Corecidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Motmotidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Musophagidae</td>
<td>All species</td>
</tr>
<tr>
<td>Galliformes</td>
<td>Megapodiidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Turnicidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Cottingidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Estrildidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Lonchura</td>
<td>punctulata nisoris</td>
</tr>
<tr>
<td></td>
<td>Eurylaimidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Fringillidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Icteridae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Agelaius spp.</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Molothrus spp.</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Irenidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Meliphagidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Nectaridalae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Ploceidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Sturnus vulgaris</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Zosterops spp.</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Piciformes</td>
<td>All Species</td>
</tr>
<tr>
<td></td>
<td>Psittacidae</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>Psittaciiformes</td>
<td>All species</td>
</tr>
<tr>
<td></td>
<td>EXCEPT:</td>
<td>Myiopsitta monachus</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Nandayus nylandae</td>
</tr>
</tbody>
</table>

Virginia Register of Regulations

24
§ 5. Importation requirements for non-native (exotic) amphibians, fish, reptiles and mollusks.

An importation permit is required and may be issued by the department, if consistent with the department's fish and wildlife management program, for only those non-native (exotic) amphibians, fish, reptiles and mollusks listed below that the board finds and declares to be predatory or undesirable within the meaning and intent of § 29.1-542 of the Code of Virginia, in that their introduction into the Commonwealth will be detrimental to the native fish and wildlife resources of Virginia; provided, that all other non-native (exotic) amphibians, fish, reptiles or mollusks, not listed below, shall be subject to all applicable local, state and federal laws and regulations, including those that apply to threatened/endangered species; and further provided, that such animals shall not be liberated within the Commonwealth.

**AMPHIBIANS**:

<table>
<thead>
<tr>
<th>Order</th>
<th>Family</th>
<th>Genus/Species</th>
<th>Common Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anura</td>
<td>Buforidae</td>
<td>Bufo marinus</td>
<td>Giant or marine toad</td>
</tr>
<tr>
<td></td>
<td>Pipidae</td>
<td>Xenopus laevis</td>
<td>Tongueless or African clawed frog</td>
</tr>
</tbody>
</table>

**FISH**:

<table>
<thead>
<tr>
<th>Order</th>
<th>Family</th>
<th>Genus/Species</th>
<th>Common Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cypriniformes</td>
<td>Catostomidae</td>
<td>Ictiobus bubalis</td>
<td>Smallmouth buffalo</td>
</tr>
<tr>
<td></td>
<td>Characidae</td>
<td>I. cyprinellus</td>
<td>Black buffalo</td>
</tr>
<tr>
<td></td>
<td></td>
<td>I. niger</td>
<td>Bigmouth buffalo</td>
</tr>
<tr>
<td></td>
<td>Pygocentrus spp.</td>
<td>Pygocentrus niger</td>
<td>African clawed frog</td>
</tr>
</tbody>
</table>

**MOLLUSKS**:

<table>
<thead>
<tr>
<th>Order</th>
<th>Family</th>
<th>Genus/Species</th>
<th>Common Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veneridae</td>
<td>Dreissidae</td>
<td>Dreissena polymorpha</td>
<td>Zebra mussel</td>
</tr>
</tbody>
</table>

**ORDERS**

- **SQUAMATA**
  - Alligatoridae
  - Colubridae
  - Crocodylidae

<table>
<thead>
<tr>
<th>Order</th>
<th>Family</th>
<th>Genus/Species</th>
<th>Common Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Squamata</td>
<td>Alligatoridae</td>
<td>All species</td>
<td>Alligators, caimans</td>
</tr>
<tr>
<td></td>
<td>Colubridae</td>
<td>Boiga</td>
<td>Brown tree</td>
</tr>
<tr>
<td></td>
<td>Crocodylidae</td>
<td>All species</td>
<td>Crocodiles</td>
</tr>
<tr>
<td></td>
<td>Gavialidae</td>
<td>All species</td>
<td>Gavials</td>
</tr>
</tbody>
</table>

§ 12. Importation of certain animals.

It shall be unlawful to import or cause to be imported or to liberate within the Commonwealth of Virginia any gray fox (Urocyon cinereoargenteus); red fox (Vulpes fulva); raccoon (Procyon lotor) or any other wild animal or wild bird unless a permit therefor is first obtained from the department. Before such permit is issued, the importer shall make application to said department giving the place of origin, the name and address of the exporter and a certificate from a licensed practicing veterinarian setting forth that the animal, or animals, to be imported is free of rabies or any other infection or contagious disease.

§ 13. Importation of European hare and European or San Juan rabbit.

In accordance with authority conferred by § 29.1-1403 of the Code of Virginia, the department finds and declares the following species to be predatory or undesirable within the meaning and intent of those terms as used in § 29.1-542 of the Code, in that their introduction into the Commonwealth will be detrimental to the native wildlife resources of Virginia; European hare (Lepus europaeus) and European or San Juan rabbit (Oryctolagus cuniculus).

It shall be unlawful, pursuant to § 29.1-542 of the code, to import, cause to be imported, buy, sell or offer for sale or liberate within the Commonwealth any of the above named species unless a permit therefor is first obtained from the department. Before such permit is issued, the importer shall make application to said department giving the place of origin, the name and address of the exporter and a certificate from a licensed practicing veterinarian setting forth that the animal, or animals, to be imported is free of rabies or any other infection or contagious disease.

§ 15. Duty to comply with permit conditions.

A permit holder shall comply with all terms and conditions of any permit issued by the Department of Game and Inland Fisheries pursuant to Title 29.1 of the Code of Virginia and the regulations of the board pertaining to hunting, fishing, trapping, taking, attempting to take, possession, sale, offering for sale, transporting or causing to be transported, importing or exporting of any wild bird, wild animal or fish.

**Proposed Regulations**

**VR 325-02. GAME.**

**VR 325-02-27. Permits.**

**VR 325-03. FISH**
Proposed Regulations

VR 325-03-1. Fishing Generally.

§ 2. Creel limits.

The creel limits for the various species of fish shall be as follows:

1. Largemouth, smallmouth and spotted bass, five a day in the aggregate.

2. Landlocked striped bass and landlocked striped bass X white bass hybrids, in the aggregate, four a day; except, that in Smith Mountain Reservoir and its tributaries, including the Roanoke River upstream to Niagara Dam, the limit shall be two a day in the aggregate. For anadromous (coastal) striped bass above the fall line in all coastal rivers, the limit shall be zero (catch and release only).

3. White bass, 25 per day.

4. Walleye or yellow pike perch and chain pickerel or jackfish, eight a day of each; except, that in Gaston Reservoir and Buggs Island (Kerr) Reservoir there shall be no daily limit for chain pickerel or jackfish.

5. Northern pike and muskellunge, two a day.

6. Sauger, eight per day.

7. Bluegill (bream) and other sunfish, excluding crappie or (silver perch) and rock bass or (redeye) and Roanoke bass, 50 a day in the aggregate; crappie or (silver perch) and rock bass or (redeye), 25 a day of each species; Roanoke bass, 5 a day on the Nottoway and Meherrin rivers and their tributaries. There shall be no limit on any of the species included in this subdivision 7 in Gaston and Buggs Island (Kerr) Reservoirs and that portion of the New River from the Virginia - North Carolina state line downstream to the confluence of the New and Little Rivers in Grayson County.

8. American shad in the James River above the fall line (14th Street Bridge), in the Meherrin River above Emporia Dam and in the Chickahominy River above Walkers Dam, zero (catch and release only).

§ 3. Size limit.

Except as provided in this regulation and VR 325-03-2, §§ 5, 11, 12 and 13, there shall be no size limit on any species of fish.

1. There shall be a 30-inch minimum size limit on muskellunge, and a 20-inch minimum size limit on northern pike, landlocked striped bass (rockfish) and landlocked striped bass X white bass hybrids.

2. There shall be a 14-inch minimum size limit on largemouth, smallmouth and spotted bass in Occoquan Reservoir from the reservoir dam upstream to the Lake Jackson Dam on Occoquan Creek and upstream to the Yates Ford Bridge (Route 612) on Bull Run Creek. It shall be unlawful to have any such bass less than 14 inches in length in one's possession on the above described waters of this reservoir.

3. There shall be a 12-inch minimum size limit on largemouth, smallmouth and spotted bass in the Chickahominy, Claytor, Philpott and Flannagan Reservoirs, and in Lake Moomaw (Gathright Project). It shall be unlawful to have any largemouth, smallmouth or spotted bass less than 12 inches in length in one's possession while on any of the waters mentioned in the preceding sentence.

4. There shall be a 14-inch minimum size limit on largemouth, smallmouth and spotted bass on the Roanoke (Staunton) and Dan Rivers; and their tributaries and impoundments (Gaston, John Kerr, Leesville and Smith Mountain Reservoirs) downstream from Niagara Dam on the Roanoke River and the Brantly Steam Plant Dam on the Dan River; except, that as many as two of such bass of a lesser size caught in such waters may be retained in the creel, but no more than two such bass may be in possession on such waters that are less than 14 inches in length.

5. It shall be unlawful to have any largemouth, smallmouth or spotted bass from 12 to 15 inches in length, both inclusive, in one's possession on North Anna Reservoir and its tributaries, on Briery Creek, Lake (Prince Edward County), on Cheddin Reservoir or the Appomattox River from the Brashfield (Chesdin) Dam to Bevel's Bridge on Chesterfield County Route 602, on Beaverdam Reservoir (Loudoun County) and on the waters of Quantico Marine Reservation.

6. It shall be unlawful to have any smallmouth, largemouth or spotted bass from 11 to 14 inches in length, both inclusive, in one's possession on the Shenandoah River, including the North and South Forks downstream from the Route 42 bridge on the North Fork and from the confluence of the North and South Rivers on the South Fork below Port Republic; on the New River from Claytor Dam to the West Virginia boundary line; on the James River from the confluence of the Jackson and Cowpasture rivers downstream to the Interstate 95 bridge at Richmond; on North Fork Pound Reservoir; or on the Clinch River within the boundaries of Scott, Wise, Russell or Tazewell Counties.

7. It shall be unlawful to have any largemouth, smallmouth or spotted bass less than 15 inches in length from March 1 through June 15, both inclusive, in the Virginia tidal tributaries of the Potomac River upstream of the Route 301 Bridge. There shall be no size limit for largemouth, smallmouth or spotted bass from June 16 through the last day of February in those tributaries.
8. It shall be unlawful to have any Roanoke bass less than eight inches in length in one's possession on the Nottoway and Meherrin rivers and their tributaries.

§ 5. Permit required for importation, etc., of certain species.

In accordance with authority conferred by § 30.1-103 of the Code of Virginia, the board finds and declares the following species to be predatory or undesirable within the meaning and intent of those terms as used in § 30.1-543 of the Code, in that their introduction into the Commonwealth will be detrimental to the native fish resources of Virginia: Rudd (genus Scardinius), Pia, (any of the genera Tulipa Serioherdon or Greochromis), piranha (any of the genera I Serrasalmus, Rooseveltella, or Pygocentrus); walleye catfish (any of the genus Catostomus; eel (Tetras); peregrine (Chichlomos cyanoguttaturn); grass carp (any genus Ctenopharyngodon); African clawed frog (Xenopus laevis) or sebra mussel (Dreissena polymorpha).

It shall be unlawful, pursuant to § 30.1-543 of the Code, to import, cause to be imported, possess, buy, sell or offer for sale or liberate within the Commonwealth any live specimens, live hybrids or viable eggs of the above-named species unless a permit therefor is first obtained from the department, except that the African clawed frog may be imported or sold; but not liberated; without such permit; when such action can be shown to be an essential part of a specific research or educational project designed to advance scientific knowledge by achieving precisely formulated objectives.

VR 325-03-2. Trout Fishing.

§ 2. Same. Continuous open season.

A. Certain lakes and reservoirs. It shall be lawful to fish for trout in Cloyd Lake, Fairystone Park Lake, Leesville Lake Moomaw (Gathright Project), Smith Mountain Lake, Carvin's Cove and Flannagan, North Fork of Pound, South Holston and Philpott reservoirs at any time.

B. Commercially operated fishing ponds. There shall be a continuous open season for taking trout in any department authorized commercially operated fishing ponds without creel or hour restrictions.

C. Trout fishing preserves. There shall be a continuous open season for taking trout in any stream which the department has authorized to be operated as a trout fishing preserve without creel or hour restrictions. Such authorization will be given by the department only when such stream is stocked with trout at the owner's expense in an annual quantity approved by the department subsequent to the owner's application for tentative approval. Such preserves shall be deemed to be within the purview of § 29.1-612 of the Code of Virginia and shall not be exempt from license requirements.

§ 5. Size limit.

Except as otherwise specifically provided by the sections appearing in this regulation, there shall be a seven-inch minimum size limit on trout generally and a 10-inch minimum size limit on trout in Flannagan, Moomaw and Philpott and Moomaw Reservoirs.

§ 11. Special provisions applicable to certain portions of Jackson River, Smith Creek and Snake Creek.

It shall be lawful to fish using only artificial lures with single hooks in that portion of the Jackson River in Bath County from the swinging bridge located just upstream from the mouth of Muddy Run, upstream 3.0 miles to the last ford on FS 481D, in that portion of Smith Creek in Alleghany County from the Clifton Forge Reservoir Dam downstream to a sign at the Forest Service boundary above the C&O Dam, and on Snake Creek in Carroll County upstream from its mouth to Hall's Fork on Big Snake Fork and to the junction of Routes 322 and 674 on Little Snake Fork. All trout caught in these waters under 12 inches in length shall be immediately returned to the water unharmed. It shall be unlawful for any person to have in his possession any natural bait or any trout under 12 inches in length in these areas.

§ 12. Special provisions applicable to certain portions of Buffalo Creek, Messy Creek, Dan River, Sinking Creek, Smith Creek and Smith River.

A. It shall be lawful year around to fish using only artificial lures with single hooks in that portion of Buffalo Creek in Rockbridge County from the confluence of Colliers Creek upstream 2.9 miles to the confluence of North and South Buffalo Creeks, in that portion of Messy Creek in Augusta County upstream from the Augusta/Rockingham County line to a sign posted at the confluence of Joseph's Spring; in that portion of Smith Creek in Rockingham County from a sign posted 1.0 miles below the confluence of Laey Spring to a sign posted 0.4 miles above Lacey Spring and in that portion of Smith River in Henry County from signs below the east bank of Towne Creek for a distance of approximately three miles downstream to the State Route 666 bridge crossing except, that in Messy Creek and Smith Creek, only flyfishing is lawful and in that portion of the Dan River in Patrick County from Tallbot Dam approximately six miles downstream to a sign posted just upstream from the confluence of Dan River and Townes Reservoir.

B. It shall be lawful year around to fish using only artificial flies with single hooks in that portion of Sinking Creek in Giles County from a cable and department sign 0.4 miles below the State Route 703 low-water bridge upstream 1.8 miles to a cable and department sign 0.1 miles above the Reynolds Farm covered bridge, in that portion of Sinking Creek in Craig County from a cable and department sign 1.0 mile below the State Route 642 Bridge upstream to a cable and department sign 0.5 miles above the State Route 642 Bridge, and in that portion of Smith Creek in Rockingham County from a sign posted 1.0 miles below the confluence of Lacy Spring to a sign.
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posted 0.4 miles above Lacy Spring.

C. The daily creel limit in these waters shall be two trout a day year around and the size limit shall be 16 inches or more in length. All trout caught in these waters under 16 inches in length shall be immediately returned to the water unharmed. It shall be unlawful for any person to have in his possession any natural bait or any trout under 16 inches in length in these areas.

§ 12-1. Special provision applicable to certain portions of Mossy Creek.

It shall be lawful year around to fish using only artificial flies with single hooks in that portion of Mossy Creek in Augusta County upstream from the Augusta/Rockingham County line to a sign posted at the confluence of Joseph's Spring. The daily creel limit in these waters shall be one trout a day year around and the size limit shall be 20 inches in length. All trout caught in these waters under 20 inches in length shall be immediately returned to the water unharmed. It shall be unlawful for any person to have in his possession any natural bait or any trout under 20 inches in length in this area.

§ 14. Special provision applicable to Stewarts Creek Trout Management Area and certain portions of Dan, Rapidan and Staunton rivers and tributaries.

It shall be lawful year round to fish for trout using only artificial lures with single hooks within the Stewarts Creek Trout Management Area in Carroll County, and in the Rapidan and Staunton rivers and their tributaries upstream from a sign at the lower Shenandoah National Park boundary in Madison County and in the Dan River and its tributaries between the Townes Dam and the Pinnacles Hydroelectric Project powerhouse in Patrick County. All trout caught in these waters must be immediately returned to the water. No trout may be in possession at any time in these areas.

§ 14-1. Special provision applicable to certain portions of North River and South River.

It shall be lawful to fish from October 1 through May 15, both dates inclusive, using only artificial lures with single hooks in the North River (Augusta County) from the base of Elkhorn Dam downstream 1.3 miles to a sign posted at the head of Staunton City Reservoir and in the South River from the GSX Railroad bridge located 0.1 miles below Broad Street in the City of Waynesboro to a sign posted 2.6 miles upstream at the upstream boundary of Ridgeview Park. Second Street Bridge upstream 2.4 miles to the base of Rife Loth Dam in the city of Waynesboro. From October 1 through May 15, all trout caught in these waters must be immediately returned to the water unharmed, and it shall be unlawful for any person to have in his possession any natural bait or trout. During the period of May 16 through September 30, these waters shall revert to general trout regulations and the above restrictions will not apply.

VR 325-03-3. Seines and Nets.

§ 2. Haul seines to take fish for personal use.

A. Authorization to take fish for personal use.

Pursuant to §§ 29.1-412 and 29.1-416 of the Code of Virginia, a permit to use a haul seine to take fish for personal use authorizes the holder of such permit to take nongame fish with a haul seine for private table use, but not for sale, only in the those waters of as specified in § 29.1-531 of the Code of Virginia in the county for which such permit is issued, except in the waters where the use of such seines is as otherwise prohibited in VR 325-03-1, § 16, VR 325-03-2, § 6 and VR 325-03-3, § 6.

B. Holder to be present when seine operated.

The holder of a permit to take fish with a haul seine for personal use must be present when the seine is being operated but may have other persons to assist him who are not required to have a permit.

C. Portion of Smith River. It shall be lawful to fish for carp for personal use and not for sale with haul seines in that portion of the Smith River in Henry County from the Highway 320 bridge to the North Carolina line.

§ 6. Seines and nets prohibited in certain areas.

Except as specifically provided by § 7 of this regulation, it shall be unlawful to use seines and nets of any kind for the taking of fish from the public waters of the Roanoke (Staunton) and Dan Rivers in Campbell, Charlotte, Halifax and Pittsylvania counties, and in the City of Danville; provided, however, this section shall not be construed to prohibit the use of hand-landing nets for the landing of fish legally hooked or the taking of fish from these waters pursuant to the provisions of VR 325-03-5.

§ 7. Taking bait fish with hand nets on Roanoke River in certain counties.

It shall be lawful on the Roanoke River in Halifax, Campbell and Pittsylvania counties to use a hand held landing net with a handle not to exceed eight feet, bow diameter not greater than 20 inches, to dip nongame fish from the bank only for bait, but not for sale. Such nets when so used shall not be deemed to be dip nets under provisions of the Code of Virginia § 29.1-416.


§ 6. Trotlines, juglines or set poles.

A. Generally.

Except or otherwise provided by local legislation and by subsection B of this section, and except on waters stocker-
with trout and within 600 feet of any dam, it shall be unlawful to use trotlines, juglines or set poles for the purpose of taking nongame fish and turtles, provided that no live bait is used. Notwithstanding the provisions of this section, live bait other than game fish may be used on trotlines to take catfish in the Clinch River in the Counties of Russell, Scott and Wise. Any person setting or in possession of a trotline, jugline or set pole shall have it marked by means of a nonferrous metal tag bearing his name and address, and is required to check all lines at least once each day and remove all fish and animals caught. This requirement shall not apply to landowners on private ponds, nor to a bona fide tenant or lessee on private ponds within the bounds of land rented or leased by him, nor to anyone transporting any such device from its place of purchase.

B. Quantico Marine Reservation.

It shall be unlawful to fish with trotlines in any waters within the confines of Quantico Marine Reservation.

VR 325-03-5. Aquatic Invertebrates, Amphibians, Reptiles and Nongame Fish.

§ 1. Taking aquatic invertebrates, amphibians, reptiles and nongame fish for private use.

A. Generally.

Except as otherwise provided for in § 29.1-418 of the Code of Virginia, VR 325-01-1, § 13; VR 325-01-1, § 14; VR 325-01-1; VR 325-02-1, VR 325-02-3, VR 325-02-4 and VR 325-03-5, § 1, subsection A, and except in any waters where the use of nets is prohibited, it shall be lawful to take "fish bait" for private use, but not for commercial purposes sold. Possession limit shall be 50 individuals in aggregate, unless said person has purchased "fish bait" and has a receipt specifying the number of individuals by species purchased. However, stonerollers (hornyheads), fathead minnows, golden shiners and goldfish may be possessed in unlimited numbers as provided for in subsection A of this section. "Fish bait" may only be taken with a seine not exceeding four feet in depth by 10 feet in length, an umbrella type net not exceeding five by five feet in diameter, small minnow traps with throat openings no larger than one inch in diameter, cast nets not to exceed four feet in radius and hand-held bow nets with diameter not to exceed 20 inches and handle length not to exceed eight feet (such cast net and hand-held bow nets, when so used, shall not be deemed dip nets under the provisions of § 29.1-418 of the Code of Virginia).

C. Bullfrogs.

It shall be lawful to take bullfrogs for private use except from the banks or waters of designated trout waters. The daily limit for bullfrogs shall be 15.

D. Mollusks.

Except as provided for in §§ 29.1-418 and 29.1-568 of the Code of Virginia, the taking of mussels and the spiny riversnail (Lymnaea truncata) is prohibited in the Tennessee drainage in Virginia (Clinch, Powell and the North, South and Middle Forks of the Holston Rivers and tributaries), and the taking of mussels is prohibited in the James River and tributaries west of U.S. Route 29 and in the entire North Fork of the Shenandoah River.

E. Salamanders.

Except as provided for in §§ 29.1-418 and 29.1-568 of the Code of Virginia, the taking of salamanders shall be prohibited in Grayson Highlands State Park and on National Forest lands in the Jefferson National Forest in those portions of Grayson, Smyth and Washington counties bounded on the east by State Route 16, on the north by State Route 603 and on the south and west by U.S. Route 58.

§ 2. Taking minnows and chubs for sale.

A. “Haul seine” defined.

“Haul seine,” as used in this section, when used in the inland waters of the Commonwealth above where the tide ebbs and flows, shall mean a haul seine not exceeding four feet in depth by 15 feet in length, and when used in the public inland waters below where the tide ebbs and flows, shall mean a haul seine not exceeding four feet in depth by 100 feet in length. Such a term shall be construed also to include umbrella type nets without limit.

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as to size and also small minnow traps with throat openings no larger than one (+) inch in diameter.

B. Permit required.

Except as provided for in VR 325-01-1, § 13, it shall be unlawful to take minnows and chubs (Cyprinidae) for sale from the inland waters of the Commonwealth without having a permit therefor as provided for in § 29.1-416 of the Code of Virginia § 329.1-416.

C. Permit holder to be present when seine operated; persons assisting.

The holder of a permit to seine for minnows and chubs (Cyprinidae) must be present at all times when the seine is being operated to catch minnows and chubs (Cyprinidae). Persons assisting in the operation of the haul of minnows need not obtain permits.

D. Records.

The holder of a permit to take minnows and chubs (Cyprinidae) for sale shall keep a record of the approximate number of minnows and chubs (Cyprinidae) taken by location (name and county of water body and sold, together with the amount received therefor.

E. Commercial bait operations.

Commercial bait operations may possess and sell unlimited quantities of minnows and chubs (Cyprinidae), when possession is accompanied by a valid invoice or bill of sale from an individual permitted under subsection B of this section or from a properly permitted aquaculture facility in Virginia or out-of-state.

DEPARTMENT OF GENERAL SERVICES

Title of Regulation: VR 330-02-05. Requirements for Approval to Perform Prenatal Serological Tests for Syphilis.

Statutory Authority: § 32.1-60 of the Code of Virginia.

Public Hearing Date: N/A - Written comments may be submitted until December 6, 1991.

(See Calendar of Events section for additional information)

Summary:

The "Requirements for Approval to Perform Prenatal Serological Tests for Syphilis" is a regulation defining the procedure for a syphilis serology proficiency testing program used to evaluate a laboratory's ability to perform prenatal tests for syphilis as required by Virginia statutes. The present format has been changed to be more consistent with standard regulation format. An exception for those laboratories already in an acceptable syphilis serology proficiency program is included. The number of unknown serum samples to be tested has been decreased from ten to five and the frequency of proficiency testing has been decreased from five times a year to four. The minimum acceptable score has been reduced to 80% to reflect federal requirements.

VR 330-02-05. Requirements for Approval to Perform Prenatal Serological Tests for Syphilis.

