Regulations

care professional shall be handled as an urgent care appeal. If such request is made by the covered person and not the treating health care professional, an individual acting on behalf of the health carrier shall apply the judgment of a prudent layperson who possesses an average knowledge of health and medicine to determine whether the appeal meets urgent care requirements.

- D. All necessary information, including the benefit determination on appeal, shall be transmitted between the health carrier and the covered person by telephone, facsimile, or the most expeditious method available.
- E. The health carrier shall notify the covered person and the treating health care professional of its benefit determination as soon as possible, taking into account the medical exigencies, but not later than 72 hours after receipt of an urgent care appeal.

14VAC5-216-65. Exception request for prescription drugs.

A. For plan years beginning on or after January 1, 2016, notwithstanding any other provision of this chapter, a health carrier shall have a process in place that allows for a covered person or his prescribing physician (or other prescriber) to request and gain access to clinically appropriate drugs not otherwise covered by the health benefit plan, known as an exception request, in accordance with the requirements of 45 CFR §156.122 (c).

- 1. A standard exception request shall be reviewed and a coverage determination provided to the covered person and prescribing physician no later than the earlier of one business day or 72 hours following receipt of the request.
- 2. An expedited exception request may be made when exigent circumstances exist. Exigent circumstances exist when the covered person is suffering from a health condition that may seriously jeopardize the covered person's life, health, or ability to regain maximum function or when the covered person is undergoing a current course of treatment using a nonformulary drug. An expedited exception request shall be reviewed and a coverage determination provided to the covered person and prescribing physician no later than 24 hours following receipt of the request.
- 3. If a health carrier denies coverage as a result of a standard exception request or an expedited exception request, the covered person or prescribing physician may submit an external exception request to the health carrier, requiring that the original exception request and subsequent denial be reviewed by an independent review organization. Such request shall be reviewed and a coverage determination provided to the covered person and prescribing physician no later than 72 hours following receipt of the request if the original request was a standard exception request, or 24 hours following receipt of the request if the original request was an expedited exception request.

B. The health carrier shall provide the nonformulary drug or drugs for the duration of the prescription (including refills) if coverage is granted under a standard exception request, or for the duration of the exigency if coverage is granted under an expedited exception request, including those granted through an external exception request. Coverage for each drug approved by an exception request shall be applied as if the drug was part of the prescription formulary.

C. A health carrier shall contract with at least one accredited independent review organization to conduct reviews in accordance with the requirements of subdivision A 3 of this section.

VA.R. Doc. No. R16-4534; Filed November 9, 2015, 11:39 a.m.

Proposed Regulation

REGISTRAR'S NOTICE: The State Corporation Commission is claiming an exemption from the Administrative Process Act in accordance with § 2.2-4002 A 2 of the Code of Virginia, which exempts courts, any agency of the Supreme Court, and any agency that by the Constitution is expressly granted any of the powers of a court of record.

<u>Title of Regulation:</u> 14VAC5-395. Rules Governing Settlement Agents (amending 14VAC5-395-10, 14VAC5-395-20, 14VAC5-395-30 through 14VAC5-395-80; adding 14VAC5-395-75, 14VAC5-395-100; repealing 14VAC5-395-25).

<u>Statutory Authority:</u> §§ 12.1-13 and 55-525.28 of the Code of Virginia.

<u>Public Hearing Information:</u> A public hearing will be scheduled upon request.

Public Comment Deadline: December 31, 2015.

Agency Contact: Chuck F. Myers, Supervisor of RESA Investigation Unit, Bureau of Insurance, State Corporation Commission, P.O. Box 1157, Richmond, VA 23218, telephone (804) 371-9619, FAX (804) 371-5661, or email chuck.myers@scc.virginia.gov.

Summary:

The proposed amendments (i) define various terms, including "designated licensed producer," "escrow, closing, or settlement services," and "settlement agent"; (ii) add reporting requirements for settlement agents; (iii) clarify registration, appointments, and the use of title insurance agent independent contractors; (iv) add requirements regarding escrow accounts; (v) require that settlement agents and former settlement agents maintain contact information with the Bureau of Insurance; and (vi) make various other technical and clarifying amendments.

AT RICHMOND, NOVEMBER 9, 2015 COMMONWEALTH OF VIRGINIA, ex rel. STATE CORPORATION COMMISSION

CASE NO. INS-2015-00170

Ex Parte: In re: Rules Governing Settlement Agents

ORDER TO TAKE NOTICE

Section 55-525.28 of the Code of Virginia provides that the State Corporation Commission ("Commission") may adopt such regulations as it deems appropriate to effect the purposes of Chapter 27.3 (§ 55-525.16 et seq.) of Title 55 of the Code of Virginia. The Commission's regulations governing title insurance agents, title insurance agencies and title insurance companies providing escrow, closing or settlement services involving real property located in Virginia ("settlement agents") are set forth in Chapter 395 of Title 14 of the Virginia Administrative Code ("Chapter 395").

The Bureau of Insurance ("Bureau") has submitted to the Commission proposed amendments to Chapter 395. The amendments to the regulations are being proposed to address changes in business practices, technology, and federal law, and include various technical and other clarifying changes. A copy of the regulations may also be found at the Commission's website:

http://www.scc.virginia.gov/boi/laws.aspx.