Title 32.1-60 of the Code of Virginia requires that prenatal serological tests for syphilis be made by the Department of General Services, Division of Consolidated Laboratory Services (DCLS) or by a laboratory approved for such purpose by the Division. To receive approval all laboratories must meet the provisions of these requirements.

The purpose of the Syphilis Serology Proficiency Testing Program is to evaluate each participating laboratory's ability to perform a test procedure compared to the findings of reference laboratories. It is, therefore, essential for all laboratories enrolled in the program to participate in each evaluation set during the year. Successful participation is required in order to receive approval from the Department of General Services, Division of Consolidated Laboratory Services (DGS/DCLS) to continue performing prenatal test(s) for syphilis as required by Virginia state law.

§ 1. Definitions.

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

"DGS/DCLS" means Department of General Services, Division of Consolidated Laboratories.

"Reference laboratory" means a laboratory that will establish the accepted values of the proficiency test samples.

"Test" means any syphilis serological procedures accepted by the Centers for Disease Control.

"Unknown serum" means a serum sample to be tested by an acceptable syphilis serology test procedure to obtain a result which will be compared with results from reference laboratories.

§ 2. Requirements and procedures.

A. An authorized representative of your laboratory must complete the enclosed questionnaire and return it to the Department of General Services, Division of Consolidated Laboratory Services, Bureau of Microbiological Science, P.O. Box 1877, Richmond, Virginia 23215 by the date specified.
B. The laboratory must be able to demonstrate they have the equipment, reagents, space, and trained personnel necessary to perform the test.

C. Tests given “standard test status” by the Centers for Disease Control may be evaluated in this study.

D. Five unknown serum samples will be mailed to each laboratory five four times within the year. Failure to have results postmarked by the date listed may jeopardize the approval of your laboratory. The dates of shipment and cut-off date will be mailed to each participating laboratory at the beginning of the evaluation year. If you do not receive the specimens within three days of the date of shipment, notify us immediately. Laboratories not participating in an evaluation set without notification of cause submitted in writing will receive a “0” grade which will be averaged into their final scores.

E. The results reported by the reference laboratory(ies) on each series of samples will be forwarded to each participating laboratory after all the reports are received so that results may be compared. It is important that you check your results against those of the reference laboratory(ies) for each set to check your proficiency.

F. The criteria criterion for satisfactory test performance (annual approval) are is:

   a) Obtaining a minimum score of 80% 80% on agreement with the results of the reference laboratories on 20 20 samples.

   b) Obtaining a minimum score of 90% on reproducibility of results on duplicate specimens for five sets.

§ 3. Requirements of obtaining provisional approval.

Provisional approval will be granted when:

   a) 1. When The above criteria are criterion is not met, but qualified personnel from the laboratory attend a workshop conducted by DGS/DCLS and demonstrate competence in test performance.

   b) 2. When Laboratories who that have not been previously approved attain a satisfactory rating on two consecutive sets of five specimens each and who continue to participate in the proficiency program. A representative of DGS/DCLS will visit new laboratories to determine whether the space, equipment, and reagents are suitable for the serologic test(s) performed and whether the technician is proficient in the performance of the tests.


If the test performance of the laboratory is unsatisfactory at anytime during the study period, the space, equipment, reagents, and test performance of the laboratory may be surveyed by a representative of DGS/DCLS and, if necessary, the technician may be requested to visit a laboratory designated by DGS/DCLS for a demonstration of proficiency in the test performance.

§ 5. Laboratory approval.

A. When study is completed and the results are tabulated for each laboratory, you will be advised by letter whether or not your laboratory has been approved. A listing of the approved and provisionally approved laboratories will be published and distributed to physicians, laboratories, and State Health Departments.

B. Check your report carefully before mailing it. Supply all information requested. Results may be handwritten or typed; a copy should be retained for your files.

C. At the end of each evaluation year, the Division of Consolidated Laboratory Services Syphilis Serology Evaluation Laboratory will mail an application to all participating laboratories to determine their desire to continue in the program. It is imperative that this survey be completed and returned before the beginning of the survey year. If you do not receive this application to participate by the end of December of the survey year, you should write or call our laboratory. We may be reached at (804) 786-5198.


Any laboratory that participates in a Syphilis Serology Proficiency Program acceptable to DCLS and provides quarterly documentation of satisfactory testing performance as defined subsection F of § 2, may be exempt from testing samples of the DCLS Syphilis Serology Proficiency Program. This exemption is on a year-to-year basis only. Any laboratory in an exempt status that fails to provide evidence of satisfactory testing performance shall lose approval status.
REQUEST FOR PARTICIPATION IN SEROLOGIC EVALUATION STUDY

1. Do you wish to have your laboratory participate in the Serologic Evaluation Study for approval to perform prenatal blood tests for syphilis? YES NO

If answer is NO, please sign and return promptly.
If answer is YES, complete this form and return to Department of General Services, Division of Consolidated Laboratory Services, Bureau of Microbiological Science, P. O. Box 1877, Richmond, Virginia 23215.

2. Check serologic test on which you desire to be evaluated:
   - VDRL
   - NON-TREPONEMAL CARD
   - TREPONEMAL: MICROTHERMAGGLUTINATION
   - FTA-ABS
   - OTHER

3. How many serologic tests do you perform per day, per week?

4. Do you have the equipment, glassware, and reagents recommended for the performance of the test to be evaluated?
   YES NO

5. Do you have a procedure manual for the test(s) performed in your laboratory? YES NO

6. Do you wish to apply for exempt status? YES NO

   If yes,
   a. Give name and address of the Syphilis Serology Proficiency Program you participate in.
   b. How often do you test proficiency samples?
   c. How many samples do your test?

NOTE: Results of testing must be provided to OCLS quarterly.
STATE WATER CONTROL BOARD


Statutory Authority: § 62.1-44.15 of the Code of Virginia.

Public Hearing Date: November 21, 1991 - 7 p.m.
(See Calendar of Events section for additional information)

Summary:

Water quality management plans provide a management tool to assist the Commonwealth, units of local government, industrial firms and agricultural interests in achieving and maintaining applicable water quality goals. This proposal will amend the Roanoke River Basin Water Quality Management Plan deleting those portions of the plan to be covered by adoption of the Upper Roanoke River Subarea Water Quality Management Plan. Concurrently with the proposed amendment to the Roanoke River Basin Water Quality Management Plan, the board is considering adopting the Upper Roanoke River Subarea Water Quality Management Plan. The new Subarea Plan will identify water quality programs and outline remedial actions to alleviate these problems so that desired water quality objectives can be met.


§ 1. Preface.

A. Scope of the plan.

The purpose of this management plan is to set forth those measures to be taken by the Virginia State Water Control Board (SWCB) for reaching and maintaining the applicable water quality goals for the Virginia portion of the Roanoke River Basin. This plan also specifies actions by units of local government, industrial firms, and agricultural interests necessary to reach and maintain these goals.

The plan consists of the following four sections: state water quality goals, municipal and industrial wastes, nonpoint pollutant sources, and water quality monitoring. In each of these sections, the existing situations applicable to the given topic are discussed and the specific SWCB actions are presented.

It is the board's intent that this plan (1) meet all applicable requirements of the federal regulations 40 CFR 130 and 131 for river basin water quality management plans; (2) be updated as necessary to reflect new or revised legislation, community development, or basin hydrologic conditions; and (3) provide input data and information for the Water Quality Inventory Report submitted annually to the U. S. Environmental Protection Agency (EPA). Section 505 of the federal regulation 40 CFR 131 specifies that basin water quality management plans are to be reviewed every five years. It is the board’s intent to review the basin plans at least biennially.

B. Development and adoption of the plan.

The plan was prepared by the staff of the SWCB, based on existing water quality data and on a report by the engineering consulting firm of Hayes, Seay, Mattern and Mattern. This planning project was funded jointly by appropriations from the Virginia General Assembly and by grants from the U. S. Environmental Protection Agency (EPA).

Throughout the development of this basin plan, participation by the appropriate planning district commissions and local governmental units via a Basin Advisory Committee has been encouraged. North Carolina basin planning officials were kept informed of this endeavor, as the Roanoke River traverses the North Carolina-Virginia state line. No conflicts in this interstate aspect of the planning process exist.

This plan is to be adopted by the SWCB as the primary guide for insuring that water quality is adequately considered in any basin development programs. The adoption process consists of three phases: public participation, adoption by the board, and filing with the Secretary of the Commonwealth. Future revisions to this plan require a similar process.

§ 2. State water quality goals.

A. Present policy and existing situation.

The overall water quality goal of the state is to insure that surface and groundwaters are maintained at the highest possible levels that are economically feasible. The SWCB carries out this policy by instituting programs that upgrade the quality levels of waters in which the water quality standards are violated, and that maintain existing levels where the quality is higher than the minimum standards. At least once each three-year period, the SWCB conducts public hearings for the purpose of receiving comments on applicable water quality standards and, as appropriate, modifying and adopting revised standards. When applied to the Roanoke River Basin, these goals call for water quality in the streams and reservoirs which is adequate for public water supplies, for recreational activities, and for the protection and propagation of fish and aquatic life.

State adopted water quality goals can be met by regulating and controlling the quantities of pollutants discharged into surface and ground waters. The National Pollutant Discharge Elimination System (NPDES) provides a procedure which regulates quantities of pollutants, including materials toxic to fish and aquatic life, being discharged from municipal sewage and industrial wastewater outfalls, i.e., quantities of point source pollutants. These limits of pollutant levels and resulting...
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wastewater treatment requirements may be modified periodically as required by federal or state statute.

B. Mathematical analysis of the basin.

Analysis of a basin such as the Roanoke for required waste treatment levels is best accomplished by subdividing it into a series of segments, determined on the basis of water quality and hydrologic characteristics. These segments are classified as either Effluent Limitation or Water Quality, according to the degree of treatment necessary for attainment of established water quality goals. Effluent Limitation segments are those in which the water quality goals will be met after municipal facilities have “Secondary Treatment” level capabilities, and industrial facilities have “Best Practicable Technology” (BPT) in their treatment plants. Water Quality segments are those requiring treatment levels higher than the foregoing levels in order to meet the standards. In the consultant’s report, segments were classified “Effluent” if streams receive only minor discharges, have no known water quality problems, and along which no population or industrial growth is anticipated. BPT will be sufficient to comply with state and EPA regulations. BPT is a technical term defined in P. L. 92-500 and generally defines national minimum level of treatment for various industries. Segments with existing or anticipated water quality problems were classified “Effluent Limitation.” BPT will be sufficient to correct these problems in the near future, although rapid growth may require a higher degree of treatment at a later date.

The exact treatment levels required of each discharger in a Water Quality segment are determined using a wastewater allocation system. This allocation is based on biological, chemical and hydrologic characteristics of the stream segment, and on the economic aspects of the segment watershed area.

Presented in Table 1 are the segment classifications for the waters of the Roanoke Basin. Since the classification system is functionally dependent upon waste flows, levels of treatment, and growth, it follows that some streams will be reclassified in the future as conditions change. It should be pointed out that implementation of the goals of BAT by 1983 and Zero discharge by 1985 could completely change the classification system. Secondary treatment, BPT and stream assimilation capacities were used as the foundation for the formulation of waste load allocations. Based on these requirements, total loadings with respect to the major constituents (BOD5, suspended solids, nitrogen, and phosphorus) were generated for each existing and potential discharger depending upon the treatment levels which were deemed necessary to meet water quality standards. In segments with two or more dischargers three methodologies were examined. The equal treatment method was used in this River Basin Plan for areas with existing and future multiple dischargers.

1. Equal treatment: all dischargers provide equal treatment, i.e., the same removal efficiency of 90% or better for BOD5 and suspended solids.

2. Equal effluent: all dischargers provide the same effluent concentrations, i.e., 30 mg/l or less for BOD5 and suspended solids.

3. Population equivalent: industrial waste and other dischargers converted to population equivalent, i.e., 240 mg/l of BOD5 and suspended solids for raw waste concentrations.

Presented in Tables 2 and 3 are the waste load allocations for significant dischargers in the basin. Although BOD5 is the only constituent for which allocations are established, other major components are presented as suggested NPDES permit numbers in the consultant’s report.

It must be stressed that these numbers represent only a preliminary evaluation based on limited data and should be further investigated with detailed field data especially in areas where higher than secondary levels of treatment have been suggested.

For the Roanoke River Basin, the segments were analyzed using the TVA Flat Water Equation corrected for stream slope. This mathematical formula yields the number of pounds per day of five-day biochemical oxygen demand (BOD5) which can be discharged. The TVA Flat Water Equation was utilized for stream water quality analysis and for allowable amounts of wastewater discharges in this basin. This formula was selected because its parameters require less extensive field data than do other equations, such as Streeter-Phelps. Given the comparatively limited amounts of data for much of the Roanoke Basin area, the use of the TVA Equation presently appears to be the most expeditious approach for stream water quality analysis. As more data becomes available, alternative methods of analysis can be considered, and in future updates of this plan, the appropriate action item(s) can be amended to reflect use of these other equations and methods of analysis. Depending on the scope of either the data collection efforts or the analysis, such alternative analyses can be applied either to the entire basin or to specific portions of it. Further discussion on the TVA Equation and its capabilities and limitations are found on page 944 through 949 of the Volume V-A Report and a discussion of wastewater load allocations for the basin is given on page 210.

C. Board actions to meet water quality goals.

The following board actions will be taken:

† 1. Adopt the segment classifications given in the Basin Planning Report to amend those given in the State Continuing Planning Process 1973-74, 1978, and

‡ 2. Utilize the TVA Flat Water Equation to determine the total assimilation capacity of each stream segment, and assure that these assimilatior

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capacities are not exceeded by discharge levels allowed under the NPDES Program, and

§ 3. Municipal and industrial wastes.

A. Regional service areas.

Regional sewerage service areas identified in this basin are shown on Plate 1, and the corresponding sewerage system and treatment works data are presented in Table 4. The Greater Roanoke Metropolitan Area is one of these service areas, and is also included in an Areawide Water Quality Management Plan authorized by Section 208 of P.L. 92-500. This “208” Plan provides a further detailed water quality management strategy for this basin’s headwaters area.

Of the 22 study areas identified, 11 are to have secondary treatment plants, and eight others are to have treatment levels higher than secondary. For the remaining three areas, nonconventional treatment methods, such as land disposal, are recommended.

B. Wastewater treatment plants.

Industrial and municipal wastewater discharge locations in the basin watershed area are given in Table 5 and are shown on Plate 2. Raw water sources are also shown on Plate 2. Table 5 indicates if these individual discharges are in one of the regional service areas listed in Table 4, and whether it is to be connected to a regional service area facility. The waste load allocation process described in the preceding section takes into account these isolated dischargers as well as those located in the regional service areas.

Section 201 of P.L. 92-500 authorizes grants for construction of municipal sewage treatment works and associated sewage interceptor facilities. This grant program consists of three steps. Step I is the planning and feasibility phase, Step II is the design phase and Step III is the actual construction of the facility. The status of the facilities grant as of May 1976 for facilities within the sewerage service area is given in Table 4 and for facilities outside the sewerage service area in Table 5.

Grants for sewerage systems and treatment works that have not been considered in any grant program of any fiscal year through 1976 are to be considered for Step I grants in fiscal year 1977. Table 6 shows the sewerage system and treatment works projects which are expected to be constructed within the Roanoke River Basin in fiscal year 1977 based on the statewide priority points.

C. Policies for point source discharges.

Population and industrial output of many of the sewerage service areas are expected to grow, giving rise to needs for increased capacity for waste treatment, either by traditional methods or by such alternatives as waste recycling or waste source control. In 1971, the SWCB established the following policy regarding allowable wastewater flow and discharge:

† 1. When the average flow influent to a sewage treatment works for any consecutive three-month period reaches 80% of the SWCB approved design capacity, the owner shall submit to the board, within 90 days, an analysis of projected loadings, and shall submit proposed plans for increasing the treatment works capacity, including proposed methods of financing, unless the owner can demonstrate, in writing to the satisfaction of the board or its staff, that an increase in treatment capacity is not required at that time.

† 2. When the average flow influent to a sewage treatment works for any consecutive three-month period reaches 95% of the SWCB approved design capacity, the jurisdictions using this plant shall terminate the issuance of permits which allow start of construction of projects in the affected area, and shall submit a plant expansion program to the board for its review and approval before granting any additional such permits.

D. Board actions for point source discharges.

The following board actions will be taken:

† 1. Issue discharge permits consistent with projected area growth and development plans;

† 2. Continue the waste treatment facility construction grants program to achieve or maintain the required wastewater treatment levels;

† 3. Issue and enforce discharge certificates to those communities, industrial firms, and institutions isolated from the designated sewerage system service areas and/or not connecting to any central facility;

† 4. Require, whenever practicable, owners that generate future wastewater loads within the service areas to discharge to the appropriate sewerage service area;

† 5. Issue state certificates for proposed zero discharge systems; and

† 6. Consider and evaluate cost effective nonconventional proposals for service and wastewater treatment.


A. Basin conditions.
Proposed Regulations

Nonpoint pollutants are those which originate from a dispersed area, rather than from a single waste treatment facility which discharges its effluent through a pipe, ditch, or other such conduit into state waters. Sources of nonpoint pollutants include stormwater runoff, washing or leaching away such material as sediment from urban areas, pesticides and fertilizers from agricultural areas, tailings from mining and quarrying areas, sewage sludge as fertilizer or soil conditioner, leaching away such material as sediment from urban areas, pesticides and fertilizers from agricultural areas, and standing water from irrigation systems. The object of this study was to add to available data on the contribution to pollutant loadings from nonpoint sources during dry and wet weather periods. These results indicated that various loadings were generated from different land uses. Consequently, a set of rating factors was created to rank the relative contribution of nonpoint pollutants from forest, urban, agriculture, cattle pasture and vacant land.

B. Methods to curtail nonpoint pollutants.

Pollutants attributed to nonpoint sources occur in Smith Mountain Lake and Kerr Reservoir, due to leaching of biological nutrients from the watershed area, and from drainage of septic tanks which serve the numerous cottages and homes in the littoral zone of these impoundments. Community development plans which control the continued lakeside development, and which address domestic waste treatment problems and control use of agricultural chemicals presently appear to be the most expeditious method for dealing with this problem.

By controlling land development on steep slopes and other areas susceptible to erosion, pollutants associated with sediments can be curbed. Plate 3 shows the general slope characteristics of the Roanoke River Basin. Soil erosion and resultant pollutant by suspended solids in the surface watercourses can be curtailed by instituting and enforcing policies regulating development on steep slopes and other lands susceptible to erosion.

Solid wastes, which include residual sludges from wastewater treatment plants, can leach into surface and ground waters as well as give rise to aesthetic problems. Plate 2 shows the locations of existing and proposed solid waste disposal sites. Generally, the consultant’s report recommends continued use of sanitary landfills, with provisions to assure that these sites do not give rise to water quality problems. Alternatives that may be considered as future development takes place, particularly in the more densely populated areas such as Roanoke, are incineration and recycling, including use of digested sewage sludge as fertilizer or soil conditioner.

The consultant’s report discusses water quality degradation from rain water washing or residues such as oil in urban areas. A pilot field study in the Martinsville area indicated that the principal pollutants contributed from urban stormwater runoff were oxygen-demanding substances, i.e., those with high Biochemical Oxygen Demand (BOD), and to substances which contain biological nutrients, e.g., nitrogen and phosphorus. The recommendations of this study were to address control of stormwater that is generated in the initial portion of a storm.

C. Board actions to control nonpoint pollutant sources in the Roanoke area are:

1. To encourage housekeeping programs by construction firms and operators to prevent soils from being washed into watercourses;
2. To encourage planning officials to institute rational programs for lakeside development;
3. To encourage communities to adopt and enforce steep-slope ordinances;
4. To encourage local governments to develop coordinated comprehensive solid waste disposal programs and policies;
5. To review and inspect stream related highway projects in accordance with the Memorandum of Understanding now under development with the State Department of Highways Transportation;
6. To provide field assistance to the Soil and Water Conservation Commission Board in the matter of sediment and erosion problems in accordance with the Memorandum of Understanding being developed between that agency and the Water Control Board;
7. To provide assistance to the Department of Agriculture and Consumer Services in matters relating to pesticides. In accordance with the board’s Long Range Planning Goals assistance will be provided to the department in the areas of pesticide application and storage, handling and formulation;
8. To provide field assistance to the State Division of Forestry in matters relating to silviculture activities;
9. To provide necessary and active assistance to EPA for the implementation of the Spill Prevention Control and Counter-Measures (SPCC) Program;
10. To utilize Regulation 5 of the Water Control Board for controlling pollution from vessels;
11. To assure that domestic waste collected from vessels at marina pump-out facilities is treated by an approved method; and
12. To develop and implement water quality standards for sediment.

§ 5. Ambient water quality monitoring program.
A. Present monitoring program.

By monitoring surface and groundwater, information is obtained by which it can be determined if the wastewater management strategies are producing the desired results. Streamflow data at each water quality sampling point would be ideal, but is likely outside of the realm of possibility. The parameters chosen for the monitoring system should be reflective of the contaminants discharged to the basin whether they originate from point or nonpoint sources. Groundwater and biological sampling will require a parameter mix different from that applicable to stream sampling.

The SWCB maintains 99 water quality monitoring stations and 28 continuous and 18 intermittent recording streamflow gages in the Roanoke Basin. The SWCB groundwater monitoring network has been sampled for two years and consists of 11 stations in the Roanoke Basin.

B. Board actions for monitoring

The board will:

1. Add four water quality monitoring stations recommended by the consultants in their report;
2. Implement a groundwater monitoring program to conserve, protect and promote beneficial utilization of the groundwater;
3. Require selected NPDES permit holders to furnish data on the quality of the stream(s) to which they discharge, including data from upstream control stations, mixing zones and stations below mixing zones; and
4. Maintain a biological monitoring network and revise the sampling locations as necessary to give basinwide coverage.

§ 6. Amendments to the plan.

The following amendment was adopted by the board by Letter Ballot No. 4418 on July 31, 1978:

Town of Appomattox: The plan's recommendation was amended to reflect the findings of a detailed stream analysis of Falling River. The modified Streeter-Phelps model, utilizing actual field data, resulted in a waste load allocation of 100 lbs/day BOD5 as opposed to the originally recommended 56 lbs/day for the EL segment. A treatment efficiency of 90% and an effluent dissolved oxygen content of 7 mg/l would be required for the 0.300 mgd designed facility.

The following amendments were adopted by the board at its September 25, 1979, meeting:

Town of Chatham: The plan's recommended alternative was amended to reflect the findings of a detailed stream analysis of Cherrystone Creek. The TVA model, utilizing actual field data, yielded a waste load allocation of 125 lbs/day BOD5 as opposed to the originally recommended 71 lbs/day for the EL segment. A treatment efficiency of 87.5% and an effluent dissolved oxygen content of 7 mg/l would be required for the 0.54 mgd designed facility.

Town of Gretna: The plan's recommended alternative was amended to reflect the findings of a detailed stream analysis of Georges Creek. The TVA model, utilizing actual field data, resulted in a waste load allocation of 100 lb/day BOD5 as opposed to the originally recommended 41 lbs/day for the EL segment. A treatment efficiency of 87.5% and an effluent dissolved oxygen content of 5 mg/l would be required for the 0.38 mgd designed facility.

The following amendments were adopted by the board at its December 6, 1982, meeting:

Town of Boydton: The plan recommended that the town be served by a 0.200 mgd facility located on Coleman Creek. The plan was amended to reflect the findings of a detailed stream analysis of the creek. A Streeter-Phelps model, utilizing actual field data from the EL segment, yielded effluent limitations for a tiered permit shown in Table 3. An effluent dissolved oxygen content of 6.5 mg/l would be required for the 0.145 mgd designed facility.

Town of Clover: The plan recommended that the town be served by the City of South Boston STP. The town's engineers determined that a treatment plant located on Clover Creek to be the most cost effective treatment system. A Streeter-Phelps model, utilizing actual field data from the EL segment, resulted in a waste load allocation of 8.80 lbs/day BOD5. A treatment efficiency of 87.5%, and an effluent dissolved oxygen content of 5 mg/l would be required for the 0.635 mgd designed facility.

Town of Halifax: The plan recommended that the town be served by the City of South Boston STP. The 201 Facility Plan for the town found the most cost effective alternative was to construct a wastewater treatment facility located at the confluence of Toots Creek and the Banister River. The plan's recommended alternative was amended to reflect the findings of a detailed stream analysis of the Banister. The TVA model, utilizing actual field data for design capacity of 0.300 mgd. The plan was amended to reflect the WQ segment, yielded a waste load allocation of 73.1 lbs/day BOD5. A treatment efficiency of 87.5%, and an effluent dissolved oxygen content of 3 mg/l would be required for the 0.300 mgd designed facility.

Town of Keysville: The plan recommended that the town be served by a facility located on Ash Camp Creek, a WQ segment, with a findings of a detailed stream analysis of the creek. A Streeter-Phelps model, utilizing actual field data, yielded effluent limitations for a tiered permit shown in Tables 2 and 3. An effluent dissolved oxygen content of 5 mg/l would be required for the 0.250 mgd designed facility.
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The Town of South Hill: The plan recommended that the town be served by a facility located on Flat Creek, a WQ segment, with a design capacity of 1,600 mgd. The plan was amended to reflect the findings of a detailed stream analysis of the creek. A Streeter-Phelps model utilizing actual field data, yielded the effluent limitations for a tiered permit shown in Table 3. An effluent dissolved oxygen content of 6.5 mg/l would be required for the 1.000 mgd designed facility.

The following amendment was adopted by the board at its September 22, 1986, meeting:

Smith River: The 1982 amended plan established a BOD5 waste load allocation of 1,627 lbs/day for the upper Smith River segment and 1,500 lbs/day for the lower segment. The Smith River from Philpott Dam to the VA-NC state line was reclassified as WQ. An instream monitoring program was also required.

Since 1982 certain growth patterns in southern Henry County necessitated further study. Martinsville City and Henry County conducted a monitoring program utilizing 205(j) funding from the SWCB. As a result of this effort a revision to the BOD5 waste load allocations was made with a reduction in the upper Smith River segment to 1,070 lbs/day and an increase in the lower segment to 2,067 lbs/day (see Table 2). The following provisions were also part of the 1986 amendment:

- Construct a new 4 mgd waste treatment facility to be located near Ridgeway, Virginia, with discharge to the Smith River and institute an instream monitoring program.

- Construct a new wastewater diversion facility to carry wastewater from the City of Martinsville to the newly constructed Henry County Public Service Authority facility near Ridgeway (Lower Smith River STP).

- Retain the existing Henry County Public Service Authority facility at Koehler at 4.0 mgd.

- Construct a new wastewater diversion facility to carry wastewater from the City of Martinsville to the existing authority facility at Koehler.

- Retain the existing Martinsville STP with future expansion to 8.0 mgd.

The amendment noted that the establishment of an instream monitoring program was particularly important due to the lack of a verified water quality model. Data generated from the monitoring program could be used in the verification of a water quality model at a later date.

REFERENCES

2. P. L. 92-500, Section 305(b).
4. Ibid, pp. 821-826.
6. Commonwealth of Virginia, State Water Control Law, § 62.1-44.2; § 62.1-44.36.
7. P. L. 92-500, Section 303(c).
8. SWCB, Water Quality Standards §§ 1.01, 1.03 through 1.06, 2.01, 2.02, 4.02, 4.03.
13. Ibid, pp. 204-209.
17. Hayes, Seay, Mattern & Mattern, Roanoke River Basin Comprehensive Water Resources Plan, Volume V-A, pp. 4-8, 47-84; 187-112; 1131-1172.
20. Hayes, Seay, Mattern & Mattern, Roanoke River Basin...


22. Ibid, p. 634


24. Commonwealth of Virginia, Water Resources Policy, Section 3.2-4; 3.3-1, 2, and 3; 3.4-3 and 6; 3.5-4.


### TABLE 1
STREAM SEGMENT CLASSIFICATION
ROANOKE RIVER BASIN WATER QUALITY MANAGEMENT PLAN

<table>
<thead>
<tr>
<th>Classification</th>
<th>Segment Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>WQMA-I-</td>
<td></td>
</tr>
<tr>
<td>-/cgi-P-</td>
<td>All-waters-in-this-WQMA-regardless-of-other-classifications:</td>
</tr>
<tr>
<td>-/cgi-</td>
<td>Cedar Run:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>North Fork Roanoke River to include all tributaries not previously classified:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>South Fork Roanoke River to include all tributaries:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>Roanoke River from confluence of North and South Forks to Smith Mountain Dam (River; Tinker and Peters Creeks only):</td>
</tr>
<tr>
<td>-/eg-</td>
<td>All other tributaries to Roanoke River in this WQMA:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>Blackwater River to include all tributaries:</td>
</tr>
<tr>
<td>WQMA-II-</td>
<td></td>
</tr>
<tr>
<td>-/eg-</td>
<td>Roanoke River from Smith Mountain Dam to confluence Bishop Creek:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>Goose Creek to include all tributaries:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>All tributaries in this WQMA not previously classified:</td>
</tr>
<tr>
<td>WQMA-III-</td>
<td></td>
</tr>
<tr>
<td>-/eg-</td>
<td>Johns Creek:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>Little Otter River from confluence Johns Creek to confluence Big Otter River:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>Headwaters Little Otter River to confluence Johns Creek and all tributaries not previously classified:</td>
</tr>
<tr>
<td>-/eg-</td>
<td>Big Otter River to include all tributaries:</td>
</tr>
<tr>
<td>WQMA IV</td>
<td></td>
</tr>
<tr>
<td>/el-</td>
<td>Roanoke River through this WQMA:</td>
</tr>
<tr>
<td>/eg-</td>
<td>Seneca River to include all tributaries:</td>
</tr>
<tr>
<td>/eg-</td>
<td>Molly Creek:</td>
</tr>
<tr>
<td>/el-</td>
<td>North Fork Falling River to the confluence with Falling River (River only):</td>
</tr>
<tr>
<td>/eg-</td>
<td>Falling River to include all tributaries not previously classified:</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Classification</th>
<th>Segment Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>WQMA IV</td>
<td>E All tributaries to the Roanoke River not previously classified in this WQMA.</td>
</tr>
<tr>
<td>WQMA V</td>
<td>E Roanoke River and all tributaries in this WQMA.</td>
</tr>
</tbody>
</table>
| WQMA VI        | WQ Ash Camp Creek.  
                 | EL Twittys Creek.  
                 | E Roanoke Creek to include all tributaries not previously classified in this WQMA. |
| WQMA VII       | WQ Banister River from confluence of Polecat Creek to confluence of Dan and Banister Rivers (River only).  
                 | EL Dan River from confluence Miry Creek to backwaters of Kerr Reservoir (River only).  
                 | WQ Kerr Reservoir.  
                 | WQ Little Bluestone Creek.  
                 | WQ Butcher Creek.  
                 | WQ Flat Creek.  
                 | E All tributaries to Kerr Reservoir, Dan River and Banister River not previously classified in this WQMA.  
                 | E Roanoke River from confluence Clover Creek to headwaters of Kerr Reservoir.  
                 | E All tributaries to the Roanoke River in this WQMA not previously classified. |
| WQMA VIII      | E Hyco River from the N.C.-VA. State Line to its confluence with the Dan River to include all tributaries. |
# Proposed Regulations

<table>
<thead>
<tr>
<th>Classification</th>
<th>Segment Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>WQMA IX</strong></td>
<td></td>
</tr>
<tr>
<td>E</td>
<td>Banister River through this WQMA.</td>
</tr>
<tr>
<td>EL</td>
<td>Georges Creek.</td>
</tr>
<tr>
<td>EL</td>
<td>Cherrystone Creek.</td>
</tr>
<tr>
<td>E</td>
<td>All tributaries to Banister River not previously classified in this WQMA.</td>
</tr>
</tbody>
</table>

| **WQMA X**    |                     |
| E              | Dan River from the NC-VA State Line to one mile above the confluence of Sandy River (River only). |
| E              | Sandy River to include all tributaries. |
| WQ             | Dan River from one mile above confluence of Sandy River to NC-VA line. |
| E              | Dan River from NC-VA line to confluence Miry Creek. |
| E              | All tributaries to the Dan River in Virginia not previously classified in this WQMA. |

| -WQMA-XI-     |                     |
| -WQ-          | Story Creek:        |
| -E-           | Headwaters-Pigg-River-to-confluence-Story-Creek: |
| -El-          | Pigg-River-from-confluence-Story-Creek-to-Leeville-Lake: |
| -E-           | All tributaries to Pigg-River not previously classified in this WQMA: |

| **WQMA XII**  |                     |
| E             | Smith River from its headwaters to Philpott Dam. |
| WQ            | Smith River from Philpott Dam to the NC-VA State Line. |
| EL            | Marrowbone Creek. |
| EL            | Leatherwood Creek. |
| E             | All tributaries to the Smith River not previously classified in this WQMA. |
## Proposed Regulations

<table>
<thead>
<tr>
<th>Classification</th>
<th>Segment Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>WQMA XIII</td>
<td>E</td>
</tr>
<tr>
<td></td>
<td>North Mayo River from its headwaters to the NC-VA State Line to include all tributaries.</td>
</tr>
<tr>
<td>WQMA XIV</td>
<td>E</td>
</tr>
<tr>
<td></td>
<td>Headwaters South Mayo River to confluence North Fork South Mayo River.</td>
</tr>
<tr>
<td></td>
<td>EL</td>
</tr>
<tr>
<td></td>
<td>South Mayo River from confluence with North Fork to NC-VA Line.</td>
</tr>
<tr>
<td></td>
<td>E</td>
</tr>
<tr>
<td></td>
<td>All tributaries of the South Mayo River not previously classified in this WQMA.</td>
</tr>
<tr>
<td>WQMA XV</td>
<td>E</td>
</tr>
<tr>
<td></td>
<td>All streams in this WQMA.</td>
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</tbody>
</table>

Source: Hayes, Seay, Mattern & Mattern
TABLE 2
WASTELOAD ALLOCATIONS FOR SIGNIFICANT DISCHARGES FOR SELECTED ALTERNATIVE
ROANOKE RIVER BASIN WATER QUALITY MANAGEMENT PLAN

<table>
<thead>
<tr>
<th>Water Quality Management Area (WQMA)</th>
<th>Study Area Name</th>
<th>Discharger</th>
<th>Stream Name</th>
<th>Segment Classification</th>
<th>303(e) Wasteload Allocation (BOD_5) lbs/day</th>
</tr>
</thead>
<tbody>
<tr>
<td>-WQMA-1-</td>
<td>Boones-Hill</td>
<td>Boones-Hill</td>
<td>Maggiee-Er:</td>
<td>E-</td>
<td>38,95</td>
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<tr>
<td>-WQMA-1-</td>
<td>Roanoke</td>
<td>Vinton-STP</td>
<td>Roanoke-Regional-STP</td>
<td>E-CONNECTED-TO-GITY-GF-ROANOKET-STP</td>
<td>1670.60</td>
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<tr>
<td>-WQMA-1-</td>
<td>Showsville-Elliston-Lafayette-Ironto</td>
<td>Showsville-STP</td>
<td>S-F-Roanoke-R:</td>
<td>EL-P-</td>
<td>375.28</td>
</tr>
<tr>
<td>-WQMA-IV-</td>
<td>Altavista-Hurt-Metley</td>
<td>Altavista-STP-:Clamp</td>
<td>Hille-Piedmont-Mfg-Co; and-The-Lane-Co;</td>
<td>Roanoke-R:</td>
<td>Et-</td>
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<td>WQMA IV</td>
<td>Appomattox</td>
<td>Appomattox STP</td>
<td>Falling R.</td>
<td>EL</td>
<td>100.00</td>
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<td>Water Quality Management Area (WQMA)</td>
<td>Study Area Name</td>
<td>Discharger</td>
<td>Stream Name</td>
<td>Segment Classification</td>
<td>303(e) Wasteload Allocation</td>
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<tr>
<td>--------------------------------------</td>
<td>----------------</td>
<td>------------</td>
<td>-------------</td>
<td>-------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>WOMA IV</td>
<td>Brookneal</td>
<td>Brookneal STP and Burlington Ind. - Brookneal</td>
<td>Roanoke R.</td>
<td>EL</td>
<td>1381.20</td>
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*Note: The table continues with more entries for other study areas.*
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1. Sewerage Service Areas (SSA) shown on Plate 1  
2. Effluent Limiting (EL) or Water Quality (WQ)  
3. For existing sewage treatment facility  
4. For new sewage treatment facility  
5. No existing or future sewage treatment plant planned, wastes to be transferred to other sewerage service areas  
6. No existing discharge but new sewage treatment plant is under construction or planned  

*Seasonal NPDES allowable loading: April to September/October to March  
**See Table 3  
#Step III construction grant funded  

Source: Hayes, Seay, Mattern & Mattern
## Proposed Regulations

### TABLE 5

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* Virginia Register of Regulations

54
### Proposed Regulations

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<tr>
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<td>Dischargers</td>
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#### BOTETOURT COUNTY

- 49**--- E. Botetourt High School
- 50**--- Williamsburg-Court-Subdivision
- 51**--- Murray-Odorchards
- 52**--- City of Roanoke-Nursing Home

#### FRANKLIN COUNTY

- 94*--- Town of Rocky-Mount
- 95*--- Rocky-Mount Elementary School
- 96*--- Turner's Shopping Center
- 97*--- L&M Sales, Inc.
- 100*--- Ferrum-W&S Authority
- 101*--- The Mead Corporation
- 102*--- Worley-Subdivision
- 103*--- Campbell-Laundry

#### HALIFAX COUNTY

- 260*#--- Mac's Washer
- 261*#--- Sydnor Junior Elementary School
- 262*#--- Meadville Elementary School
- 263*#--- Clay's Mill Elementary School
- 264*#--- Southern Mobile Homes
- 265*#--- Scottsburg Elementary School
- 266*#--- Carson Anderson Car Wash
- 267*--- Lakewood Trailer Park
- 268*--- Crabtree Trailer Park
- 269*--- Vulcan Materials
- 270*--- South Boston Speedway
- 271*--- J. P. Stevens
- 272*--- City of South Boston
- 273*--- Oak Hill Subdivision
- 274*--- Fordland
- 275*--- Highland Hills Subdivision
- 276*--- Love Shop Mobile Home
- 277*--- C. D. Ragland Car Wash
- 278*--- Burlington Industries
- 279*--- Burlington Industries
- 280*--- Town of Halifax
- 281*--- Sinai Elementary School
- 282*--- Nightower Trailer Court
- 283*--- Halifax Cotton Mill
- 284*#--- Birchland Park Laundry & Store
- 285*#--- Tucker's Trailer Court
- 286*--- Hillcrest Motel
- 287*--- Banner Warehouse
- 288*#--- Chester Springs Elementary School
- 289*#--- S. of Dan Elementary School
- 290*#--- Chester Springs Academy
- 291*--- Virginina Elementary School

#### HENRY COUNTY

- 116*#--- State Road Camp #28
- 117*#--- J. D. Rea Laundry
- 118*--- Spencer Court Subdivision
- 119*#--- G. W. Carver High School
- 120*--- Carver Estates
- 121*--- Greenbrier
- 122*#--- Plasters Trailer Court
- 123*--- Ridgeway Elementary School
- 124*--- Drewy Mason High School
- 125*--- Ridgeway Trailer Park
- 126*--- Henry County Plywood
- 127*#--- Penn's Trailer Park
- 128*--- Cravely Furniture
- 129*--- Countryside Trailer Park
- 130*--- Ponderosa Trailer Park
- 131*--- City of Martinsville
- 132*--- Town House Motel
- 133*--- Eastwood Subdivision
- 134#--- Bassett Walker Knitting Company
- 135-7#--- E. I. DuPont
- 138*--- Holiday Inn
- 140*--- Virginia Carolina Truck
- 141*--- Henry County PSA
- 142*--- Fieldcrest Mills
- 143*--- Riverside Shopping Center
- 144*--- Martin Processing
- 145*--- Stanley Furniture
- 146*--- Travel Lodge
- 147*--- Bassett High School
- 148*--- J. D. Bassett #1
- 149*--- J. D. Bassett #2
- 150*--- Bassett Chair Company
- 151*--- Bassett Furniture Plant

---

**Vol. 8, Issue 1**

*Monday, October 7, 1991*
### TABLE 5

**WASTEWATER POINT DISCHARGERS**

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<td>199*</td>
<td>Hughes Memorial Home</td>
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<td>Mt. Airy Elementary School</td>
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<td>216*</td>
<td>Dodson's Trailer Park</td>
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<td>217*</td>
<td>Smith Mountain Lake Picnic</td>
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<td>218*</td>
<td>Klopman Mills</td>
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<td>Dibrell Brothers</td>
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<td>219-B</td>
<td>Disston Tool Company</td>
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*Minor dischargers (less than 50,000 gallons per day)

#No provision to tie into sewerage service area

@Not inside sewerage service area boundaries

Source: Virginia State Water Control Board
<table>
<thead>
<tr>
<th>Project</th>
<th>Population Served</th>
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<td>Lynch-Creek-Interceptor</td>
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<td>Infiltration/Inflow Study</td>
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<td>Extensive Infiltration/Inflow Problems</td>
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<td>Brodnax</td>
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<td>Served by South Hill Regional STP not currently financed</td>
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<td>Present considerations in Keysville-Drakes Branch, Step I borderline health hazard</td>
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<td>Sewage Treatment Plant w/Collection System</td>
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### Proposed Regulations

<table>
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<tr>
<th>Project</th>
<th>*Population Served</th>
<th>Statewide Priority</th>
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<td>Ridgeway, Town of&lt;br&gt;Interceptor and Collector</td>
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<td>Otterview Heights Collector</td>
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<td>Volens</td>
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*Based on 1980 population projection

Source: Virginia State Water Control Board
Proposed Regulations

REGISTRAR’S NOTICE: Due to its length, the proposed regulation filed by the State Water Control Board 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 regulation is available for public inspection at the office of the Registrar of Regulations and at the State Water Control Board.


Statutory Authority: § 62.1-44.15 of the Code of Virginia.

Public Hearing Date: November 21, 1991 - 7 p.m.
(See Calendar of Events section for additional information)

Summary:

Water quality management plans provide a management tool to assist the Commonwealth, units of local government, industrial firms and agricultural interests in achieving and maintaining applicable water quality goals. The proposal is to adopt the Upper Roanoke River Subarea Water Quality Management Plan. The new plan will update those portions of the Roanoke River Basin Water Quality Management Plan in the Roanoke River Subarea. Concurrently with this proposal, the existing Roanoke River Basin Water Quality Management Plan would be amended to delete references to those areas to be covered by the Upper Roanoke River Subarea Plan.

The updated subarea reflects current Virginia Pollutant Discharge Elimination System (VPDES) final permit limits and wasteload allocations as defined by federal regulations. Water quality problems in the Upper Roanoke River Subarea are identified and remedial actions to alleviate these problems are outlined so that desired water quality objectives can be met. The proposed plan includes chapters entitled: Introduction, Water Quality Evaluation, Point Sources, Nonpoint Sources, Coordination with Other Planning (Compliance Schedules and Loan Eligibility for Facilities), Ground Water Strategy, and Management and Implementation of the plan.

Following these chapters is a presentation of specific actions to be taken by the State Water Control Board in implementing the plan.
DEPARTMENT OF HEALTH (STATE BOARD OF)

REGISTRAR'S NOTICE: This regulation is excluded from Article 2 of the Administrative Process Act in accordance with § 9-6.14:4.1 C 3 of the Code of Virginia, which excludes regulations that consist only of changes in style or form or corrections of technical errors. The Department of Health will receive, consider and respond to petitions by any interested person at any time with respect to reconsideration or revision.

Title of Regulation: VR 355-28-01. Regulations for Disease Reporting and Control.


Effective Date: November 6, 1991.

Summary:

This regulation is being amended at the suggestion of the Attorney General's Office because it is currently inconsistent with § 32.1-37.1 of the Code of Virginia. Section 3.2 F is being amended to correspond with the statute, which requires that health care providers report to funeral directors that an infectious disease was present immediately prior to death.


PART I.
DEFINITIONS.

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

“Board” means the State Board of Health.

“Cancer” means all carcinomas, sarcomas, melanomas, leukemias, and lymphomas excluding localized basal and squamous cell carcinomas of the skin, except for lesions of the mucous membranes.

“Carrier” means a person who, with or without any apparent symptoms of a communicable disease, harbors a specific infectious agent and may serve as a source of infection.

“Commissioner” means the State Health Commissioner, his duly designated officer or agent.

“Communicable disease” means an illness due to an infectious agent or its toxic products which is transmitted, directly or indirectly, to a susceptible host from an infected person, animal, or arthropod or through the agency of an intermediate host or a vector or through the inanimate environment.

“Contact” means a person or animal known to have been in such association with an infected person or animal as to have had an opportunity of acquiring the infection.

“Contact tracing” means the process by which an infected person or health department employee notifies others that they may have been exposed to the infected person in a manner known to transmit the infectious agent in question.

“Department” means the State Department of Health.

“Designee” or “Designated officer or agent” means any person, or group of persons, designated by the State Health Commissioner, to act on behalf of the commissioner or the board.

“Epidemic” means the occurrence in a community or region of cases of an illness clearly in excess of normal expectancy.

“Foodborne outbreak” means a group manifestation of illness acquired through the consumption of food or water contaminated with chemicals or an infectious agent or its toxic products. Such illnesses include but are not limited to heavy metal intoxications, staphylococcal food poisoning, botulism, salmonellosis, shigellosis, Clostridium perfringens food poisoning and hepatitis A.

“Immunization” means a treatment which renders an individual less susceptible to the pathologic effects of a disease or provides a measure of protection against the disease (e.g., inoculation, vaccination).

“Independent pathology laboratory” means a nonhospital or a hospital laboratory performing surgical pathology, including fine needle aspiration biopsy and bone marrow examination services, which reports the results of such tests directly to physician offices, without reporting to a hospital or accessioning the information into a hospital tumor registry.

“Investigation” means an inquiry into the incidence, extent, source and causation of a disease occurrence.

“Isolation” means separation for the period of communicability of infected persons or animals from
Final Regulations

others in such places and under such conditions as to prevent or limit the direct or indirect transmission of an infectious agent from those infected to those who are susceptible. The means of isolation shall be the least restrictive means appropriate under the facts and circumstances as determined by the commissioner.

"Laboratory director" means any person in charge of supervising a laboratory conducting business in the Commonwealth of Virginia.

"Medical care facility" means any hospital or nursing home licensed in the Commonwealth, or any hospital operated by or contracted to operate by an entity of the United States government or the Commonwealth of Virginia.

"Memory loss disorder" means any progressive dementia caused by AIDS, alcohol abuse, probable Alzheimer's disease, cerebral vascular disease, Creutzfeldt-Jakob disease, depression, head trauma, normal pressure hydrocephalus, Parkinson's disease, space-occupying lesion, toxic or metabolic disorder, or other known cause.

"Midwife" means any person who is registered as a nurse midwife by the State Board of Nursing or who possesses a midwife permit issued by the State Health Commissioner.

"Nosocomial outbreak" means any group of illnesses of common etiology occurring in patients of a medical care facility acquired by exposure of those patients to the disease agent while confined in such a facility.

"Nurse" means any person licensed as a professional nurse or as a licensed practical nurse by the Virginia State Board of Nursing.

"Period of communicability" means the time or times during which the etiologic agent may be transferred directly or indirectly from an infected person to another person, or from an infected animal to a person.

"Physician" means any person licensed to practice medicine by the Virginia State Board of Medicine.

"Quarantine" means generally, a period of detention for persons or domestic animals that may have been exposed to a reportable, contagious disease for purposes of observation or treatment.

1. Complete quarantine. The formal limitation of freedom of movement of well persons or animals exposed to a reportable, contagious disease for a period of time not longer than the longest incubation period of the disease in order to prevent effective contact with the unexposed. The means of complete quarantine shall be the least restrictive means appropriate under the facts and circumstances, as determined by the commissioner.

2. Modified quarantine. A selective, partial limitation of freedom of movement of persons or domestic animals determined on the basis of differences in susceptibility, or danger of disease transmission. Modified quarantine is designed to meet particular situations and includes but is not limited to, the exclusion of children from school and the prohibition or restriction of those exposed to or suffering from a communicable disease from engaging in a particular occupation. The means of modified quarantine shall be the least restrictive means appropriate under the facts and circumstances, pursuant to § 3.1 E of these regulations or as determined by the commissioner.

3. Segregation. The separation for special control, or observation of one or more persons or animals from other persons or animals to facilitate control or surveillance of a reportable disease. The means of segregation shall be the least restrictive means available under the facts and circumstances, as determined by the commissioner.

"Reportable disease" means an illness due to a specific toxic substance, occupational exposure, or infectious agent, which affects a susceptible individual, either directly, as from an infected animal or person, or indirectly through an intermediate host, vector, or the environment, as determined by the board.

"Surveillance" means the continuing scrutiny of all aspects of occurrence and spread of a disease relating to effective control of that disease. Included in the process of surveillance are the collection and evaluation of:

1. Morbidity and mortality reports.

2. Special reports of field investigations of epidemics and individual cases.

3. Isolation and identification of infectious agents by laboratories. Effects of the substances used in disease control.

5. Information regarding immunity levels in segments of the population.

"Toxic substance" means any substance, including any raw materials, intermediate products, catalysts, final products, or by-products of any manufacturing operation conducted in a commercial establishment, that has the capacity, through its physical, chemical or biological properties, to pose a substantial risk of death or impairment either immediately or over time, to the normal functions of humans, aquatic organisms, or any other animal but not including any pharmaceutical preparation which deliberately or inadvertently is consumed in such a way as to result in a drug overdose.

PART II.
GENERAL INFORMATION.
§ 2.1. Authority.

Chapter 2 of Title 32.1 of the Code of Virginia deals with the reporting and control of diseases. Specifically, § 32.1-35 directs the Board of Health to promulgate regulations specifying which diseases occurring in the Commonwealth are to be reportable and the method by which they are to be reported. Further, § 32.1-42 of the Code authorizes the board to promulgate regulations and orders to prevent a potential emergency caused by a disease dangerous to the public health. Section 32.1-12 of the Code empowers the Board of Health to adopt such regulations as are necessary to carry out provisions of laws of the Commonwealth administered by the Commissioner of the Department of Health.

§ 2.2. Purpose.

These regulations are designed to provide for the uniform reporting of diseases of public health importance occurring within the Commonwealth in order that appropriate control measures may be instituted to interrupt the transmission of disease.

§ 2.3. Administration.

A. State Board of Health.

The State Board of Health ("board") has the responsibility for promulgating regulations pertaining to the reporting and control of diseases of public health importance.

B. State Health Commissioner.

The State Health Commissioner ("commissioner") is the executive officer for the State Board of Health with the authority of the board when it is not in session, subject to the rules and regulations of and review by the board.

C. Local health director.

The local health director is responsible for the surveillance and investigation of those diseases specified by these regulations which occur in his jurisdiction. He is further responsible for reporting all such surveillance and investigations to the State Department of Health. In cooperation with the commissioner, he is responsible for instituting measures for disease control, which may include quarantine or isolation as required by the commissioner.

D. Office of Epidemiology.

The Office of Epidemiology is responsible for the statewide surveillance of those diseases specified by these regulations, for coordinating the investigation of those diseases with the local health director and regional medical director, and for providing direct assistance where necessary. The Director of the Office of Epidemiology acts as the commissioner's designee in reviewing reports and investigations of diseases and recommendations by local health directors for quarantine or isolation. However, authority to order quarantine or isolation resides solely with the commissioner, unless otherwise expressly provided by him.

E. Confidentiality.

All persons responsible for the administration of these regulations shall ensure that the anonymity of patients and practitioners is preserved, according to the provisions of §§ 32.1-38, 32.1-41, 32.1-71, and 32.1-71.4 of the Code of Virginia.

§ 2.4. Application of regulations.

These regulations have general application throughout the Commonwealth.

§ 2.5. Effective date of original regulations.

August 1, 1980.

Effective date of amendment No. 1:


Effective date of emergency amendment of § 3.1:


Effective date of amendment No. 2:


Effective date of amendment No. 3:

September 14, 1989.

Effective date of amendment No. 4:


Effective date of amendment No. 5:

November 6, 1991.


The provisions of the Virginia Administrative Process Act, which is codified as Chapter 1.1:1 of Title 9 of the Code, shall govern the adoption, amendment, modification, and revision of these regulations, and the conduct of all proceedings and appeals hereunder. All hearings on such regulations shall be conducted in accordance with § 9-6.14:7.1.

§ 2.7. Powers and procedures of regulations not exclusive.

The board reserves the right to authorize a procedure for enforcement of these regulations which is not inconsistent with the provisions set forth herein and the
provisions of Chapter 2 of Title 32.1 of the Code.

PART III.
REPORTING OF DISEASE.

§ 3.1. Reportable disease list.

The board declares the following named diseases, toxic effects, and conditions to be reportable by the persons enumerated in § 3.2.

A. List of reportable diseases:

- Acquired Immunodeficiency Syndrome
- Amebiasis
- Anthrax
- Arboviral infections
- Aseptic meningitis
- Bacterial meningitis (specify etiology)
- Botulism
- Brucellosis
- Campylobacter infections (excluding C. pylori)
- Chancroid
- Chickenpox
- Chlamydia trachomatis infections
- Congenital rubella syndrome
- Diphtheria
- Encephalitis primary (specify etiology)
- post-infectious
- Foodborne outbreaks
- Giardiasis
- Gonorrhea
- Granuloma inguinale
- Haemophilus influenzae infections invasive
- Hepatitis A
- B
- Non A, Non B
- Unspecified
- Histoplasmosis
- Human Immunodeficiency Virus (HIV) infection
- Influenza
- Kawasaki Syndrome
- Legionellosis
- Leptospirosis
- Listeriosis
- Lyme disease
- Lymphogranuloma venereum
- Malaria
- Measles (Rubella)
- Meningococcal infections
- Mumps
- Nosocomial outbreaks
- Occupational illnesses
- Ophthalmia neonatorum
- Pertussis (Whooping cough)
- Phenylketonuria (PKU)
- Plague
- Poliomyelitis
- Psittacosis
- Q fever
- Rabies in animals
- Rabies in man
- Rabies treatment, post exposure
- Reye syndrome
- Rocky Mountain spotted fever
- Rubella (German measles)
- Salmonellosis
- Shigellosis
- Smallpox
- Syphilis
- Tetanus
- Toxic shock syndrome
- Toxic substance related illnesses
- Trichinosis
- Tuberculosis
- Typhoid fever
- Typhus, flea-borne
- Vibrio infections including cholera
- Waterborne outbreaks
- Yellow fever

B. Reportable diseases requiring rapid communication.

C. Diseases to be reported by number of cases.

The following disease in the list of reportable diseases shall be reported as number-of-cases only:

- Influenza (by type, if available)

D. Human immunodeficiency virus (HIV) infection.

Every physician practicing in this Commonwealth shall report to the local health department any patient of his who has tested positive for exposure to human immunodeficiency virus (HIV). Every person in charge of a medical care facility shall report the occurrence in or admission to the facility of a patient with HIV infection unless there is evidence that the occurrence has been reported by a physician. When such a report is made, it shall include the information required in § 3.2. A. Only individuals who have positive blood tests for HIV antibodies as demonstrated by at least two enzyme-linked immunosorbent assays (done in duplicate at the same time or singly at different times), and a supplemental test such as the western blot are considered to have HIV infection.

E. Toxic substances related diseases or illnesses.

Diseases or illnesses resulting from exposure to a toxic substance, shall include, but not be limited to the following:

- Occupational Lung Cancers
- Silicosis
- Mesothelioma
- Asbestosis
-byssinosis

Furthermore, all toxic substances-related diseases or illnesses, including pesticide poisonings, illness or disease resulting from exposure to a radioactive substance, or any illness or disease that is indicative of an occupational health, public health, or environmental problem shall be reported.

If such disease or illness is verified, or suspected, and presents an emergency, or a serious threat to public health or safety, the report of such disease or illness shall be reported as in § 3.1 B.

F. Unusual or ill-defined diseases, illnesses, or outbreaks.

The occurrence of outbreaks or clusters of any illness which may represent an unusual or group expression of an illness which may be of public health concern shall be
reported to the local health department by the most rapid means available.

G. Contact tracing.

When notified about a disease specified in § 3.1 A of the regulations, the local health department shall perform contact tracing for infectious syphilis and HIV infection, and may perform contact tracing for the other diseases if deemed necessary to protect the public health. The local health director shall have the responsibility to accomplish contact tracing by either having patients inform their potential contacts directly or through obtaining pertinent information such as names, descriptions, and addresses to enable the health department staff to inform the contacts. All contacts of HIV infection shall be afforded the opportunity for individual face-to-face disclosure of the test results and appropriate counseling. In no case shall names of informants be revealed to contacts by the health department. All information obtained shall be kept strictly confidential.

§ 3.2. Those required to report.

A. Physicians.

Each physician who treats or examines any person who is suffering from or who is suspected of having a reportable disease, or who is suspected of being a carrier of a reportable disease shall report that person's name, address, age, sex, race, name of disease diagnosed or suspected, and the date of onset of illness except that influenza should be reported by number of cases only (and type of influenza, if available). Reports are to be made to the local health department serving the jurisdiction where the physician practices. Any physician making such report as authorized herein shall be immune from liability as provided by § 32.1-38 of the Code of Virginia.

Such reports shall be made on a form to be provided by the department (CD-24) and shall be made within seven days unless the disease in question requires rapid reporting under § 3.1 B or § 3.1 F. (Venereal diseases are reported on Form VD-35C in the manner described above.)

B. Directors of laboratories.

Any person who is in charge of a laboratory conducting business in the Commonwealth shall report any laboratory examination of any specimen derived from the human body which yields evidence, by the laboratory method(s) indicated, of a disease listed below:

- Anthrax - by culture
- Campylobacter infections (excluding C. pylori) - by culture
- Chlamydia trachomatis infections - by culture or antigen detection methods
- Cholera - by culture
- Diphtheria - by culture
- Gonococcal infections - by culture or microscopic examination
- Haemophilus influenzae infections - by culture or antigen detection assay of blood or cerebrospinal fluid
- Hepatitis A - by serology specific for IGM antibodies
- Human immunodeficiency virus (HIV) infection - by positive blood tests for HIV antibodies as demonstrated by at least two enzyme-linked immunosorbent assays (done in duplicate at the same time or singly at different times), and a supplemental test such as the western blot.
- Influenza - by culture or serology
- Legionellosis - by culture or serology
- Listeriosis - by culture
- Malaria - by microscopic examination
- Meningococcal infections - by culture of blood or cerebrospinal fluid
- Mycobacterial diseases - by culture
- Pertussis - by culture or direct fluorescent antibody test
- Plague - by culture or direct fluorescent antibody test
- Poliomyelitis - by culture or serology
- Rabies in animals - by microscopic or immunologic examination
- Salmonella infections - by culture
- Shigella infections - by culture
- Syphilis - by serology or dark field examination
- Trichinosis - by microscopic examination of a muscle biopsy

Each report shall give the name and address of the person from whom the specimen was obtained and, when available, the person's age, race and sex. The name and address of the physician or medical facility for whom the examination was made shall also be provided. When the influenza virus is isolated, the type should be reported, if available. Reports shall be made within seven days to the local health department serving the jurisdiction in which the laboratory is located and shall be made on Form CD-24.3 or on the laboratory's own form if it includes the required information. Any person making such report as authorized herein shall be immune from liability as provided by § 32.1-38 of the Code of Virginia.
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Exceptions: With the exception of reporting laboratory evidence of gonococcal infections and syphilis, laboratories operating within a medical care facility shall be considered to be in compliance with the regulations when the director of that medical care facility assumes the reporting responsibility.

Laboratory examination results indicating gonococcal infections or syphilis shall be reported either on Form VD-36 or on Form CD-24.3 or another form acceptable to the Director of the Office of Epidemiology.

A laboratory may fulfill its responsibility to report mycobacterial diseases by sending a positive culture for identification or confirmation, or both, to the Virginia Division of Consolidated Laboratory Services. The culture must be identified with the patient and physician information required above.

C. Person in charge of a medical care facility.

Any person in charge of a medical care facility shall make a report to the local health department serving the jurisdiction where the facility is located of the occurrence in or admission to the facility of a patient with a reportable disease listed in § 3.1 A unless he has evidence that the occurrence has been reported by a physician. Any person making such report as authorized herein shall be immune from liability as provided by § 32.1-38 of the Code of Virginia. The requirement to report shall include all inpatient, outpatient and emergency care departments within the medical care facility. Such report shall contain the patient's name, age, address, sex, race, name of disease being reported, the date of admission, hospital chart number, date expired (when applicable), and attending physician. Influenza should be reported by number of cases only (and type of influenza, if available). Reports shall be made within seven days unless the disease in question requires rapid reporting under §§ 3.1 B or 3.1 F and shall be made on Form CD-24.1. Nosocomial outbreaks shall be reported on Form CD-24.2.

(Note: See § 3.2 B “Exceptions”)

D. Person in charge of a school.

Any person in charge of a school shall report immediately to the local health department the presence or suspected presence in his school of children who have common symptoms suggesting an epidemic or outbreak situation. Any person so reporting shall be immune from liability as provided by § 32.1-38 of the Code of Virginia.

E. Local health directors.

The local health director shall forward within seven days to the Office of Epidemiology of the State Health Department any report of a disease or report of evidence of a disease which has been made on a resident of his jurisdiction. This report shall be by telecommunication if the disease is one requiring rapid communication, as required in § 3.1 B or § 3.1 F. All such rapid reporting shall be confirmed in writing and submitted to the Office of Epidemiology within seven days. Furthermore, the local health director shall immediately forward to the appropriate local health director any disease reports on individuals residing in the latter's jurisdiction. The local health director shall review reports of diseases received from his jurisdiction and follow-up such reports, when indicated, with an appropriate investigation in order to evaluate the severity of the problem. He shall determine, in consultation with the regional medical director, the Director of the Office of Epidemiology, and the commissioner if further investigation is required and if complete or modified quarantine will be necessary.

Modified quarantine shall apply to situations in which the local health director on the scene would be best able to judge the potential threat of disease transmission. Such situations shall include, but are not limited to, the temporary exclusion of a child with a communicable disease from school and the temporary prohibition or restriction of any individual(s), exposed to or suffering from a communicable disease, from engaging in an occupation such as food handling that may pose a threat to the public. Modified quarantine shall also include the exclusion, under § 32.1-47 of the Code of Virginia of any unimmunized child from a school in which an outbreak, potential epidemic, or epidemic of a vaccine preventable disease has been identified. In these situations, the local health director may be authorized as the commissioner's designee to order the least restrictive means of modified quarantine.

Where modified quarantine is deemed to be insufficient and complete quarantine or isolation is necessary to protect the public health, the local health director, in consultation with the regional medical director and the Director of the Office of Epidemiology, shall recommend to the commissioner that a quarantine order or isolation order be issued.

F. Persons in charge of hospitals, nursing homes, homes for adults, and correctional facilities.

In accordance with § 32.1-37.1 of the Code of Virginia, any person in charge of a hospital, nursing home, home for adults or correctional facility shall, at the time of transferring custody of any dead body to any person practicing funeral services, notify the person practicing funeral services or his agent if the dead person was known to have had, immediately prior to death, an infectious disease which may be transmitted through exposure to any bodily fluids. These include any of the following infectious diseases:

- Creutzfeldt-Jakob disease
- Human Immunodeficiency virus infection
- Hepatitis B
Hepatitis Non A, Non B  
Rabies  
Infectious syphilis

PART IV.  
CONTROL OF DISEASE.

§ 4.1. The "Methods of Control" sections of the Fourteenth Edition of the Control of Communicable Diseases in Man (1985) published by the American Public Health Association shall be complied with by the board and commissioner in controlling the diseases listed in § 3.1 A, except to the extent that the requirements and recommendations therein are outdated, inappropriate, inadequate, or otherwise inapplicable. The board and commissioner reserve the right to use any legal means to control any disease which is a threat to the public health.

PART V.  
IMMUNIZATION.

§ 5.1. Dosage and age requirements for immunizations.

Every child in Virginia shall be immunized against the following diseases by receiving the specified number of doses of vaccine by the specified ages:

1. Diphtheria, Tetanus, and Pertussis (Whooping cough) Vaccine - three doses by age one year of toxoids of diphtheria and tetanus, combined with pertussis vaccine.

2. Poliomyelitis Vaccine, trivalent type - three doses by age 18 months of attenuated (live) trivalent oral polio virus vaccine or inactivated poliomyelitis vaccine.

3. Measles (Rubeola) Vaccine - one dose at 15 months of age, or by age two years, of further attenuated (live) measles virus vaccine (Schwartz or Moraten).

4. Rubella (German measles) Vaccine - one dose at 15 months of age or by age two years of attenuated (live) rubella virus vaccine.

5. Mumps Vaccine - one dose at 15 months of age or by age two years of mumps virus vaccine (live).

§ 5.2. Obtaining immunization.

The required immunizations may be obtained from a physician licensed to practice medicine or from the local health department.

PART VI.  
VENEREAL DISEASE.

§ 6.1. Prenatal testing.

Every physician attending a pregnant woman during gestation shall examine and test such woman for syphilis within 15 days after beginning such attendance. A second prenatal test for syphilis shall be conducted at the beginning of the third trimester (28 weeks) for women who are at higher risk for syphilis. Persons at higher risk for syphilis include those who have had multiple sexual partners within the previous year and those with any prior history of a sexually transmitted disease. If the patient first seeks care during the third trimester, only one test shall be required. Every physician should also examine and test a pregnant woman for any sexually transmitted disease as clinically indicated.

PART VII.  
PREVENTION OF BLINDNESS FROM OPHTHALMIA NEONATORUM.

§ 7.1. Procedure for preventing ophthalmia neonatorum.

The physician, nurse or midwife in charge of the delivery of a baby shall install in each eye of that newborn baby as soon as possible after birth one of the following: (i) two drops of a 1.0% silver nitrate solution; (ii) two drops of a 1.0% tetracycline ophthalmic solution; (iii) one quarter inch or an excessive of 1.0% tetracycline ophthalmic ointment; or (iv) one quarter inch or an excessive amount of 0.5% erythromycin ophthalmic ointment. This treatment shall be recorded in the medical record of the infant.

PART VIII.  
CANCER REPORTING.

§ 8.1. Authority.

Title 32.1 (§ 32.1-70) of the Code of Virginia authorizes the establishment of a statewide cancer registry.

§ 8.2. Reportable cancers.

Newly diagnosed malignant tumors or cancers, as defined in Part I, shall be reported to the Virginia Tumor Registry in the department.

§ 8.3. Those required to report.

Any person in charge of a medical care facility or independent pathology laboratory which diagnoses or treats cancer patients is required to report. Any person making such report shall be immune from liability as provided by § 32.1-38 of the Code of Virginia.

§ 8.4. Data which must be reported.

Each report shall include the patient's name, address, age, sex, date of diagnosis, primary site of cancer, histology, basis of diagnosis, and history of service in the Vietnam war and exposure to dioxin-containing compounds. Medical care facility reports shall also include social security number, date of birth, race, marital status, usual
occupation, and usual industry.

The reporting requirement may be met by submitting a copy of the hospital facesheet and pathology report to the Virginia Tumor Registry. Reports shall be made within four months of the diagnosis of cancer.

§ 8.5. Additional data which may be reported.

Any person in charge of a medical care facility may also elect to provide more extensive clinical information as required for cancer programs approved by the American College of Surgeons. These additional data may include staging, treatment, and recurrence information and may be reported by submitting a hospital abstract to the Virginia Tumor Registry within six months of the diagnosis of cancer. Annual follow-up may be conducted on persons reported in this manner.

PART IX.
REPORTING AND CONTROL OF DISEASES.

§ 9.1. Reporting and control of diseases.

Chapter 2, §§ 32.1-35 through 32.1-73 of the Code of Virginia relating to the Reporting and Control of Diseases is incorporated by reference and made a part of these regulations.

PART X.
MEMORY LOSS DISORDER REPORTING.

§ 10.1. Authority.

Article 9.1 (§ 32.1-71.1 et seq.) of Chapter 2 of Title 32.1 of the Code of Virginia authorizes the establishment of a statewide Alzheimer's Disease and related disorders registry.

§ 10.2. Provisions.

Each hospital, clinic, individual practitioner or other health care provider may report to the registry, on forms provided by the registry, information regarding persons in his care who have been diagnosed as having a memory loss disorder, as defined in Part I. Any person making such report shall be immune from liability as provided by § 32.1-38 of the Code of Virginia.

VIRGINIA HEALTH SERVICES COST REVIEW COUNCIL


Effective Date: January 1, 1992.

Summary:

The adopted changes require health care institutions as defined by § 9-156 of the Code of Virginia that are part of continuing care retirement centers, have licensed home for adult beds, or have licensed nursing home beds as part of a hospital, to segregate the patient care activities provided in its nursing home component from its nonpatient care activities when completing the report forms required by the council.

The changes also amend and update the section which deals with the annual charge survey conducted by the Virginia Health Services Cost Review Council. The changes reflect more accurately what information is to be collected from nursing homes and from hospitals.


NOTICE: As provided in § 9-6.14:22 of the Code of Virginia, this regulation is not being republished. The regulation was adopted as it was proposed in 7:17 VA.R. 2417-2423 May 20, 1991.
EMERGENCY REGULATIONS

Department of Social Services (State Board of)

Title of Regulation: VR 615-45-1. Child Protective Services Central Registry Information.

Statutory Authority: § 63.1-25 and Chapter 12.1 (§ 63.1-248.1 et seq.) of Title 63.1 of the Code of Virginia.


Summary:

1. REQUEST: The Governor's approval is hereby requested to adopt the emergency regulation entitled "Child Protective Services Central Registry Information".

2. PURPOSE OF REQUEST: The purpose of this request to take emergency action is to continue the existing emergency regulation while necessary technical changes can be made to accommodate the requirements of the newly promulgated regulations.

3. PERSONS AFFECTED BY THIS REGULATION: All persons who are subjects in reported child abuse and neglect complaints will be impacted by these regulations.

BACKGROUND: The existing regulations were submitted as emergency regulations in September 1989. Since that time, extensive study has been done and proposed regulations have been promulgated through the regular Administrative Process Act. However, it is necessary to resubmit the regulations on an emergency basis until such time as technical changes can be made to meet the requirements of the new regulations.

4. AUTHORITY TO ACT: These child protective services regulations have been developed pursuant to the authority of the State Board of Social Services to promulgate regulations as per § 63.1-248 et seq. of the Code of Virginia.

5. FISCAL IMPACT: None.

6. FUTURE DEPARTMENT ACTION: The Department of Social Services plans to implement the regulations, as promulgated through the regular Administrative Process Act, July 1, 1992.

Preface:

It is necessary for the proposed procedures to be published as emergency regulations due to the need to make changes to the information system once the regulations are adopted as final. The needed changes cannot be accomplished prior to the expiration date of the current emergency regulations nor can the changes be made prior to finalization of the governing regulations.

VR 615-45-1. Child Protective Services Central Registry Information.

PART I.

DEFINITIONS.

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

"Central registry" means the name index of individuals involved in child abuse and neglect reports maintained by the Virginia Department of Social Services.

"Child protective services" means the identification, receipt and immediate investigation of complaints and reports of child abuse and neglect for children under eighteen years of age. It also includes documenting, arranging for, and/or providing social casework and other services for the child, his family, and the alleged abuser.

"Complaint" means a valid report of suspected child abuse/neglect which must be investigated by the local department of social services.

"Founded" means that a review of the facts shows clear and convincing evidence that child abuse or neglect has occurred.

"Identifying information" means name, race, sex, and date of birth of the subject.

"Investigating agency" means the local department of social services responsible for conducting investigations of child abuse/neglect complaints as per § 63.1-248.6 of the Code of Virginia.

"Reason to suspect" means that a review of the facts shows no clear and convincing evidence that child abuse and neglect has occurred. However, the situation gives the worker reason to believe that abuse or neglect has occurred.

"Unfounded" means that a review of the facts shows no reason to believe that abuse or neglect occurred.

PART II.

POLICY.

§ 2.1. Determination of risk.

The investigating agency determines risk by completing a thorough assessment of factual information available to the investigating agency as it pertains to the complaint situation. The assessment includes information about the abuse/neglect incident, the caretaker, the child, the family and other special circumstances to determine what level of risk the situation poses to the child or to other children.
Emergency Regulations

A. High risk.

The worker’s assessment of risk-related factors indicates a likelihood that the child is in jeopardy of abuse/neglect, and that intervention is necessary in order to protect the child or other children.

B. Moderate risk.

The worker’s assessment of risk-related factors indicates that the child or other children are in possible jeopardy, but that a positive change in the situation is likely to occur with minimal intervention.

C. No reasonably assessable risk.

The worker’s assessment of risk-related factors indicates that the situation can and will be changed, that no additional intervention is necessary and that the child or other children are at no reasonably assessable risk of abuse/neglect.

§ 2.3. Maintenance of identifying information.

Identifying information in reports of child abuse and neglect shall be maintained in the central registry as follows:

A. Ten years past the child’s eighteenth birthday for all complaints determined by the investigating agency to be founded.

B. One year from the date of complaint unless another complaint is received for all complaints determined by the investigating agency to be reason to suspect.

/s/ Larry D. Jackson
Commissioner
Date: August 26, 1991

/s/ Lawrence Douglas Wilder
Governor
Date: September 13, 1991

/s/ Joan W. Smith
Registrar of Regulations
Date: September 17, 1991

Virginia Register of Regulations
DIRECTOR'S ORDER NUMBER TWENTY-TWO (91)

VIRGINIA'S THIRD ON-LINE GAME LOTTERY; "PICK 4," FINAL RULES FOR GAME OPERATION.

In accordance with the authority granted by Section 58.1-4006A of the Code of Virginia, I hereby promulgate the final rules for game operation in Virginia's third on-line game lottery, "Pick 4." These rules amplify and conform to the duly adopted State Lottery Board regulations for the conduct of on-line game lotteries.

The rules are available for inspection and copying during normal business hours at the State Lottery Department headquarters, 2201 West Broad Street, Richmond, Virginia, and at each of the State Lottery Department regional offices. A copy may be requested by mail by writing to: Marketing Division, State Lottery Department, P. O. Box 4689, Richmond, Virginia 23220.

This Director's Order becomes effective on the date of its signing and shall remain in full force and effect unless amended or rescinded by further Director's Order.

/s/ Kenneth W. Thorson
Director
Date: September 4, 1991

DIRECTOR'S ORDER NUMBER TWENTY-THREE (91)

VIRGINIA'S TWENTIETH INSTANT GAME LOTTERY; "DOUBLE TAKE," FINAL RULES FOR GAME OPERATION.

In accordance with the authority granted by Section 58.1-4006A of the Code of Virginia, I hereby promulgate the final rules for game operation in Virginia's twentieth instant game lottery, "Double Take." These rules amplify and conform to the duly adopted State Lottery Board regulations for the conduct of instant game lotteries.

The rules are available for inspection and copying during normal business hours at the State Lottery Department headquarters, 2201 West Broad Street, Richmond, Virginia, and at each of the State Lottery Department regional offices. A copy may be requested by mail by writing to: Marketing Division, State Lottery Department, P. O. Box 4689, Richmond, Virginia 23220.

This Director's Order becomes effective on the date of its signing and shall remain in full force and effect unless amended or rescinded by further Director's Order.

/s/ Kenneth W. Thorson
Director
Date: August 16, 1991
EXECUTIVE ORDER NUMBER THIRTY-SIX (91)

PROMULGATION OF VOLUME IV, EMERGENCY OPERATIONS PLAN FOR EMERGENCY MANAGEMENT OF RESOURCES

By virtue of the authority vested in me by Sections 44-146.17 and 44-146.19 of the Code of Virginia, as Governor of Virginia and as Director of Emergency Services, and subject to my continuing and ultimate authority and responsibility to act in such matters, I hereby promulgate and issue Volume IV of the Commonwealth of Virginia Emergency Operations Plan for Emergency Management of Resources in Peacetime, revised in September 1991.

The plan is consistent with the Commonwealth of Virginia Emergency Services and Disaster Law of 1973 (Chapter 3.2, Title 44 of the Code), as amended.

Volume IV of the Commonwealth of Virginia Emergency Operations Plan for Emergency Management of Resources in Peacetime is hereby made applicable to all state agencies assigned emergency responsibilities in connection with peacetime shortages of vital resources or interruption of essential services and to the local governing officials of all political subdivisions which may be affected by any such resource crisis. Heads of state agencies and governing bodies of all political subdivisions are hereby directed to develop detailed procedures and provide staff training as necessary to ensure effective execution of their emergency responsibilities under this plan whenever a shortage occurs or appears imminent.

The State Coordinator of Emergency Services, in accordance with Section 44-146.18 of the Code, shall be responsible for maintaining and updating this plan and coordinating its administration with appropriate federal, state, and local agencies.

This Executive Order shall become effective on the date of its signing and shall remain in full force and effect unless amended or rescinded by further executive order.


Given under my hand and the seal of the Commonwealth of Virginia, this 30th day of August, 1991.

/s/ Lawrence Douglas Wilder
Governor

EXECUTIVE ORDER NUMBER THIRTY-NINE (91)

PROVIDING FOR THE FOOD, FUEL, AND OTHER LOGISTICAL ASSISTANCE OF THE VIRGINIA NATIONAL GUARD TO THE VIRGINIA DEPARTMENT OF STATE POLICE DURING THE 1991 LABOR DAY WEEKEND IN VIRGINIA BEACH

During the Labor Day weekend, in 1988, events involving large crowds occurred at Virginia Beach, Virginia, which led to looting, damage to property, injury to persons, and which imperiled human life, public and private property, and the environment. These events required the presence of a number of law enforcement agencies, including the Virginia State Police and the Virginia National Guard, to restore and maintain public order. Although the unfortunate events of 1989 were not repeated in 1990, making employment of National Guard units to help keep the peace unnecessary, the National Guard did provide very beneficial logistical support to the Virginia State Police in 1990. I anticipate that available law enforcement personnel and equipment will be adequate to maintain public safety and order without use of the Virginia National Guard in 1991. However, I have determined that it is desirable and appropriate for the Virginia National Guard to provide logistical personnel and equipment at the State Military Reservation and elsewhere for the purpose of providing food service, fuel, lodging, and other logistical assistance to and at the request of the Department of State Police.

Therefore, by virtue of the authority vested in me under Article V, Section 7 of the Constitution of Virginia and the provisions of Section 44-75.1 (3) and (5) of the Code of Virginia, I do hereby direct the Adjutant General of Virginia to employ National Guard equipment and personnel, in coordination with the Superintendent of State Police and with the approval of the Secretary of Public Safety, to provide logistical assistance to the Virginia State Police, commencing on August 28, 1991, and continuing until the Virginia State Police are no longer in need of logistical assistance for said purpose, but not later than September 4, 1991.

The following conditions shall apply to the employment of the Virginia National Guard:

1. National Guard personnel employed pursuant to this executive order shall be limited to an average of not more than thirty (30) on state active duty per day.

2. In all instances, members of the Virginia National Guard shall remain subject to military command and not subject to civilian authorities. They shall, however, work in close cooperation with the Department of State Police.

3. Should service under this Executive Order result in the injury or death of any member of the Virginia National Guard, the following will be provided to the member and the member's dependents or survivors:

(a) Workers' Compensation benefits provided to members of the National Guard by the Virginia Workers' Compensation Act; and, in addition,
GOVERNOR'S COMMENTS ON PROPOSED
REGULATIONS
(Required by § 9-4.12:9.1 of the Code of Virginia)

COUNCIL ON THE ENVIRONMENT

Title of Regulation: VR 305-01-001. Public Participation
Guidelines.

Governor's Comment:

These regulations are intended to establish public
participation guidelines for the Council on the
Environment's regulatory process. Pending public comment,
I recommend approval of the regulations.

/s/ Lawrence Douglas Wilder
Governor
Date: September 17, 1991

DEPARTMENT OF MINES, MINERALS AND ENERGY

Title of Regulation: VR 480-03-19. Virginia Coal Surface
Mining Reclamation Regulations.

Governor's Comment:

The amendments to Virginia's Coal Surface Mining
Reclamation Regulations would bring the Commonwealth's
standards in line with federal standards promulgated
by the United States Department of the Interior. Pending
public comment, I recommend approval of the
amendments.

/s/ Lawrence Douglas Wilder
Governor
Date: September 12, 1991

REAL ESTATE APPRAISER BOARD

Title of Regulation: VR 583-01-01. Public Participation
Guidelines.

Governor's Comment:

These regulations are intended to establish public
participation guidelines for the Real Estate Appraiser
Board's regulatory process as required by state law.
Pending public comment, I recommend approval of the
regulations.
DEPARTMENT OF WASTE MANAGEMENT

Title of Regulation: VR 672-20-32. Yard Waste Composting Facility Regulation.

Governor's Comment:

These regulations are intended to encourage composting of yard waste. Pending public comment, I recommend approval of the regulations.

/s/ Lawrence Douglas Wilder
Governor
Date: September 17, 1991
GENERAL NOTICES

NOTICE

Notices of Intended Regulatory Action are being published as a separate section of the Register beginning with the October 7, 1991 issue. The new section appears at the beginning of each issue.

DEPARTMENT FOR THE AGING

Notice of Public Comment Period for 1991-95 Intrastate Title III Funding Formula

Notice is hereby given that the Department for the Aging will accept comments on the formula for the distribution within Virginia of funds received under Title III of the Older Americans Act of 1965, as amended. Interested persons may submit data, views, and arguments orally or in writing to the department.

The Older Americans Act of 1965, as amended, requires that the Department for the Aging develop and publish for review and comment an intrastate formula for the distribution of Title III funds to the Area Agencies on Aging. Public comment on the formula was solicited and received during June and July, 1989. The department does not intend to change the formula which has been in effect since October 1, 1989. 1990 Census data have been used to update the population-based factors in the formula.

The updated Title III intrastate funding formula is computed on the basis of (1) the number of persons 60 years of age and over, from the 1990 Census, (2) the number of persons 60 years of age and over at or below the poverty level, from the 1980 US Census, (3) the number of minority persons 60 years of age and over at or below the poverty level, from the 1980 Census, and (4) the number of persons 60 years of age and over who reside in rural areas of the state.

The formula factors and their weights are as follows:

- Population 60+........30%
- Rural residents 60+...10%
- Poverty 60+............50%
- Minority Poverty 60+..10%

Population 60+. This factor distributes Title III funds on the basis of the geographical location of older Virginians. It reflects the distribution of persons age 60 and over throughout the state.

Rural Residents 60+. The rural 60+ factor is utilized to denote the geographical isolation faced by older Virginians who live in the rural areas of the state. “Rural area” means a city or county which is not within a Metropolitan Statistical Area (MSA) according to the Bureau of the Census or a city or county which is within an MSA but which has a population density of less than 50 persons per square mile.

Poverty 60+. This factor distributes Title III funds to those areas of the state with the greatest number of older persons in economic need. The financial condition of the older person is a major determinant of his ability to meet basic life needs, such as food, shelter, clothing, health care, and mobility. This factor is an application of the definition of greatest economic need.

Minority Poverty 60+. The low income minority elderly factor addresses the racial barrier as well as the economic needs of this group of older persons.

Hold Harmless Provision. In Fiscal Year (FY) 1992, each Area Agency on Aging will be held harmless at its FY 1989 funding level. This means that an Area Agency's total funding will not be reduced below its FY 1989 funding level. An agency will no longer be held harmless when its formula share and sufficient funds allow it to exceed the FY 1989 funding level. The hold-harmless provision will allow implementation of the formula without significant shifts in funding and major disruption of services. Implementation of this allocation plan is contingent upon no decrease in federal and state funding below the FY 1989 level.

No Area Agency on Aging will receive less than $100,000 in total funds distributed under this allocation plan.

What follows is a numerical statement of the funding formula to be used and a demonstration of the allocation of funds based on the formula:
General Notices/Errata

The department will hold at least one public hearing on the formula. The date, time, and location of the hearing(s) will be announced. Persons who testify at the hearing(s) are urged to provide a written copy of their comments to the hearing officer. An interpreter for the deaf and hard-of-hearing will be provided upon request.

Written comments on the formula may be submitted until 5 p.m. on November 8, 1991. Comments should be sent to Mr. J. James Cotter, Director, Divisions of Program Development and Management, 700 East Franklin Street, 10th Floor, Richmond, Virginia 23219-2327. To obtain further information, write to the department at the above address or call 1-800-225-2271 or toll-free in Virginia 1-800-852-4464.

DEPARTMENT OF WASTE MANAGEMENT

Public Notice

Designation of Regional Solid Waste Management Planning Area

In accordance with the provision of Section 10.1-1411 of the Code of Virginia, and Part V, Regulations for the Development of Solid Waste Management Plans, VR 672-50-01, the Director of the Department of Waste Management intends to designate a solid waste management region for the local governments of the County of Appomattox and the Towns of Appomattox and Pamplin. The County of Appomattox will be the designated contact for development and/or implementation of a regional solid waste management plan and programs for the recycling of solid waste generated within the designated region.

A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Wednesday, October 9, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD.

Immediately following the closing date for comments, the Director of the Department of Waste Management will notify the affected local governments of its approval or a region or of the need to hold a public hearing on the designation.

Any questions concerning this notice should be directed to Ms. Cheryl Cashman, Legislative Liaison, at 1-800-552-2075 or (804) 325-2667.

Public Notice

Virginia Register of Regulations

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Designation of Regional Solid Waste Management Planning Area

In accordance with the provision of Section 10.1-1411 of the Code of Virginia, and Part V, Regulations for the Development of Solid Waste Management Plans, VR 672-50-01, the Director of the Department of Waste Management intends to designate a solid waste management region for the local governments of the Counties of Bland and Wythe and the Towns of Wytheville and Rural Retreat. The County of Wythe will be the designated contact for development and/or implementation of a regional solid waste management plan and programs for the recycling of solid waste generated within the designated region.

A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Tuesday, October 9, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD.

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A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Tuesday, October 9, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD.

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A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Tuesday, October 9, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD.

Immediately following the closing date for comments, the Director of the Department of Waste Management will notify the affected local governments of its approval as a region or of the need to hold a public hearing on the designation.

Any questions concerning this notice should be directed to Ms. Cheryl Cashman, Legislative Liaison, at 1-800-552-2075 or (804) 225-2667.
Development of Solid Waste Management Plans, VR 672-50-01, the Director of the Department of Waste Management intends to designate a solid waste management region for the local governments of the County of Campbell and the Towns of Altavista and Brookneal. The County of Campbell will be the designated contact for development and/or implementation of a regional solid waste management plan and programs for the recycling of solid waste generated within the designated region.

A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Wednesday, October 9, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD ▪

Immediately following the closing date for comments, the Director of the Department of Waste Management will notify the affected local governments of its approval as a region or of the need to hold a public hearing on the designation.

Any questions concerning this notice should be directed to Ms. Cheryl Cashman, Legislative Liaison, at 1-800-552-2075 or (804) 225-2667.

Public Notice

Designation of Regional Solid Waste Management Planning Area

In accordance with the provision of Section 10.1-1411 of the Code of Virginia, and Part V, Regulations for the Development of Solid Waste Management Plans, VR 672-50-01, the Director of the Department of Waste Management intends to designate a solid waste management region for the local governments of the County of Floyd and the Town of Floyd. The County of Floyd will be the designated contact for development and/or implementation of a regional solid waste management plan and programs for the recycling of solid waste generated within the designated region.

A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Wednesday, October 9, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD ▪

Immediately following the closing date for comments, the Director of the Department of Waste Management will notify the affected local governments of its approval as a region or of the need to hold a public hearing on the designation.

Any questions concerning this notice should be directed to Ms. Cheryl Cashman, Legislative Liaison, at 1-800-552-2075 or (804) 225-2667.

Public Notice

Designation of Regional Solid Waste Management Planning Area

In accordance with the provision of Section 10.1-1411 of the Code of Virginia, and Part V, Regulations for the Development of Solid Waste Management Plans, VR 672-50-01, the Director of the Department of Waste Management intends to designate a solid waste management region for the local governments of the Counties of Lancaster, Northumberland, Richmond and Westmoreland and the Towns of Warsaw, Irvington, Kilmarnock, White Stone, Montross and Colonial Beach.
The Northern Neck Planning District Commission will be the designated contact for development and/or implementation of a regional solid waste management plan and programs for the recycling of solid waste generated within the designated region.

A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Wednesday, October 9, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD.</p>

Immediately following the closing date for comments, the Director of the Department of Waste Management will notify the affected local governments of its approval as a region or of the need to hold a public hearing on the designation.

Any questions concerning this notice should be directed to Ms. Cheryl Cashman, Legislative Liaison, at 1-800-552-2075 or (804) 225-2667.

† Public Notice

Designation of Regional Solid Waste Management Planning Area

In accordance with the provision of Section 10.1-1411 of the Code of Virginia, and Part V, Regulations for the Development of Solid Waste Management Plans, VR 672-50-01, the Director of the Department of Waste Management intends to designate a solid waste management region for the local governments of the County of Mecklenburg and the Towns of Boydton, Chase City, Clarksville, LaCrosse and South Hill. The County of Mecklenburg will be the designated contact for development and/or implementation of a regional solid waste management plan and programs for the recycling of solid waste generated within the designated region.

A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Tuesday, November 12, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD.</p>

Immediately following the closing date for comments, the Director of the Department of Waste Management will notify the affected local governments of its approval as a region or of the need to hold a public hearing on the designation.

Any questions concerning this notice should be directed to Ms. Cheryl Cashman, Legislative Liaison, at 1-800-552-2075 or (804) 225-2667.

† Public Notice

Designation of Regional Solid Waste Management Planning Area

In accordance with the provision of Section 10.1-1411 of the Code of Virginia, and Part V, Regulations for the Development of Solid Waste Management Plans, VR 672-50-01, the Director of the Department of Waste Management intends to designate a solid waste management region for the local governments of the County of Mecklenburg and the Towns of Boydton, Chase City, Clarksville, LaCrosse and South Hill. The County of Mecklenburg will be the designated contact for development and/or implementation of a regional solid waste management plan and programs for the recycling of solid waste generated within the designated region.

A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Wednesday, October 9, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD.</p>

Immediately following the closing date for comments, the Director of the Department of Waste Management will notify the affected local governments of its approval as a region or of the need to hold a public hearing on the designation.

Any questions concerning this notice should be directed to Ms. Cheryl Cashman, Legislative Liaison, at 1-800-552-2075 or (804) 225-2667.
A petition has been received by the Department of Waste Management for the designation on behalf of the local governments.

Anyone wishing to comment on the designation of this region should respond in writing by 5 p.m. on Tuesday, November 12, 1991 to Ms. Cheryl Cashman, Legislative Liaison, Department of Waste Management, 11th Floor, Monroe Building, 101 North 14th Street, Richmond, VA 23219. FAX 804-225-3753 or (804) 371-8737/TDD.

Immediately following the closing date for comments, the Director of the Department of Waste Management will notify the affected local governments of its approval as a region or of the need to hold a public hearing on the designation.

Any questions concerning this notice should be directed to Ms. Cheryl Cashman, Legislative Liaison, at 1-800-552-2075 or (804) 225-2667.

ERRATA

CHESAPEAKE BAY LOCAL ASSISTANCE BOARD

Title of Regulation: VR 173-02-01. Chesapeake Bay Preservation Area Designation and Management Regulations.


Correction to Final Regulation:

Page 3785, § 4.3 B 4 a, line 3, change "locally-funded" to "locally funded."

DEPARTMENT OF SOCIAL SERVICES (STATE BOARD OF)

Title of Regulation: VR 615-01-29. Aid to Dependent Children (ADC) Program - Disregarded Income and Resources.


Correction to Final Regulation:

Page 4319, § 1.1, definition of "Aid to Dependent Children (ADC) Program," subdivision 20, first sentence should read:

20. Funds distributed to, or held in trust for, members of any Indian tribe under Public Laws 92-254, 93-134, 94-540, 97-458, 98-64, 98-123, or 98-124.

Page 4320, § 2.2, subdivision 8, first sentence should read:

8. Funds distributed to, or held in trust for, members of any Indian tribe under Public Laws 92-254, 93-134, 94-540, 97-458, 98-64, 98-123, or 98-124.
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.

VIRGINIA CODE COMMISSION

EXECUTIVE

BOARD FOR ACCOUNTANCY

October 15, 1991 - 10 a.m. - Open Meeting
October 16, 1991 - 8 a.m. - Open Meeting
Department of Commerce, 3600 West Broad Street, 5th Floor, Richmond, Virginia.  

A meeting to (i) review applications; (ii) review correspondence; (iii) review and disposition of enforcement cases; (iv) conduct regulatory review; and (v) conduct routine board business.

Contact: Roberta L. Banning, Assistant Director, 3600 West Broad Street, Richmond, VA 23230-4917, telephone (804) 367-8590.

GOVERNOR’S ADVISORY BOARD ON AGING

† October 23, 1991 - 9 a.m. - Open Meeting
† October 24, 1991 - 8:30 a.m. - Open Meeting
Inglewood Conference Center, Route 11 North, Staunton, Virginia.  

A business meeting and board committee meeting are scheduled for October 23. These meetings are a component of the annual joint meeting of the Governor’s Advisory Board on Aging, the Virginia Association of Area Agencies on Aging, and the Virginia Department for the Aging scheduled for October 23-24. The theme of the annual meeting is

“Maintaining Choices in Living.” Presentations and discussions will focus on this topic.

Contact: Cathy Saunders, Assistant to the Commissioner, Virginia Department for the Aging, 700 E. Franklin Street, 10th Floor, Richmond, VA 23219, telephone (804) 223-2271 or toll-free 1-800-552-4464.

STATE AIR POLLUTION CONTROL BOARD

October 30, 1991 - 10 a.m. - Public Hearing
Board of Supervisors Meeting Room, 205 Academy Drive, N.W., Abingdon, Virginia.

October 30, 1991 - 10 a.m. - Public Hearing
Department of Air Pollution Control, Hampton Roads Regional Office, Old Greenbrier Village, Suite A, 10 Old Greenbrier Road, Chesapeake, Virginia.

October 30, 1991 - 10 a.m. - Public Hearing
Department of Air Pollution Control, Northeastern Virginia Regional Office, 300 Central Road, Suite B, Fredericksburg, Virginia.

October 30, 1991 - 10 a.m. - Public Hearing
Auditorium of the Recreation Center, 301 Grove Street, Lynchburg, Virginia.

October 30, 1991 - 10 a.m. - Public Hearing
Department of Air Pollution Control, State Capitol Regional Office, Arboretum 5, Suite 250, 9210 Arboretum Parkway, Richmond, Virginia.

October 30, 1991 - 10 a.m. - Public Hearing
Department of Air Pollution Control, Valley of Virginia Regional Office, Executive Office Park, Suite D, 5338 Peters Creek Road, Roanoke, Virginia.

October 30, 1991 - 10 a.m. - Public Hearing
Department of Air Pollution Control, Northern Virginia Regional Office, Springfield Corporate Center, Suite 310, 6225 Brandon Avenue, Springfield, Virginia.

Notice is hereby given in accordance with § 8-6.14:7.1 of the Code of Virginia that the State Air Pollution Control Board intends to amend regulations entitled: VR 120-61. Regulations for the Control and Abatement of Air Pollution. The proposed amendments to the regulations will provide the latest edition of referenced documents and incorporate recently promulgated federal New Source Performance Standards (NSPS) and National Emission Standards for Hazardous Air Pollutants (NESHAPS), which are found...
in Rules 5-5 and 6-1, respectively. The proposed amendments will update as well the consolidated list of documents incorporated by reference found in Appendix M of the agency's regulations. The proposed amendments will incorporate the 1990-1991 edition of the American Conference of Governmental Industrial Hygienists' Handbook which forms the basis for the toxic pollutant rules, and three NSPS and four NESHAPS which were promulgated by EPA between July 1, 1989, and June 30, 1990.


Written comments may be submitted until November 22, 1991, to Director of Program Development, Department of Air Pollution Control, P. O. Box 10089, Richmond, VA 23240.

**Contact:** Nancy S. Saylor, Policy Analyst, Department of Air Pollution Control, P. O. Box 10089, Richmond, VA 23240, telephone (804) 786-1249.

**ALCOHOLIC BEVERAGE CONTROL BOARD**

October 9, 1991 - 9:30 a.m. — Open Meeting
October 28, 1991 - 8:30 a.m. — Open Meeting
2901 Hermitage Road, Richmond, Virginia. §

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

**Contact:** Robert N. Swinson, Secretary to the Board, P. O. Box 27491, 2901 Hermitage Road, Richmond, VA 23261, telephone (804) 367-0616.

* * * * * * *

October 30, 1991 - 10 a.m. — Public Hearing
2901 Hermitage Road, First Floor Hearing Room, Richmond, Virginia.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Alcoholic Beverage Control Board intends to amend regulations entitled: VR 125-01-1. Procedural Rules for the Conduct of Hearings Before the Board and Its Hearing Officers and the Adoption or Amendment of Regulations; VR 125-01-2. Advertising; VR 125-01-3. Tied House; VR 125-01-5. Retail Operations; VR 125-01-6. Manufacturers and Wholesalers Operations; and VR 125-01-7. Other Provisions. The amendments relate to (i) streamlining the rulemaking procedures; (ii) allowing individuals of legal drinking age to place mail orders for alcoholic beverages with Virginia retail licensees; (iii) permitting alcoholic beverage advertising on certain antique vehicles for promotional purposes and on billboards located within facilities used primarily for professional or semiprofessional sporting events; (iv) increasing the wholesale value limit of novelty and specialty items which may be given away; (v) allowing manufacturers of alcoholic beverages to sponsor an entire season of athletic and sporting events; (vi) permitting wholesalers to deliver and merchandise wine and beer on Sundays; (vii) standardizing minimum monthly food sale requirements for retail licenses; (viii) allowing manufacturers, bottlers and wholesalers of alcoholic beverages to place public safety advertisements in college student publications; (ix) permitting retail licensees to use electronic fund transfers to pay wholesale licensees for purchases of alcoholic beverages or beverages; (x) clarifying that the placement of alcoholic beverages in containers of ice near cash registers and doors and public display areas by off-premises licensees is an enticement to purchase alcoholic beverages; (xi) making interior advertising less restrictive for on-premises licensees; and (xii) expanding the types of businesses eligible for off-premises wine and beer licenses by creating a new category which does not require minimum monthly food sale requirements.

Statutory Authority: §§ 4-7 (1), 4-11, 4-36, 4-69, 4-69.2, 4-72.1, 4-98.14, and 4-103(b) of the Code of Virginia.

Written comments may be submitted until 10 a.m., October 16, 1991.

**Contact:** Robert N. Swinson, Secretary to the Board, P. O. Box 27491, 2901 Hermitage Road, Richmond, VA 23261, telephone (804) 367-0616.

**BOARD FOR ARCHITECTS, PROFESSIONAL ENGINEERS, LAND SURVEYORS AND LANDSCAPE ARCHITECTS**

November 21, 1991 - 10 a.m. — Public Hearing
Department of Commerce, 3600 West Broad Street, Richmond, Virginia.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board for Architects, Professional Engineers, Land Surveyors and Landscape Architects intends to amend regulations entitled: VR 130-01-2. Board for Architects, Professional Engineers, Land Surveyors and Landscape Architects Rules and Regulations. The proposed regulations will regulate the practice of architecture, engineering, land surveying, landscape architecture and interior design as well as the professional corporations and business entities that offer those services.


Written comments may be submitted until 10 a.m., November 21, 1991.

**Contact:** Bonnie S. Salzman, Assistant Director, Department of Commerce, 3600 West Broad Street, Richmond, VA
COMMISSION FOR THE ARTS

October 9, 1991 - 7 p.m. - Public Hearing
Richmond Public Library, 101 East Franklin Street, Conference Room A, Richmond, Virginia. 📜

A public hearing to comment on 1992-94 Guidelines for Funding.

Contact: Virginia Commission for the Arts, 223 Governor Street, Richmond, Virginia 23219-2010, telephone (804) 225-3132.

October 24, 1991 - 9 a.m. - Open Meeting
Location to be determined.

A quarterly business meeting.

Contact: Virginia Commission for the Arts, 223 Governor Street, Richmond, Virginia 23219-2010, telephone (804) 225-3132.

BOARD OF AUDIOLOGY AND SPEECH PATHOLOGY

October 24, 1991 - 9:30 a.m. - Open Meeting
1601 Rolling Hills Drive, Conference Room 2, Richmond, Virginia. 📜

A regularly scheduled board meeting.

Contact: Meredith P. Partridge, Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229-5005, telephone (804) 852-9111.

VIRGINIA AVIATION BOARD

† October 28, 1991 - 10 a.m. - Open Meeting
Virginia Highlands Airport Terminal, Abingdon, Virginia. 📜

A meeting to discuss matters of interest to the aviation community.

Contact: Nancy C. Brent, 4508 S. Laburnum Avenue, Richmond, VA 23231-2411, telephone (804) 786-5284.

BOARD FOR BARBERS

October 21, 1991 - 9 a.m. - Open Meeting
Department of Commerce, 3600 West Broad Street, 5th Floor, Richmond, Virginia. 📜

A meeting to (i) review applications; (ii) review correspondence; (iii) review and disposition of enforcement cases; and (iv) consider routine board business.

Contact: Roberta L. Banning, Assistant Director, 3600 West Broad Street, Richmond, VA 23230-4917, telephone (804) 367-8590.

STATE BUILDING CODE TECHNICAL REVIEW BOARD

† October 31, 1991 - 10 a.m. - Open Meeting
Virginia Housing Development Authority, 601 Belvidere Street, Second Conference Room, First Floor, Richmond, Virginia. 📜 (Interpreter for deaf provided upon request)

A meeting to (i) consider requests for interpretation of the Virginia Uniform Statewide Building Code; (ii) consider appeals from the rulings of local appeal boards regarding application of the Virginia Uniform Statewide Building Code; and (iii) improve minutes of previous meeting.

Contact: Jack A. Proctor, 205 North Fourth Street, Richmond, VA 23219, telephone (804) 271-7772.

CHESAPEAKE BAY LOCAL ASSISTANCE BOARD

October 10, 1991 - 10 a.m. - Open Meeting
General Assembly Building, Senate Room B, 910 Capitol Street, Richmond, Virginia. 📜 (Interpreter for deaf provided upon request)

The board will conduct general business, including review of local Chesapeake Bay Preservation Area programs. Public comment will be heard early in the meeting. A tentative agenda will be available from the Chesapeake Bay Local Assistance Department by October 3, 1991.

Contact: Receptionist, Chesapeake Bay Local Assistance Department, 805 E. Broad St., Suite 701, Richmond, VA 23219, telephone (804) 225-3440 or toll-free 1-800-243-7229/TDD 📜

Central Area Review Committee

October 7, 1991 - 1 p.m. - Open Meeting
General Assembly Building, Senate Room A, 910 Capitol Street, Richmond, Virginia. 📜 (Interpreter for deaf provided upon request)

October 28, 1991 - 1 p.m. - Open Meeting
General Assembly Building, Senate Room B, 910 Capitol Street, Richmond, Virginia. 📜 (Interpreter for deaf provided upon request)

The committee will review Chesapeake Bay Preservation Area programs for the Central Area. Persons interested in observing should call the Chesapeake Bay Local Assistance Department to verify meeting time, location and schedule. No comments from the public will be entertained at the Review Committee meetings. However, written comments are...
Calendar of Events

welcome.

Contact: Receptionist, Chesapeake Bay Local Assistance Department, 805 E. Broad St., Suite 701, Richmond, VA 23219, telephone (804) 225-3440 or toll-free 1-800-243-7229/TDD

Northern Area Review Committee

October 8, 1991 - 10 a.m. - Open Meeting
October 23, 1991 - 10 a.m. - Open Meeting
General Assembly Building, Senate Room B, 910 Capitol Street, Richmond, Virginia. (Interpreter for deaf provided upon request)

The committee will review Chesapeake Bay Preservation Area programs for the Northern Area. Persons interested in observing should call the Chesapeake Bay Local Assistance Department to verify meeting time, location and schedule. No comments from the public will be entertained at the Review Committee meetings. However, written comments are welcome.

Contact: Receptionist, Chesapeake Bay Local Assistance Department, 805 E. Broad St., Suite 701, Richmond, VA 23219, telephone (804) 225-3440 or toll-free 1-800-243-7229/TDD

Southern Area Review Committee

October 16, 1991 - 10 a.m. - Open Meeting
General Assembly Building, Senate Room B, 910 Capitol Street, Richmond, Virginia. (Interpreter for deaf provided upon request)

The committee will review Chesapeake Bay Preservation Area programs for the Southern Area. Persons interested in observing should call the Chesapeake Bay Local Assistance Department to verify meeting time, location and schedule. No comments from the public will be entertained at the Review Committee meetings. However, written comments are welcome.

Contact: Receptionist, Chesapeake Bay Local Assistance Department, 805 E. Broad St., Suite 701, Richmond, VA 23219, telephone (804) 225-3440 or toll-free 1-800-243-7229/TDD

CHILD-DAY CARE COUNCIL

† October 10, 1991 - 9 a.m. - Open Meeting
Koger Executive Center, West End, Blair Building, Conference Rooms A and B, 8007 Discovery Drive, Richmond, Virginia. (Interpreter for deaf provided upon request)

A meeting to discuss issues, concerns, and programs that impact child care centers, camps, school age programs, and preschool/nursery schools. A public comment period is scheduled for 1 p.m.

Contact: Peggy Friedenberg, Legislative Analyst, Office of Governmental Affairs, Department of Social Services, 8007 Discovery Drive, Richmond, VA 23229-8699, telephone (804) 662-8217.

INTERDEPARTMENTAL REGULATION OF RESIDENTIAL FACILITIES FOR CHILDREN

Coordinating Committee

† October 18, 1991 - 9:30 a.m. - Open Meeting
Office of Coordinator, Interdepartmental Regulation, 1603 Santa Rosa Road, Tyler Building, Suite 208, Richmond, Virginia.

A regularly scheduled meeting to consider such administrative and policy issues as may be presented. A period for public comment is provided at each meeting.

Contact: John J. Allen, Jr., Coordinator, Interdepartmental Regulation, Office of the Coordinator, 8007 Discovery Drive, Richmond, VA 23229-8699, telephone (804) 862-7124.

BOARD OF COMMERCE

October 7, 1991 - 10 a.m. - Open Meeting
Conference Room 1, Department of Commerce, 3600 West Broad Street, Richmond, Virginia.

A regular quarterly meeting of the board. Board likely to discuss anticipated legislation in next session of General Assembly of interest to, or with impact upon, the Department of Commerce.

Contact: Alvin D. Whitley, Board Secretary, Department of Commerce, 3600 West Broad Street, Richmond, VA 23230, telephone (804) 367-8564 or SCATS 367-8519.

DEPARTMENT OF COMMERCE

† October 29, 1991 - 1 p.m. - Public Hearing
Ramada Oceanside Resort, 57th and Oceanfront, Virginia Beach, Virginia.

Notice is hereby given in accordance with § 8-6.14:7.1 of the Code of Virginia that the Department of Commerce intends to repeal existing regulation VR 190-04-I and adopt new regulations entitled: VR 190-04-l. Private Security Services Businesses Regulations. The proposed regulations have been reorganized to provide clarity in the licensing procedures, entry requirements, renewal, fees, and the requirements that all applicants for licensure are in good standing and have not been convicted of v

Virginia Register of Regulations
STATEMENT

Preliminary Statement of Basis, Purpose, Impact and Summary: Pursuant to Chapter 19 (§ 54.1-1900 et seq.) of Title 54.1 of the Code of Virginia and in accordance with Chapter 1.1:1 (§ 9-6.14:1 et seq.) of Title 9 of the Code of Virginia, the Department of Commerce proposes to repeal its existing regulation and promulgate a new regulation governing private security services businesses.

The proposed regulation requires the licensure of businesses and the registration of individuals who perform investigative services or who make available the services of private security personnel to their organizations, businesses or individuals. This regulation applies to approximately 462 licensed private security service businesses, 8,361 armed guards and 500 compliance agents.

The proposed regulation separates entry, renewal and reinstatement requirements. It also separates standards of conduct from standards of practice. A clear distinction is also made between the requirements for businesses and the requirements for individuals throughout the regulation. Requirements have been added for in-service training for compliance agents as required by the Department of Criminal Justice Services regulation and for providing fingerprint cards as part of a National Criminal Records search mandated by an Act of the General Assembly in '91. Fees throughout the regulation have been adjusted in accordance with revenues generated from the regulators. Other increases in fees are explained in the appropriate text. The regulation has been completely rewritten and reorganized. Most provisions of the current regulation have been retained but reorganized and rephrased for clarity. New provisions have been added. No significant impact is anticipated.


Written comments may be submitted until December 9, 1991.

Contact: Geralde W. Morgan, Administrator, Department of Commerce, 3600 West Broad Street, Richmond, VA 23230-4917, telephone (804) 367-8534.

STATE BOARD FOR COMMUNITY COLLEGES

October 21, 1991 - 10:30 a.m. – Open Meeting
Sheraton Charlottesville Hotel, Montdomaine Rooms A and B, 2350 Seminole Trail, Charlottesville, Virginia.

A regular meeting. Agenda available by October 11, 1991.

Contact: Mrs. Joy Graham, Monroe Building, 101 North 14th Street, Richmond, VA, telephone (804) 225-2126.

DEPARTMENT OF CONSERVATION AND RECREATION

Fall of the James Scenic River Advisory Board

October 15, 1991 - Noon – Open Meeting
† November 15, 1991 - Noon – Open Meeting
Planning Commission Conference Room, Fifth Floor City Hall, Richmond, Virginia.

A meeting to review river issues and programs.

Contact: Richard G. Gibbons, Environmental Program Manager, Department of Conservation and Recreation, Division of Planning and Recreation Resources, 203 Governor St., Suite 326, Richmond, VA 23219, telephone (804) 786-4132 or (804) 786-2121/TDD ✉

Upper James Scenic River Advisory Board

† October 9, 1991 - Noon – Open Meeting
Sunnybrook Inn, Hollins, Virginia

A meeting to review river issues and programs.

Contact: Richard G. Gibbons, Environmental Program Manager, Department of Conservation and Recreation, Division of Planning and Recreation Resources, 203 Governor St., Suite 326, Richmond, VA 23219, telephone (804) 786-4132 or (804) 786-2121/TDD ✉

BOARD FOR CONTRACTORS

† October 16, 1991 - 9 a.m. – Open Meeting
Conference Room 1, Department of Commerce, 3600 West Broad Street, Richmond, Virginia.

A regular quarterly meeting to address policy and procedural issues as well as other routine business matters. The meeting is open to the public; however, a portion of the board’s discussions may be conducted in executive session.

Contact: Martha S. LeMond, Assistant Director, Department of Commerce, 3600 West Broad Street, Richmond, VA 23230, telephone (804) 367-8557.

BOARD OF CORRECTIONS

NOTE: CHANGE IN MEETING DATE
† October 9, 1991 - 10 a.m. – Open Meeting
6900 Atmore Drive, Board of Corrections Board Room, Richmond, Virginia.

A regular monthly meeting to consider such matters as may be presented. The October 16 meeting has
Calendar of Events

been rescheduled for October 9.

† November 15, 1991 - 10 a.m. - Open Meeting
† December 11, 1991 - 10 a.m. - Open Meeting
8900 Atmore Drive, Board of Corrections Board Room, Richmond, Virginia. [5]

A regular monthly meeting to consider such matters as may be presented to the board.

Contact: Mrs. Vivian Toler, Secretary to the Board, 6900 Atmore Drive, Richmond, VA 23225, telephone (804) 674-3235.

Liaison Committee

† November 14, 1991 - 9:30 a.m. - Open Meeting
8900 Atmore Drive, Board of Corrections Board Room, Richmond, Virginia. [5]

The committee will continue to address criminal justice issues.

Contact: Louis E. Barber, Sheriff, Montgomery County, P.O. Drawer 148, Christiansburg, VA 24073, telephone (703) 382-2951.

BOARD OF DENTISTRY

† November 7, 1991 - 8:30 a.m. - Open Meeting
† November 6, 1991 - 8:30 a.m. - Open Meeting
Martha Washington Inn, 150 West Main Street, Abingdon, Virginia. [5]

A meeting to consider committee reports and regular board business. Formal hearing. This a public meeting and the public is invited to observe. No public testimony will be received by the board at this meeting.

Contact: Nancy Taylor Feldman, Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9906.

STATE BOARD OF EDUCATION

October 30, 1991 - 8 a.m. - Open Meeting
October 31, 1991 - 8 a.m. - Open Meeting
James Monroe Building, Conference Rooms D & E, 101 North Fourteenth Street, Richmond, Virginia. [5] (Interpreter for deaf provided if requested)

The Board of Education and the Board of Vocational Education will hold its regularly scheduled meeting. Business will be conducted according to items listed on the agenda. The agenda is available upon request. Public comment will not be received at the meeting.

Contact: Margaret Roberts, Executive Director, Board of Education, State Department of Education, P.O. Box 6-Q, Richmond, VA 23216, telephone (804) 225-2540.

LOCAL EMERGENCY PLANNING COMMITTEE - CHESTERFIELD COUNTY

November 7, 1991 - 5:30 p.m. - Open Meeting
December 5, 1991 - 5:30 p.m. - Open Meeting
Chesterfield County Administration Building, 10001 Ironbridge Road, Chesterfield, Virginia. [5]

A meeting to meet requirements of Superfund Amendment and Reauthorization Act of 1986.

Contact: Linda G. Furr, Assistant Emergency Services, Chesterfield Fire Department, P.O. Box 40, Chesterfield, VA 23832, telephone (804) 748-1236.

LOCAL EMERGENCY PLANNING COMMITTEE - GLOUCESTER COUNTY

† October 23, 1991 - 6:30 p.m. - Open Meeting
Gloucester Administration Conference Room, Gloucester, Virginia. [5]

During the upcoming Fall quarterly meeting, the following matters will be addressed: the forthcoming annual hazardous materials exercise and a final review of the updated County Hazardous Materials Plan.

Contact: Georgette N. Hurley, Assistant County Administrator, P.O. Box 329, Gloucester, VA 23061, telephone (804) 694-4042 or Fax (804) 693-6004.

LOCAL EMERGENCY PLANNING COMMITTEE - COUNTY OF MONTGOMERY/TOWN OF BLACKSBURG

† October 16, 1991 - 6 p.m. - Public Hearing
Montgomery County Courthouse, 3rd Floor, Board of Supervisors Room, Christiansburg, Virginia. [5]


Contact: Steve Via, New River Valley Planning District Commission, P.O. Box 3726, Radford, VA 24143, telephone (703) 639-8313 or SCATS 831-6093.

LOCAL EMERGENCY PLANNING COMMITTEE - PORTSMOUTH

November 13, 1991 - 9 a.m. - Open Meeting
St. Julien's Annex, Building 307, Victory Boulevard at Magazine Road, Portsmouth, Virginia.
Calendar of Events

LOCAL EMERGENCY PLANNING COMMITTEE - COUNTY OF PRINCE WILLIAM, CITY OF MANASSAS, AND CITY OF MANASSAS PARK

October 21, 1991 - 1:30 p.m. - Open Meeting
November 18, 1991 - 1:30 p.m. - Open Meeting
December 16, 1991 - 1:30 p.m. - Open Meeting

1 County Complex Court, Potomac Conference Room, Prince William, Virginia.

A multi-jurisdictional Local Emergency Planning Committee to discuss issues related to hazardous substances in the jurisdictions. SARA Title III provisions and responsibilities for hazardous material emergency response planning.

Contact: John E. Medici, Hazardous Materials Officer, 1 County Complex Court, Prince William, VA 22192-9201, telephone (703) 792-6800.

VIRGINIA FIRE SERVICES BOARD

October 15, 1991 - 7 a.m. - Open Meeting
Holiday Inn-Fair Oaks, 11787 Lee Jackson Highway, Fairfax, Virginia.

A regular business meeting. Time will be allotted for public comments and input. Discussion will be on fire training and policies.

Contact: Anne J. Bales, Executive Secretary Senior, 2807 Parham Road, Suite 200, Richmond, VA 23294, telephone (804) 527-4236.

Department of Fire Programs

October 17, 1991 - 7 p.m. - Public Hearing
Holiday Inn-Fair Oaks, 11787 Lee Jackson Highway, Fairfax, Virginia.

The purpose of the public hearing is to discuss House Bill 2000 (1991) which directs the Department of Fire Programs and the Virginia State Police to establish regulations for inspection of fire apparatus. The public is encouraged to attend and participate.

October 17, 1991 - 8 p.m. - Public Hearing
Holiday Inn-Fair Oaks, 11787 Lee Jackson Highway, Fairfax, Virginia.

A public hearing to discuss the role of the State Fire Marshal within the fire services community. This hearing will follow immediately after the public hearing on HB 2000.

Contact: Anne J. Bales, Executive Secretary Senior, 2807 Parham Road, Suite 200, Richmond, VA 23294, telephone (804) 527-4236.

Fire/EMS Training Committee

October 17, 1991 - 1 p.m. - Open Meeting
Holiday Inn-Fair Oaks, 11787 Lee Jackson Highway, Fairfax, Virginia.

A meeting to discuss fire training and policies. The committee meeting is open to the public for their comments and input.

Contact: Anne J. Bales, Executive Secretary Senior, 2807 Parham Road, Suite 200, Richmond, VA 23294, telephone (804) 527-4236.

Fire Prevention and Control Committee

October 17, 1991 - 8 a.m. - Open Meeting
Holiday Inn-Fair Oaks, 11787 Lee Jackson Highway, Fairfax, Virginia.

A meeting to discuss fire training and policies. The committee meeting is open to the public for their comments and input.

Contact: Anne J. Bales, Executive Secretary Senior, 2807 Parham Road, Suite 200, Richmond, VA 23294, telephone (804) 527-4236.

Legislative Committee

October 17, 1991 - 1 p.m. - Open Meeting
Holiday Inn-Fair Oaks, 11787 Lee Jackson Highway, Fairfax, Virginia.

A meeting to discuss fire training and policies. The committee meeting is open to the public for their comments and input.

Contact: Anne J. Bales, Executive Secretary Senior, 2807 Parham Road, Suite 200, Richmond, VA 23294, telephone (804) 527-4236.

BOARD OF FORESTRY

October 15, 1991 - 1 p.m. - Open Meeting
Garland Gray Forestry Center, Route 2, Box 111, Courtland, Virginia (on State Route 607).

A general business meeting.

Contact: Barbara A. Worrell, Administrative Staff Specialist, Department of Forestry, P.O. Box 3758, Charlottesville, VA 22903, telephone (804) 977-6555/TDD...
Calendar of Events

DEPARTMENT OF GAME AND INLAND FISHERIES

October 17, 1991 - 9:30 a.m. - Open Meeting
Holiday Inn Airport, Roanoke, Virginia.

Committees of the Board of Game and Inland Fisheries (Planning, Finance, Liaison, Wildlife and Boat and Law and Education) will meet to review those agenda items appropriate to its authority, and to make recommendations for adoption or advertisement of such to the full board at its meeting on October 18, 1991. Agenda items for the Wildlife and Boat Committee will include the modifications to the list of state threatened and endangered species, hunting hours on Back Bay and fish and nongame regulation proposals.

October 18, 1991 - 9:30 a.m. - Open Meeting
Holiday Inn Airport, Roanoke, Virginia.

The board will meet to adopt modifications to the list of state threatened and endangered species, to change hunting hours on Back Bay, and adopt the nongame and fish regulations 1991-92.

Other general and administrative matters, as necessary, will be discussed.

Contact: Belle Harding, Secretary to Bud Bristow, 4010 West Broad Street, P.O. Box 11104, Richmond, VA 23229, telephone (804) 367-1000/TDD.

DEPARTMENT OF GENERAL SERVICES

† December 6, 1991 - Written comments may be submitted until this date.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Department of General Services intends to amend regulations entitled: VR 330-02-05. Requirements for Approval to Perform Prenatal Serological Tests for Syphilis. The regulation defines the procedure to be followed for evaluating a laboratory's ability to perform syphilis serological testing.

STATEMENT

Basis, Purpose, Substance, Issues and Impact: The regulation entitled "Requirements for Approval to Perform Prenatal Serological Tests for Syphilis" is based on the statutory authority, § 32.1-60 of the Virginia Code.

The purpose of the regulation is to provide a means of evaluating a participating laboratory's ability to perform a test procedure compared to the findings of reference laboratories. Laboratories who successfully participate in the evaluation receive approval to continue performing prenatal testing for syphilis as required by Virginia statutes.

The present format has been changed to be more consistent with standard regulation format. An exemption for those laboratories already in an acceptable syphilis serology proficiency program is included. The number of unknown serum samples to be tested has been decreased from 10 to five and the frequency of testing has been decreased from five times a year to four. The minimum acceptable score has been reduced to 80% to reflect federal requirements.

The impact of the regulation will be to reduce costs to the agency's laboratory and to laboratories operating in the Commonwealth of Virginia.

Statutory Authority: § 32.1-60 of the Code of Virginia.

Written comments may be submitted until December 6, 1991.

Contact: James Blaine, Ph.D., Assistant Bureau Director, Division of Consolidated Laboratory Services, 1 North 14th Street, Richmond, VA 23219, telephone (804) 786-8453.

BOARD OF HEALTH PROFESSIONS

October 8, 1991 - 10:30 a.m. - CANCELLED
Department of Health Professions, Conference Room 1, 1601 Rolling Hills Drive, Richmond, Virginia. T (Interpreter for deaf provided if requested)

The regular quarterly meeting has been cancelled.

Contact: Richard Morrison, Executive Director, Department of Health Professions, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9904.

DEPARTMENT OF HEALTH PROFESSIONS

Task Force on Nurse Midwives and Obstetric Care

† October 23, 1991 - 10 a.m. - Open Meeting
Department of Health Professions, Conference Room 1, 1601 Rolling Hills Drive, Richmond, Virginia. T (Interpreter for deaf provided if requested)

A meeting to review and revise a draft of a report of the activities of the task force in preparation for completion of the study required by HJR 431.

Contact: Corinne F. Dorsey, R.N., Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-8508, toll-free 1-800-533-1560 or (804) 682-7197/TDD.

VIRGINIA HEALTH SERVICES COST REVIEW COUNCIL

October 22, 1991 - 8:30 a.m. - Open Meeting
Blue Cross/Blue Shield, Virginia Room, 2015 Staples Mill Road, Richmond, Virginia. T
The council will conduct its monthly meeting to address financial, policy or technical matters which may have arisen since the last meeting.

Contact: G. Edward Dalton, Deputy Director, 805 E. Broad St., 6th Floor, Richmond, VA 23219, telephone (804) 786-6371/TDD

<table>
<thead>
<tr>
<th>STATE BOARD OF HEALTH</th>
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<tbody>
<tr>
<td>October 29, 1991 - Noon - Open Meeting</td>
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<tr>
<td>October 30, 1991 - 9 a.m. - Open Meeting</td>
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<tr>
<td>Martha Washington Inn, 150 West Main Street, Abingdon, Virginia. (Interpreter for deaf provided if requested)</td>
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</tbody>
</table>

A work session is planned for Tuesday, October 29, 1991. Informal dinner to be held at Martha Washington Inn at 7:30 p.m. Business meeting is planned for Wednesday, October 30, 1991.

Contact: Susan R. Rowland, Assistant to the Director, P.O. Box 2448, Richmond, VA 23218, telephone (804) 786-3561.

<table>
<thead>
<tr>
<th>BOARD FOR HEARING AID SPECIALISTS</th>
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</thead>
<tbody>
<tr>
<td>November 25, 1991 - 10 a.m. - Public Hearing</td>
</tr>
<tr>
<td>Department of Commerce, 3600 West Broad Street, Richmond, Virginia.</td>
</tr>
</tbody>
</table>

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board for Hearing Aid Specialists intends to amend regulations entitled: VR 375·01·02. Board for Hearing Aid Specialists Regulations. The proposed amendments will clarify fees, licensure requirements for physicians, licensure requirements for endorsements, and audiometer calibrations for hearing aid specialists.

Statutory Authority: §§ 54.1·113 and 54.1·201 of the Code of Virginia.

Written comments may be submitted until November 22, 1991.

Contact: Mr. Gerald W. Morgan, Administrator, Department of Commerce, 3600 W. Broad St., Richmond, VA 23230-9178, telephone (804) 367-8534.

<table>
<thead>
<tr>
<th>STATE COUNCIL OF HIGHER EDUCATION FOR VIRGINIA</th>
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<tbody>
<tr>
<td>November 6, 1991 - 10 a.m. - Open Meeting</td>
</tr>
<tr>
<td>Council Conference Room, 9th Floor, Monroe Building, Richmond, Virginia. (Interpreter for deaf provided if requested)</td>
</tr>
</tbody>
</table>

A general business meeting.

Contact: Mike Mullen, Associate Director, 101 N. 14th Street, 9th Floor Monroe Building, Richmond, Virginia 23219, telephone (804) 225-2610.

<table>
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<tr>
<th>BOARD OF HISTORIC RESOURCES</th>
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<tbody>
<tr>
<td>October 9, 1991 - 10:30 a.m. - Open Meeting</td>
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<tr>
<td>General Assembly Building, Senate Room A, 910 Capitol Street, Richmond, Virginia.</td>
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</tbody>
</table>

A general meeting.

Contact: Margaret Peters, 221 Governor Street, Richmond, VA 23219, telephone (804) 786-3143 or (804) 786-1934/TDD

<table>
<thead>
<tr>
<th>DEPARTMENT OF HISTORIC RESOURCES</th>
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<tbody>
<tr>
<td>State Review Board</td>
</tr>
<tr>
<td>October 8, 1991 - 10 a.m. - Open Meeting</td>
</tr>
<tr>
<td>General Assembly Building, Senate Room A, 910 Capitol Street, Richmond, Virginia.</td>
</tr>
</tbody>
</table>

A meeting to consider the nomination of the following properties to the Virginia Landmarks Register and the National Register of Historic Places:

Individual Properties:
1. Chesterfield County Courthouse and Courthouse Square, Chesterfield County (DHR 20-227)
2. Douglass High School, Leesburg, Loudoun County
3. Harnsberger Farm, Rockingham County
4. Harshbarger House, Roanoke County
5. Linden, Essex County
6. Rothesay, Bedford County
7. Solitude, Albemarle County
8. Wheatland Manor, Botetourt County
9. Wynne House, Tazewell, Tazewell County

Multiple Property Submission:
1. Parkways of the National Capital Region, 1913-1963 (Federal Nomination, Cover Document)
2. Army of the Potomac Winter Encampment, Culpeper and Fauquier Counties 1863-1864 (Cover Document) Hamsborough Ridge Winter Encampment District, Culpeper County

Contact: Margaret Peters, 221 Governor Street, Richmond, VA 23219, telephone (804) 786-3143 or (804) 786-1934/TDD

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<tr>
<th>HOPEWELL INDUSTRIAL SAFETY COUNCIL</th>
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<tr>
<td>November 5, 1991 - 9 a.m. - Open Meeting</td>
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<tr>
<td>December 3, 1991 - 9 a.m. - Open Meeting</td>
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<tr>
<td>Hopewell Community Center, Second and City Point Road, Hopewell, Virginia. (Interpreter for deaf provided if requested)</td>
</tr>
</tbody>
</table>

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Calendar of Events

(requested)

Local Emergency Preparedness Committee Meeting on Emergency Preparedness as required by SARA Title III.

Contact: Robert Brown, EMERGENCY SERVICES COORDINATOR, 300 North Main Street, Hopewell, VA 23860, telephone (804) 541-2298.

BOARD OF HOUSING AND COMMUNITY DEVELOPMENT

@ October 22, 1991 - 2 p.m. - Public Hearing
General Assembly Building, House Room C, 910 Capitol Street, Richmond, Virginia. (Interpreter for deaf provided if requested)

A public hearing to solicit public comment relating to the incorporation of requirements for handicap accessibility contained in federal regulations which implement the Americans with Disabilities Act of 1990. The new requirements will be contained in the Virginia Uniform Statewide Building Code.

Contact: Gregory H. Revels, CPCA, PROGRAM MANAGER, CODE DEVELOPMENT OFFICE, DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT, 205 North Fourth Street, Richmond, VA 23219, telephone (804) 371-3772 or (804) 786-5405/Voice/TDD.

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

Regulatory Effectiveness Advisory Committee

October 9, 1991 - 9 a.m. - Open Meeting
Virginia Housing Development Authority, 1st Floor Conference Room #1, 601 Belvidere Street, Richmond, Virginia. (Interpreter for deaf provided if requested)

A meeting to consider and develop proposed changes to the BOCA model codes for the 1992 Code Change Cycle.

Contact: Carolyn Williams, BUILDING CODE SUPERVISOR, 205 North Fourth Street, Richmond, VA 23219, telephone (804) 371-3772 or (804) 786-5405/Voice/TDD.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Board of Commissioners

@ October 15, 1991 - 11 a.m. - Open Meeting
601 Belvidere Street, Richmond, Virginia. (Interpreter for deaf provided if requested)

A regular meeting to (i) review and, if appropriate, approve the minutes from the prior monthly meeting; (ii) consider for approval and ratification mortgage loan commitments under its various programs; (iii) review the authority's operations for the prior month; and (iv) consider such other matters and take such other actions as they may deem appropriate. Various committees of the Board of Commissioners may also meet before or after the regular meeting and consider matters within their purview. 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: J. Judson McKellar, Jr., General Counsel, Virginia Housing Development Authority, 601 Belvidere Street, Richmond, VA 23230, telephone (804) 782-1986.

COUNCIL ON INFORMATION MANAGEMENT

@ October 23, 1991 - 9 a.m. - Open Meeting
College of Business Building, Room 105, James Madison University, Harrisonburg, Virginia. (Interpreter for deaf provided if requested)

A regular business meeting.

Contact: Linda Hening, Administrative Assistant, Council on Information Management, Washington Building, Suite 901, 1100 Bank Street, Richmond, VA 23219, telephone (804) 225-3822 or (804) 225-3824/TDD.

INNOVATIVE TECHNOLOGY AUTHORITY

@ October 28, 1991 - 2:30 p.m. - Open Meeting
Center for Innovative Technology, CIT Building, #600, 2214 Rock Hill Road, Herndon, Virginia. (Interpreter for deaf provided if requested)

A meeting to elect officers.

Contact: Mike Cloggon, Center for Innovative Technology, CIT Building, #600, 2214 Rock Hill Road, Herndon, VA 22070, telephone, (703) 889-3013.

ADVISORY COMMISSION ON INTERGOVERNMENTAL RELATIONS

October 7, 1991 - 2:30 p.m. - Open Meeting
Sheraton Airport Inn, Board Room, Roanoke, Virginia.

A regular meeting to be held in conjunction with the Virginia Municipal League annual conference. Persons desiring to participate in the Commission's meeting and requiring special accommodations or interpreter services should contact the Commission's offices by September 28.

@ November 11, 1991 - 1 p.m. - Open Meeting
The Homestead, Hot Springs, Virginia.

A regular meeting to be held in conjunction with the annual conference of the Virginia Association...
Calendar of Events

CITIZENS ADVISORY COUNCIL FOR INTERPRETING AND FURNISHING THE EXECUTIVE MANSION

† October 29, 1991 - 11 a.m. - Open Meeting
The Executive Mansion, Capitol Square, Richmond, Virginia.

A general business meeting. An orientation session will be held for newly appointed Council members at 10 a.m.

Contact: Cathy Walker Green, Executive Mansion Director, The Executive Mansion, Capitol Square, Richmond, VA 23219, telephone (804) 786-2220.

DEPARTMENT OF LABOR AND INDUSTRY

October 8, 1991 - 7 p.m. - Open Meeting
Handley High School, Handley Boulevard, Winchester, Virginia.

October 9, 1991 - 7 p.m. - Open Meeting
Danville Community College, 1008 South Main Street, Danville, Virginia.

October 10, 1991 - 7 p.m. - Open Meeting
Roanoke County Administration Building, 3738 Brambleton Avenue, S.W., Roanoke, Virginia.

In accordance with this agency's Public Participation Guidelines, comments on the proposed Regulation Governing the Employment of Minors on Farms, in Gardens, and in Orchards (VR 425-01-81) will be accepted. This proposed regulation can be found in 7:24 V.A.R. 3753-3756 August 26, 1991. Oral comments to be presented must be accompanied by a written copy. Written copies will be accepted at the meetings or by mail prior to October 28, 1991.

Contact: John J. Cristanti, Director, Office of Enforcement Policy, Powers-Taylor Building, Department of Labor and Industry, 13 South 13th Street, Richmond, VA 23219, telephone (804) 786-2384.

* * * * * * *

January 14, 1992 - 7 p.m. - Public Hearing
Fourth Floor Conference Room, Powers-Taylor Building, 13 South 13th Street, Richmond, Virginia.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Department of Labor and Industry intends to adopt regulations entitled: VR 425-01-81. Regulations Governing the Employment of Minors on Farms, in Gardens, and in Orchards. Provision of regulations concerning child labor in agriculture.

Statutory Authority: § 40.1-6(3), 40.1-100 A 9, and 40.1-114 of the Code of Virginia.

Written comments may be submitted until October 28, 1991.

Contact: John J. Cristanti, Director, Office of Enforcement Policy, Powers-Taylor Building, Department of Labor and Industry, 13 South 13th Street, Richmond, VA 23219, telephone (804) 786-2384.

LIBRARY BOARD

† November 13, 1991 - 9:30 a.m. - Open Meeting
† January 21, 1992 - 9:30 a.m. - Open Meeting
Virginia State Library and Archives, 3rd Floor, Supreme Court Room, 11th Street at Capitol Square, Richmond, Virginia.

A meeting to discuss administrative matters.

Contact: Jean H. Taylor, Secretary to State Librarian, Virginia State Library and Archives, 11th Street at Capitol Square, Richmond, VA 23219, telephone (804) 786-2332.

COMMISSION ON LOCAL GOVERNMENT

† October 21, 1991 - 11 a.m. - Open Meeting
† October 22, 1991 - 9 a.m. (if needed) - Open Meeting
Town of Purcellville, Town Hall, 130 East Main, Purcellville, Virginia.

Oral presentations regarding the petitions filed by John R. Wright and Raspberry Ridge Joint Venture requesting that their property within Loudoun County be annexed to the Town of Purcellville.

Persons desiring to participate in the Commissions's oral presentations and requiring special accommodations or interpreter services should contact the Commission's offices by October 14, 1991.

Contact: Barbara Bingham, Administrative Assistant, 702 Eighth Street Office Building, Richmond, VA 23219, telephone (804) 786-6508 or (804) 786-1860/TDD

† October 21, 1991 - 7 p.m. - Public Hearing
Town of Purcellville, Town Hall, 130 East Main, Purcellville, Virginia.

Public hearing regarding the petitions filed by John R.
Wright and Raspberry Ridge Joint Venture requesting that their property within Loudoun County be annexed to the Town of Purcellville.

Persons desiring to participate in the Commission's oral presentations and requiring special accommodations or interpreter services should contact the Commission's offices by October 14, 1991.

Contact: Barbara Bingham, Administrative Assistant, 702 Eighth Street Office Building, Richmond, VA 23219, telephone (804) 786-6508 or (804) 786-1860/TDD.

† November 11, 1991 - 9 a.m. - Open Meeting
The Homestead, Hot Springs, Virginia.

A regular meeting to consider such matters as may be presented. The meeting will be held in conjunction with the annual conference of the Virginia Association of Counties.

Persons desiring to participate in the Commission's oral presentations and requiring special accommodations or interpreter services should contact the Commission's offices by November 2, 1991.

Contact: Barbara Bingham, Administrative Assistant, 702 Eighth Street Office Building, Richmond, VA 23219, telephone, (804) 786-6508 or (804) 786-1860/TDD.

LONGWOOD COLLEGE

Board of Visitors
† October 28, 1991 - 9:30 a.m. - Open Meeting
Longwood College, Ruffner Building, Virginia Room, Farmville, Virginia. 

A meeting to conduct routine business of the board.

Contact: William F. Dorrill, President, Office of the President, Longwood College, Farmville, VA 23901, telephone (804) 395-2001.

STATE LOTTERY BOARD
† October 28, 1991 - 11 a.m. - Open Meeting
State Lottery Department, Regional Office, 3609 Thirlane Road, Roanoke, Virginia. 

A regular monthly meeting of the board. Business will be conducted according to items listed on the agenda which has not yet been determined. Two periods for public comment are scheduled.

Contact: Barbara L. Robertson, Lottery Staff Officer, State Lottery Department, 2201 West Broad Street, Richmond, VA 23220, telephone (804) 367-9433.

ADVISORY COMMISSION ON MAPPING, SURVEYING AND LAND INFORMATION SYSTEMS
† October 10, 1991 - 3:15 p.m. - Open Meeting
Roanoke Airport Marriott Hotel, Roanoke, Virginia. 

A meeting to discuss issues and potential benefits of statewide GIS capabilities.

Contact: Chuck Tyger, Chief Engineer, Systems and Software Management, Council on Information Management, 1100 Bank Street, Suite 901, Richmond, VA 23218, telephone (804) 225-3622 or (804) 225-3624/TDD.

MARINE RESOURCES COMMISSION
† October 22, 1991 - 9:30 a.m. - Open Meeting
† November 28, 1991 - 9:30 a.m. - Open Meeting
2600 Washington Avenue, 4th Floor, Room 403, Newport News, Virginia. (Interpreter for deaf provided if requested)

The commission will hear and decide marine environmental matters at 9:30 a.m.; permit applications for projects in wetlands, bottom lands, coastal primary sand dunes and beaches; appeals of local wetland board decisions; policy and regulatory issues.

The commission will hear and decide fishery management items at approximately 2 p.m.: regulator proposals, fishery management plans, fishery conservation issues, licensing, shellfish leasing.

Meetings are open to the public. Testimony is taken under oath from parties addressing agenda items on permits and licensing. Public comments are taken on resource matters, regulatory issues, and items scheduled for public hearing. The commission is empowered to promulgate regulations in the areas of marine environmental management and marine fishery management.

Contact: Cathy W. Everett, Secretary to the Commission, P. O. Box 756, Room 1006, Newport News, Virginia 23607, telephone (804) 247-8088.

DEPARTMENT OF MEDICAL ASSISTANCE SERVICES (BOARD OF)
October 12, 1991 - Written comments may be submitted until this date.

Notice is hereby given in accordance with § 6-14.7.1 of the Code of Virginia that the Board of Medical Assistance Services intends to amend regulations entitled: VR 40-04-6.3, Client Medical Management Program. This action more clearly defines the amount, duration, and scope of certain medical services to expedite the utilization review process.
Calendar of Events


Written comments may be submitted until 4:30 p.m., October 12, 1991, to Ms. Sharon Long, Division of Program Compliance, DMAS, 600 E. Broad St., Suite 1300, Richmond, VA 23219.

Contact: Victoria P. Simmons, Regulatory Coordinator, Department of Medical Assistance Services, 600 E. Broad St., Suite 1300, Richmond, VA 23219, telephone (804) 786-7933.

BOARD OF MEDICINE

November 22, 1991 — Written comments may be submitted until this date.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board of Medicine intends to adopt regulations entitled: VR 465-10-01. Certification for Radiological Technology Practitioners. The proposed regulations establish educational requirements, examination, and fees for certification to practice as a Radiological Technology Practitioner.


Written comments may be submitted until November 22, 1991, to Hilary H. Connor, M.D., Executive Director, Board of Medicine, 1601 Rolling Hills Dr., Richmond, VA 23229.

Contact: Eugenia K. Dorson, Deputy Executive Director, 1601 Rolling Hills Dr., Richmond, VA 23229, telephone (804) 662-9925.

Credentials Committee

NOTE: CHANGE IN TIME

October 19, 1991 — 8 a.m. — Open Meeting
Department of Health Professions, Board Room 3, 1601 Rolling Hills Drive, Richmond, Virginia. 

The Credentials Committee will meet to (i) conduct general business, (ii) interview and review medical credentials of applicants applying for licensure in Virginia in open and executive session, and (iii) discuss any other items which may come before the committee. Public comments will not be received.

Contact: Eugenia K. Dorson, Deputy Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9925.

Advisory Board on Occupational Therapy

† October 25, 1991 — 9:30 a.m. — Open Meeting
Department of Health Professions, Board Room 2, 1601 Rolling Hills Drive, Richmond, Virginia. 

A meeting to (i) review regulations, specifically § 2.2 C; (ii) discuss supervised practice; (iii) elect officers; and (iv) conduct such other business that may come before the committee. Public comments will not be received.

Contact: Eugenia K. Dorson, Deputy Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9925.

Advisory Committee on Radiological Technology Practitioners

December 13, 1991 — 1 p.m. — Open Meeting
Department of Health Professions, Board Room 3, 1601 Rolling Hills Drive, Richmond, Virginia.

A meeting to review and discuss public comments and prepare recommendations to the full board on the proposed Regulations Governing the Practice of Radiological Technology Practitioners (VR 465-10-01). The Advisory Committee will not entertain public comments.

Contact: Eugenia K. Dorson, Deputy Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9925.

DEPARTMENT OF MENTAL HEALTH, MENTAL RETARDATION AND SUBSTANCE ABUSE SERVICES

Substance Abuse Advisory Council

† October 17, 1991 — 10 a.m. — Open Meeting
James Madison Building, 13th Floor Board Room, 109 Governor Street, Richmond, Virginia. (Interpreter for deaf provided if requested)

A meeting to discuss issues related to the planning and delivery of substance abuse services in Virginia.

Contact: Wayne Thacker, Director, Office of Substance Abuse Services, Department of Mental Health, Mental Retardation and Substance Abuse Services, 109 Governor Street, Richmond, VA 23219, telephone (804) 786-3906 or (804) 786-2901/TDD.

STATE MENTAL HEALTH, MENTAL RETARDATION AND SUBSTANCE ABUSE SERVICES BOARD

† October 23, 1991 — 10 a.m. — Open Meeting
Virginia Beach Community Services Board, Virginia Beach, Virginia.

A regular monthly meeting. The agenda will be published on October 16. The agenda may be obtained by calling Jane Helfrich.

Tuesday: Informal Session - 6 p.m.
Wednesday: Committee Meetings - 8:45 a.m. Regular Session - 10 a.m.

See agenda for location.

Contact: Jane V. Helfried, Board Administrator, State Mental Health, Mental Retardation and Substance Abuse Services Board, P. O. Box 1797, Richmond, VA 23214, telephone (804) 786-3921.

DEPARTMENT OF MOTOR VEHICLES
Medical Advisory Board

October 9, 1991 - 1:15 p.m. - Open Meeting
Department of Motor Vehicles, 2300 West Broad Street, Richmond, Virginia. (Interpreter for deaf provided if requested)

A regular business meeting open to the public.

Contact: Janet Smoot, Manager, 2300 West Broad Street, Richmond, VA 23220, telephone (804) 367-0481.

VIRGINIA MUSEUM OF NATURAL HISTORY
Board of Trustees

† October 26, 1991 - 9 a.m. - Open Meeting
Wintergreen Resort, Wintergreen, Virginia. (Interpreter for deaf provided if requested)

This meeting will include reports from the executive, finance, education and exhibits, marketing, personnel, planning/facilities, and research and collections committees. Public comment will be received following approval of the minutes of the July meeting.

Contact: Rhonda J. Knighton, Executive Secretary, Virginia Museum of Natural History, 1001 Douglas Avenue, Martinsville, VA 24112, telephone (703) 666-8616, SCATS 857-6950, or (703) 666-8636/TDD.

BOARD OF NURSING
Education Advisory Committee

October 15, 1991 - 10 a.m. - Open Meeting
Department of Health Professions, Conference Room 3, 1601 Rolling Hills Drive, Richmond, Virginia. (Interpreter for deaf provided if requested)

A meeting to consider matters related to educational programs approved by the Board of Nursing and make recommendations to the board as needed. Public comment will be received at 1 p.m.

Contact: Corinne F. Dorsey, R.N., Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9909, toll-free 1-800-533-1560 or (804) 662-7197/TDD.

BOARD OF NURSING HOME ADMINISTRATORS
† October 10, 1991 - 9 a.m. - Open Meeting
1601 Rolling Hills Drive, Richmond, Virginia. (Interpreter for deaf provided if requested)

National and State examinations for Nursing Home Administrators.

Contact: Meredyth P. Partridge, Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229-5005, telephone (804) 662-9111.

VIRGINIA BOARDS OF NURSING AND MEDICINE
Advisory Committee

† October 11, 1991 - 10 a.m. - Open Meeting
Department of Health Professions, Conference Room 1, 1601 Rolling Hills Drive, Richmond, Virginia. (Interpreter for deaf provided if requested)

An organizational meeting of an advisory committee to assist the Boards of Nursing and Medicine to develop regulations to implement prescriptive authority for licensed nurse practitioners. Public comment will not be received.

Contact: Corinne F. Dorsey, R.N., Executive Director, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9909, toll-free 1-800-533-1560 or (804) 662-7197/TDD.

BOARD FOR OPTICIANS

October 8, 1991 - 9 a.m. - Open Meeting
Department of Commerce, 3600 West Broad Street, Richmond, Virginia. (Interpreter for deaf provided if requested)

An open meeting to (i) review applications; (ii) sign certificates; and (iii) discuss other matters which require board action.

Contact: Mr. Geralde W. Morgan, Administrator, Department of Commerce, 3600 W. Broad St., Richmond, VA 23230-4917, telephone (804) 367-8534.

BOARD OF OPTOMETRY

† October 18, 1991 - 9 a.m. - Open Meeting
Department of Health Professions, Conference Room 1, 1601 Rolling Hills Drive, Richmond, Virginia. (Interpreter for deaf provided if requested)

An informal conference is scheduled to begin at 9 a.m. The board will begin its regular meeting at 10 a.m. The adoption of § 3.1 4(f) of the proposal
regulations will be considered at this time.

Contact: Lisa J. Russell, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9942.

VIRGINIA OUTDOORS FOUNDATION

† October 21, 1991 - 10:30 a.m. — Open Meeting
Stratford Hall, Conference Room, Stratford, Virginia.

A general business meeting

Contact: Tyson B. VanAuken, Executive Director, 221 Governor Street, Richmond, VA 23219, telephone (804) 786-5539.

BOARD OF PHARMACY

November 23, 1991 — Written comments may be submitted until this date.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board of Pharmacy intends to amend regulations entitled: VR 530-01-2. Regulations for Practitioners of the Healing Arts to Sell Controlled Substances. The proposed amendment established a permanent fee for initial licensure of practitioners of the healing arts to sell controlled substances. The present fee was established pursuant to an emergency regulation which will expire on September 18, 1991.

Statutory Authority: §§ 54.1-2400 (6) and 54.1-3302 of the Code of Virginia.

Written comments may be submitted until November 23, 1991.

Contact: Scotti W. Milley, Executive Director, Virginia Board of Pharmacy, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9911.

BOARD OF PROFESSIONAL COUNSELORS

October 10, 1991 - 9 a.m. — Open Meeting
October 11, 1991 - 8 a.m. — Open Meeting
Department of Health Professions, 1601 Rolling Hills Drive, Richmond, Virginia.

A meeting to (i) plan for 1992; (ii) conduct general business to include responding to correspondence and receiving committee reports; and (iii) conduct regulatory review.

Contact: Evelyn B. Brown, Executive Director, or Joyce D. Williams, Administrative Assistant, 1601 Rolling Hills Drive, Richmond, VA 23229, telephone (804) 662-9912.

BOARD OF PSYCHOLOGY

October 17, 1991 - 9 a.m. — Public Hearing
1601 Rolling Hills Drive, Conference Room 1, Richmond, Virginia.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board of Psychology intends to amend regulations entitled: VR 565-01-2. Regulations Governing the Practice of Psychology. The proposed regulations establish standards of practice for psychology including education, supervised experience, and examination for licensure.


Written comments may be submitted until November 25, 1991.

Contact: Evelyn B. Brown, Executive Director, Board of Psychology, 1601 Rolling Hills Drive, Suite 200, Richmond, VA 23229-5005, telephone (804) 662-9913.

VIRGINIA PUBLIC TELECOMMUNICATIONS BOARD

October 9, 1991 • Noon — Open Meeting
October 10, 1991 • 9:30 a.m. — Open Meeting
October 11, 1991 • 9 a.m. — Open Meeting
Central Virginia Educational Telecommunications Corporation (WCVE), 23 Sesame Street, Richmond, Virginia.

A quarterly board meeting to update status and planning for national, state and local issues involving public telecommunications.

Contact: Mary Beth Joachim, Administrative Assistant to the Virginia Public Telecommunications Board, 110 South 7th Street, 1st Floor, Richmond, VA 23219, telephone (804) 344-5522.

DEPARTMENT FOR RIGHTS OF VIRGINIANS WITH DISABILITIES

Protection and Advocacy for Mentally Ill Individuals Advisory Council

† October 17, 1991 • 9 a.m. — Open Meeting
James Monroe Building, 101 North 14th Street, Richmond, Virginia. (Interpreter for deaf provided upon request)

A regularly scheduled quarterly general meeting.

Contact: Rebecca Currin, Human Rights Program Supervisor, Department for Rights of Virginians with Disabilities, Monroe Building, 17th Floor, 101 N. 14th Street, Richmond, VA 23210, telephone (804) 225-2042, toll-free 1-800-552-3962/TDD.
Calendar of Events

SEWAGE HANDLING AND DISPOSAL APPEALS REVIEW BOARD

October 8, 1991 - 10 a.m. - Open Meeting
Ramada Inn Hotel, Woodstock, Virginia. [x]

The board shall hear all administrative appeals of denials on on-site sewage disposal system permits and render its decision of any such appeal. The board's decision shall be the final administrative decision.

Contact: Deborah G. Pegram, Division of Sanitarian Services, Main Street Station, Suite 109-32, Richmond, VA 23219, telephone (804) 786-3559.

STATE BOARD OF SOCIAL SERVICES

October 16, 1991 - 2 p.m. - Open Meeting
October 17, 1991 - 9 a.m. (If necessary) - Open Meeting
The Islander Hotel on Gwynn's Island (Old Ferry Road), Grimstead, Virginia. [x]

October 20, 1991 - 2 p.m. - Open Meeting
October 21, 1991 - 9 a.m. (If necessary) - Open Meeting
Department of Social Services, 8007 Discovery Drive, Richmond, Virginia. [x]

A work session and formal business meeting.

Contact: Phyllis Sisk, Administrative Staff Specialist, Department of Social Services, 8007 Discovery Drive, Richmond, VA 23229-8699, telephone (804) 662-9217, toll-free 1-800-552-3431 or 1-800-552-7096/TDD ☎

DEPARTMENT OF SOCIAL SERVICES (BOARD OF) AND CHILD DAY-CARE COUNCIL

November 8, 1991 - Written comments may be submitted until this date.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board of Social Services intends to amend regulations entitled: VR 615-45-2. Child Protective Services Client Appeals. The purpose of the amendments to the regulation is to strengthen and clarify the hearing process for appeals of dispositions in child abuse and neglect cases.


Written comments may be submitted until November 30, 1991, to Donna Douglas, Bureau of Client Services, 8007 Discovery Drive, Richmond, Virginia 23229-8699.

Contact: Margaret Friedenberg, Regulatory Coordinator, 8007 Discovery Drive, Richmond, VA 23229-8699, telephone (804) 662-9217.

DEPARTMENT OF SOCIAL SERVICES (BOARD OF)

October 12, 1991 - Written comments may be submitted until this date.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board of Social Services and Child Day-Care Council intend to amend regulations entitled: VR 615-30-01 and 175-03-01. General Procedures and Information for Licensure. The regulations are being revised to incorporate new legislation and to simplify and clarify licensing procedures.


Written comments may be submitted until October 12, 1991.

Contact: Peggy Friedenberg, Legislative Analyst, Office of Governmental Affairs, Department of Social Services, 8007 Discovery Drive, Richmond, VA 23229-8699, telephone (804) 662-9217.

BOARD FOR PROFESSIONAL SOIL SCIENTISTS

October 7, 1991 - 11 a.m. - Open Meeting
Department of Commerce, 3600 West Broad Street, Richmond, Virginia. [x]

A general board meeting.

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GOVERNOR'S TASK FORCE ON SUBSTANCE ABUSE AND SEXUAL ASSAULT ON COLLEGE CAMPUSES

October 24, 1991 - 9:30 a.m. - Public Hearing
George Mason University, Student Union II Ballroom, Virginia.

Public hearing.

Contact: Kris Ragan, Staff Assistant, P.O. Box 1422, Richmond, VA 23211, telephone (804) 786-6316.

COMMONWEALTH TRANSPORTATION BOARD

October 23, 1991 - 2 p.m. - Open Meeting
Natural Bridge Hotel, Natural Bridge, Virginia. (Interpreter for deaf provided upon request)

A monthly meeting to vote on proposals presented regarding bids, permits, additions and deletions to the highway system, and any other matters requiring board approval.

Public comment will be received at the outset of the meeting on items on the meeting agenda for which the opportunity for public comment has not been afforded the public in another forum. Remarks will be limited to five minutes. Large groups are asked to select one individual to speak for the group. The board reserves the right to amend these conditions.

Contact: John G. Milliken, Secretary of Transportation, 1491 East Broad Street, Richmond, VA 23219, telephone (804) 786-6670.

VIRGINIA RESOURCES AUTHORITY

October 8, 1991 - 9 a.m. - Open Meeting
Mutual Building, 909 East Main Street, Suite 707, Conference Room A, Richmond, Virginia.

The board will meet to (i) approve minutes of the meeting of September 10, 1991; (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. Public comments will be received at the beginning of the meeting.

Contact: Shockley D. Gardner, Jr., Mutual Building, 909 East Main Street, Suite 707, Richmond, Virginia 23219, telephone (804) 644-3100 or FAX (804) 644-3109.

November 12, 1991 - 9 a.m. - Open Meeting
Mutual Building, 909 East Main Street, Suite 707, Conference Room A, Richmond, Virginia.

The board will meet to (i) approve minutes of the meeting of October 8, 1991; (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. Public comments will be received at the beginning of the meeting.

Contact: Shockley D. Gardner, Jr., Mutual Building, 909 East Main Street, Suite 707, Richmond, Virginia 23219, telephone (804) 644-3100 or FAX (804) 644-3109.

DEPARTMENT FOR THE VISUALLY HANDICAPPED

Advisory Committee on Services

October 10, 1991 - 11 a.m. - Open Meeting
Administrative Headquarters, 397 Azalea Avenue, Richmond, Virginia. (Interpreter for deaf provided upon request)

The committee meets quarterly to advise the Virginia Board for the Visually Handicapped on matters related to services for blind and visually impaired citizens of the Commonwealth.

Contact: Barbara G. Tyson, Executive Secretary, 397 Azalea Avenue, Richmond, Virginia 23227, telephone (804) 371-2155 or (804) 371-3140/TDD.

VIRGINIA WASTE MANAGEMENT BOARD

October 10, 1991 - 10 a.m. - Open Meeting
General Assembly Building, Senate Room A, 910 Capitol Street, Richmond, Virginia.

A general business meeting.

Contact: Loraine Williams, Secretary, 101 N. 14th Street, Richmond, VA 23219, telephone (804) 225-2667, toll-free 1-800-552-2075 or (804) 371-3753/TDD.

DEPARTMENT OF WASTE MANAGEMENT

October 23, 1991 - 10 a.m. - Open Meeting
Holiday Inn, 1776, US 60 Bypass Road, Williamsburg, Virginia. (Interpreter for deaf provided upon request)

November 4, 1991 - 10 a.m. - Open Meeting
Roanoke County Administrative Center, 3837 Brambleton Avenue, S.W., Roanoke, Virginia. (Interpreter for deaf provided upon request)
Calendar of Events

November 18, 1991 - 10 a.m. – Open Meeting
Holiday Inn South, US 1 and I-95, Fredericksburg, Virginia.
§ (Interpreter for deaf provided upon request)

The department will present the preliminary draft of its proposed Solid Waste Permit Application Fee Regulation to discuss alternatives and to solicit comments from the public and regulated community.

Contact: W. Gulvenich, Director, Division of Technical Services, 101 N. 14th Street, Richmond, VA 23219, telephone (804) 371-2383 or (804) 371-8737/TDD.

STATE WATER CONTROL BOARD

October 18, 1991 – Written comments may be submitted until this date.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the State Water Control Board intends to amend regulations entitled: VR 680-14-05. York River Basin Water Quality Management Plan. The purpose of the proposed amendment is to remove the waste load allocations in stream segment 8-12 for American Oil, York and James Sanitary District #1, and York Regional wastewater treatment plants.

Statutory Authority: §§ 62.1-44.15(3a), 62.1-44.15(10), and 62.1-44.15(13) of the Code of Virginia.

Written comments may be submitted until 4 p.m., October 18, 1991, to Donna Dalton, Tidewater Regional Office, State Water Control Board, 287 Pembroke Office Park, Suite 310, Pembroke II, Virginia Beach, Virginia 23462.

Contact: Robert F. Jackson, Jr., Tidewater Regional Office, State Water Control Board, 287 Pembroke Office Park, Suite 310, Pembroke II, Virginia Beach, Virginia 23462, telephone (804) 552-1840.

November 7, 1991 – Open Meeting
State Water Control Board, 4900 Cox Road, Innsbrook Corporate Center, Board Room, Richmond, Virginia.

The purpose of the meeting is to receive views and comments and to answer questions of the public on the following Notices on Intended Regulatory Action:

1. VR 680-14-09. Virginia Pollutant Discharge Elimination System (VPDES) General Permit Regulation for Domestic Sewage Discharges Less Than 1,000 Gallons Per Day.


Contact: Richard Ayers, State Water Control Board, P. O. Box 11143, Richmond, VA 23230, telephone (804) 527-5056.

November 21, 1991 – Public Hearing
Roanoke County Administration Center Community Room, 3738 Brambleton Avenue, S.W., Roanoke, Virginia.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the State Water Control Board intends to adopt regulations entitled: VR 680-16-02. Roanoke River Basin Water Quality Management Plan. The proposed amendment would delete those portions of the Plan to be covered by adoption, through a separate regulatory action, of the Upper Roanoke River Subarea Water Quality Management Plan.

STATEMENT

Basis and Statutory Authority: Section 62.1-44.15(13) of the Code of Virginia authorizes the board to establish policies and programs for effective area-wide or basin-wide water quality control and management. Section 62.1-44.15(10) of the Code of Virginia authorizes the State Water Control Board to adopt such regulations as it deems necessary to enforce the general water quality management program of the board in all or part of the Commonwealth. Section 62.1-44.15(3a) of the Code of Virginia authorizes the board to establish standards of quality and policies for any state waters consistent with the general policy set forth in the State Water Control Law, and to modify, amend, or cancel any such standards or policies established and to take all appropriate steps to prevent quality alteration contrary to the public interest or to standards or policies thus established.

Title 40, Parts 35 and 130, of the Code of Federal Regulations requires states to develop a continuing planning process of which water quality management plans (WQMP) are a part. No VPDES permit may be issued which is in conflict with an approved WQMP.

Purpose: Water quality management plans set forth measures for the State Water Control Board to implement in order to reach and maintain water quality goals in general terms and numeric loadings for five day Biological Oxygen Demand (BOD5). The purpose of this proposal is to amend the Roanoke River Basin Water Quality Management Plan by deleting those portions of the plan to be covered by the proposed adoption of the Upper Roanoke River Subarea Water Quality Management Plan.

Estimated Impact: No financial impact on the regulated community is anticipated by the proposed amendment.

Statutory Authority: § 62.1-44.15 of the Code of Virginia.
Written comments may be submitted until 4 p.m., December 6, 1991, to Doneva Dalton, Hearing Reporter, State Water Control Board, P.O. Box 11143, Richmond, Virginia 23230.

Contact: Wellford S. Estes, State Water Control Board, West Central Regional Office, P.O. Box 7017, Roanoke, Virginia 24018, telephone (703) 857-7432.

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† November 21, 1991 - 7 p.m. - Public Hearing Roanoke County Administration Center Community Room, 3738 Brambleton Avenue, S.W., Roanoke, Virginia.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the State Water Control Board intends to adopt regulations entitled: VR 680-16-02.1, Upper Roanoke River Subarea Water Quality Management Plan. The proposal is to adopt the Upper Roanoke River Subarea Water Quality Management Plan which updates those portions of the Roanoke River Basin Water Quality Management Plan in the Upper Roanoke River Subarea. A separate regulatory action will amend the Basin Plan to delete those areas to be covered by the Subarea Plan.

STATEMENT

Basis and Statutory Authority: Section 62.1-44.15(13) of the Code of Virginia authorizes the board to establish policies and programs for effective area-wide or basin-wide water quality control and management. Section 62.1-44.15(10) of the Code of Virginia authorizes the State Water Control Board to adopt such regulations as it deems necessary to enforce the general water quality management program of the board in all or part of the Commonwealth. Section 62.1-44.15(3a) of the Code of Virginia authorizes the board to establish standards of quality and policies for any state waters consistent with the general policy set forth in the State Water Control Law, and to modify, amend, or cancel any such standards or policies established and to take all appropriate steps to prevent quality alteration contrary to the public interest or to standards or policies thus established.

Title 40, Parts 35 and 130, of the Code of Federal Regulations requires states to develop a continuing planning process of which water quality management plans (WQMP) are a part. No VPDES permit may be issued which is in conflict with an approved WQMP.

Purpose: Water quality management plans set forth measures for the State Water Control Board to implement in order to reach and maintain water quality goals in general terms and numeric loadings for five-day Biochemical Oxygen Demand (BOD5). The purpose of this proposal is to adopt the Upper Roanoke River Subarea Water Quality Management Plan. The new plan will update those portions of the Roanoke River Basin Water Quality Management Plan in the Upper Roanoke River Subarea.

Concurrently with this proposal, the existing Roanoke River Basin Water Quality Management Plan would be amended to delete references to those areas to be covered by the new Upper Roanoke River Subarea Plan.

Estimated Impact: There are 99 permitted or certified facilities and approximately 333,812 persons residing in the Upper Roanoke River Subarea who are directly affected by the proposed plan. Changes in segment classification have been made in the plan to the South Fork of the Roanoke River and to Tinker Creek which have been revised to W. Q. - Fecal Coliform. However, no financial impact to the regulated community is anticipated. In addition, the proposal allows for the expansion of the Town of Altavista's waste treatment facilities, provides for a proposed discharge from the Town of Hurt, and for the construction of new waste treatment facilities for the Town of Rocky Mount.

Statutory Authority: § 62.1-44.15 of the Code of Virginia.

Written comments may be submitted until 4 p.m., December 6, 1991, to Doneva Dalton, Hearing Reporter, State Water Control Board, P.O. Box 11143, Richmond, Virginia 23230.

Contact: Wellford S. Estes, State Water Control Board, West Central Regional Office, P.O. Box 7017, Roanoke, Virginia 24018, telephone (703) 857-7432.

BOARDS FOR WATERWORKS AND WASTEWATER WORKS OPERATORS

† October 15, 1991 - 8:30 a.m. - Open Meeting
Department of Commerce, 3600 West Broad Street, Richmond, Virginia.

An open meeting to discuss comments from the public hearing and to adopt the proposed regulations and to consider other matters which require board action.

Contact: Mr. Gerald W. Morgan, Administrator, Department of Commerce, 3600 W. Broad St., Richmond, VA 23230-4917, telephone (804) 367-8534.

* * * * * *

October 15, 1991 - Written comments may be submitted until this date.

Notice is hereby given in accordance with § 9-6.14:7.1 of the Code of Virginia that the Board for Waterworks and Wastewater Works Operators intends to amend regulations entitled: VR 673-01-02. Board for Waterworks and Wastewater Works Operators Regulations. The proposed amendments clarify, reorganize the requirements for education and operator experience and establish criteria for approval of specialized training courses.
Calendar of Events


Written comments may be submitted until October 15, 1991.

Contact: Mr. Geralde W. Morgan, Administrator, Department of Commerce, 3600 W. Broad St., Richmond, VA 23230-4917, telephone (804) 367-8534.

THE COLLEGE OF WILLIAM AND MARY IN VIRGINIA

Board of Visitors
† October 17, 1991 - 3 p.m. - Open Meeting
† October 18, 1991 - 7:30 a.m. - Open Meeting
Blow Memorial Hall, Richmond Road, Williamsburg, Virginia.

A regularly scheduled meeting 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 or organizations who request it.

Contact: William N. Walker, Director, Office of University Relations, James Blair Hall, Room 101C, College of William and Mary, Williamsburg, VA 23185, telephone (804) 221-1004.

LEGISLATIVE

JOINT SUBCOMMITTEE STUDYING COMPARATIVE PRICE ADVERTISING

October 16, 1991 - 10 a.m. - CANCELLED
General Assembly Building, House Room C, 910 Capitol Street, Richmond, Virginia.

The public hearing to receive public comments regarding proposed legislation has been cancelled. (HJR 337)

Contact: Mary Geisen, Research Associate, Division of Legislative Services, 910 Capitol St., Richmond, VA 23218, telephone (804) 786-3591.

† November 13, 1991 - 10 a.m. - Open Meeting
General Assembly Building, House Room C, 910 Capitol Street, Richmond, Virginia.

Joint subcommittee will review proposed legislation. (HJR 337)

Contact: Mary Geisen, Research Associate, Division of Legislative Services, 910 Capitol St., Richmond, VA 23218, telephone (804) 786-3591.

VIRGINIA HOUSING STUDY COMMISSION

November 15, 1991 - 9 a.m. - Open Meeting
Richmond Radisson Hotel, Richmond, Virginia.

The commission will meet to discuss housing issues in Virginia and SJR 204.

Contact: Nancy M. Ambler, Director, 205 North 4th Street, Richmond, VA 23219, telephone (804) 225-3797. Persons wishing to speak should contact Nancy Blanchard, Department of Housing and Community Development, 205 North 4th Street, Richmond, VA 23219, telephone (804) 786-7891.

COMMISSION STUDYING THE MEASURES NECESSARY TO ASSURE VIRGINIA'S ECONOMIC RECOVERY

October 30, 1991 - 10 a.m. - Public Hearing
General Assembly Building, House Room C, 910 Capitol Street, Richmond, Virginia.

Issues concerning innovation will be discussed in addition to public hearing on the commission's report. (HJR 458)

Contact: John MacConnell, Staff Attorney, Division of Legislative Services, 910 Capitol St., Richmond, VA 23219, telephone (804) 786-3591.

SENATE AND HOUSE PRIVILEGES AND ELECTIONS COMMITTEES

October 11, 1991 - 10 a.m. - Public Hearing
General Assembly Building, House Room D, 910 Capitol Street, Richmond, Virginia.

A joint public hearing regarding congressional districts.

Contact: John Garrett, Senate of Virginia, P. O. Box 396, Richmond, VA 23203, telephone (804) 786-3838 or Mary Spain, Staff Attorney, Division of Legislative Services, 910 Capitol St., Richmond, VA 23219, telephone (804) 786-3591.

JOINT LEGISLATIVE SUBCOMMITTEE ON SOCIAL SERVICES DELIVERY SYSTEMS

† October 17, 1991 - 10 a.m. - Open Meeting
General Assembly Building, Senate Room B, 910 Capitol Street, Richmond, Virginia.

Joint legislative subcommittee studying the need for restructuring the Commonwealth's local social services delivery systems. (SJR 213/HJR 314)

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Contact: Thomas C. Gilman, Senate of Virginia, P.O. Box 996, Richmond, VA 23203, telephone (804) 786-3838 or Jessica Boleck, Staff Attorney, Division of Legislative Services, 810 Capitol St., Richmond, VA 23219, telephone (804) 786-3591.

CHRONOLOGICAL LIST

OPEN MEETINGS

October 7
Chesapeake Bay Local Assistance Board
- Central Area Review Committee
Commerce, Board of
Intergovernmental Relations, Advisory Commission on Soil Scientists, Board for Professional

October 8
Historic Resources, Department of
- State Review Board
Opticians, Board for
Virginia Resources Authority

October 9
Alcoholic Beverage Control Board
Chesapeake Bay Local Assistance Board
- Northern Area Review Committee
† Conservation and Recreation, Department of
- Upper James Scenic River Advisory Board
† Corrections, Board of
Historic Resources, Board of
Housing and Community Development, Department of
- Regulatory Effectiveness Advisory Committee
Motor Vehicles, Department of
- Medical Advisory Board
Public Telecommunications Board, Virginia
† Sewage Handling and Disposal Appeals Review Board

October 10
Chesapeake Bay Local Assistance Board
† Child Day-Care Council
† Mapping, Surveying and Land Information Systems, Advisory Commission on
† Nursing Home Administrators, Board of
Professional Counselors, Board of
Public Telecommunications Board, Virginia
Waste Management Board, Virginia

October 11
† Nursing and Medicine, Virginia Boards of
- Advisory Committee
Professional Counselors, Board of
Public Telecommunications Board, Virginia

October 15
Accountancy, Board for
† Forestry, Board of
† Housing Development Authority, Virginia

Nursing, Board of
- Education Advisory Committee
† Waterworks and Wastewater Works Operators, Board for

October 16
Accountancy, Board for
Chesapeake Bay Local Assistance Board
- Southern Area Review Committee
† Contractors, Board for
† Optometry, Board of
† Social Services, State Board of

October 17
† Fire Services Board, Virginia
- Department of Fire Programs
- Fire/EMS Training Committee
- Fire Prevention and Control Committee
- Legislative Committee
Game and Inland Fisheries, Department of
† Mental Health, Mental Retardation and Substance Abuse Services, Department of
- Substance Abuse Advisory Council
† Rights of Virginians with Disabilities, Department for
- Protection and Advocacy for Mentally Ill Individuals Advisory Council
† Social Services, State Board of
† Social Services Delivery Systems, Joint Legislative Subcommittee on
† William and Mary in Virginia, The College of
- Board of Visitors

October 18
† Children, Interdepartmental Regulation of Residential Facilities for
- Coordinating Committee
Conservation and Recreation, Department of
- Falls of the James Scenic River Advisory Board
† Fire Services Board, Virginia
Game and Inland Fisheries, Department of
† William and Mary in Virginia, The College of
- Board of Visitors

October 19
Medicine, Board of
- Credentials Committee
Visually Handicapped, Department for the
- Advisory Committee on Services

October 21
Barbers, Board for
Community Colleges, State Board for
Emergency Planning Committee, Local
- County of Prince William, City of Manassas and City of Manassas Park
† Local Government, Commission on
† Outdoors Foundation, Virginia

October 22
Health Services Cost Review Council, Virginia
† Housing and Community Development, Board of

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October 23
† Local Government, Commission on
† Marine Resources Commission

October 23
† Aging, Governor’s Advisory Board on
Chesapeake Bay Local Assistance Board
- Northern Area Review Committee
Commonwealth Transportation Board
† Emergency Planning Committee, Local - Gloucester County
† Health Professions, Department of
- Task Force on Nurse Midwives and Obstetric Care
† Mental Health, Mental Retardation and Substance Abuse Services Board, State

October 24
† Aging, Governor’s Advisory Board on
Arts, Commission for the
Audiology and Speech Pathology, Board of

October 25
† Information Management, Council on
† Medicine, Board of
- Advisory Board on Occupational Therapy

October 26
† Museum of Natural History, Virginia
- Board of Trustees

October 28
Alcoholic Beverage Control Board
Chesapeake Bay Local Assistance Board
- Central Area Review Committee
† Innovative Technology Authority
† Longwood College
- Board of Visitors
† Lottery Board, State
Waste Management, Department of

November 7
† Dentistry, Board of
Emergency Planning Committee, Local - Chesterfield County
† Water Control Board, State

November 8
† Dentistry, Board of

November 11
† Intergovernmental Relations, Advisory Commission on
† Local Government, Commission on

November 12
Virginia Resources Authority

November 13
† Comparative Price Advertising, Joint Subcommittee
Studying
† Corrections, Board of
Emergency Planning Committee, Local - Portsmouth
† Library Board

November 14
† Corrections, Board of
- Liaison Committee

November 15
† Conservation and Recreation, Department of
- Falls of the James Scenic River Advisory Board
Virginia Housing Study Commission

November 18
Emergency Planning Committee, Local
- County of Prince William, City of Manassas and
City of Manassas Park

November 20
† Social Service, State Board of

November 21
† Social Service, State Board of

November 26
† Marine Resources Commission

November 30
Waste Management, Department of

December 3
Hopewell Industrial Safety Council

December 5
Emergency Planning Committee, Local - Chesterfield County

December 13
Medicine, Board of
- Advisory Committee on Radiological Technology Practitioners

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December 11
† Corrections, Board of

December 16
Emergency Planning Committee, Local
- County of Prince William, City of Manassas and
City of Manassas Park

January 21, 1992
† Library Board

PUBLIC HEARINGS

October 9
Arts, Commission for the

October 11
Privileges and Elections Committee, Senate and House

October 16
† Emergency Planning Committee, Local - County of
Montgomery/Town of Blacksburg

October 17
† Fire Services Board, Virginia
- Department of Fire Programs
Psychology, Board of

October 21
† Local Government, Commission on

October 24
Substance Abuse and Sexual Assault on College
Campuses, Governor's Task Force on

October 28
Measures Necessary to Assure Virginia's Economic
Recovery, Commission Studying the

October 30
Air Pollution Control Board, State
Alcoholic Beverage Control Board
† Commerce, Department of

November 21
Architects, Professional Engineers, Land Surveyors and
Landscape Architects, Board for
† Water Control Board, State

November 25
Hearing Aid Specialists, Board for

January 14, 1992
Labor and Industry, Department of