NOW THE COMMISSION, based on the information supplied by the Bureau, is of the opinion and finds that the proposed regulations should be considered for adoption with a proposed effective date of February 1, 2016.

Accordingly, IT IS ORDERED THAT:

- (1) The proposed regulations are appended hereto and made a part of the record herein.
- (2) Comments or requests for a hearing on the proposed regulations must be submitted in writing to Joel H. Peck, Clerk, State Corporation Commission, c/o Document Control Center, P.O. Box 2118, Richmond, Virginia 23218, on or before December 31, 2015. Requests for a hearing shall state why a hearing is necessary and why the issues cannot be adequately addressed in written comments. correspondence shall contain a reference to Case No. INS-2015-00170. Interested persons desiring to submit comments or request a hearing electronically may do so by following the instructions available at the Commission's website: http://www.scc.virginia.gov/case.
- (3) This Order and the attached proposed regulations shall be posted on the Commission's website at http://www.scc.virginia.gov/case.
- (4) The Commission's Division of Information Resources shall provide a copy of this Order, including a copy of the attached proposed regulations, to the Virginia Registrar of Regulations for publication in the Virginia Register of Regulations.

- (5) The Bureau shall forthwith send by e-mail or U.S. mail a copy of this Order, together with a copy of the proposed regulations, to all licensed and registered title insurance agents, title insurance agencies and title insurance companies providing escrow, closing or settlement services involving real property located in Virginia, and such other interested parties as the Bureau may designate.
- (6) The Bureau shall file with the Clerk of the Commission an affidavit of compliance

with the notice requirements of Ordering Paragraph (5).

(7) This matter is continued.

AN ATTESTED COPY hereof shall be sent by the Clerk of the Commission to: Kiva B. Pierce, Assistant Attorney General, Division of Consumer Counsel, Office of the Attorney General, 900 East Main Street, Second Floor, Richmond, Virginia 23219; and a copy hereof shall be delivered to the Commission's Office of General Counsel and the Bureau of Insurance in care of Deputy Commissioner Brian P. Gaudiose.

14VAC5-395-10. Purpose Applicability.

A. The purpose of this <u>This</u> chapter is to implement implements Chapter 27.3 (§ 55-525.16 et seq.) of Title 55 of the Code of Virginia B. This chapter and applies to all title insurance agents, title insurance agencies, and title insurance companies providing escrow, closing, or settlement services involving the purchase of or lending on the security of <u>any</u> real estate containing not more than four residential dwelling units property in the Commonwealth of Virginia.

C. The Bureau of Insurance shall issue the necessary forms to carry out the provisions of Chapter 27.3 (§ 55 525.16 et seq.) of Title 55 of the Code of Virginia and this chapter.

14VAC5-395-20. Definitions.

<u>Unless otherwise defined herein, all The following words and terms when</u> used in this chapter shall have the meaning as set forth in Chapter 27.3 (§ 55 525.16 et seq.) of Title 55 of the Code of Virginia following meanings unless the context clearly indicates otherwise:

"Agent" or "insurance agent" shall have the same meaning as set forth in § 38.2 1800 of the Code of Virginia means an individual or business entity that sells, solicits, or negotiates contracts of insurance or annuity in the Commonwealth.

"Bureau" means the State Corporation Commission Bureau of Insurance.

"Business entity" means a partnership, limited partnership, limited liability company, corporation, or other legal entity other than a sole proprietorship.

"Designated licensed producer" means an individual who (i) possesses a valid Virginia title license to sell, solicit, or negotiate contracts of insurance or annuity in the Commonwealth; (ii) is appointed; (iii) is an employee of the business entity; and (iv) is responsible for the business

Regulations

entity's compliance with the insurance laws, rules, and regulations of this Commonwealth.

"Employee" means an individual (i) whose manner and means of performance of work are subject to the right of control of, or are controlled by, a business entity and (ii) whose compensation for federal income tax purposes is reported, or required to be reported, on a W-2 form issued by the controlling business entity.

"Escrow, closing, or settlement services" means the administrative and clerical services required to carry out the terms of contracts affecting real estate. These services include (i) placing orders for title insurance; (ii) receiving and issuing receipts for money received from the parties; (iii) ordering loan checks and payoffs; (iv) ordering surveys and inspections; (v) preparing settlement statements or Closing Disclosure forms; (vi) determining that all closing documents conform to the parties' contract requirements; (vii) setting the closing appointment; (viii) following up with the parties to ensure that the transaction progresses to closing; (ix) ascertaining that the lenders' instructions have been satisfied; (x) conducting a closing conference at which the documents are executed; (xi) receiving and disbursing funds; (xii) completing form documents and instruments selected by and in accordance with instructions of the parties to the transaction; (xiii) handling or arranging for the recording of documents; (xiv) sending recorded documents to the lender; (xv) sending the recorded deed and the title policy to the buyer; and (xvi) reporting federal income tax information for the real estate sale to the Internal Revenue Service.

"Lay real estate settlement agent" means a person who (i) is not licensed as an attorney under Chapter 39 (§ 54.1-3900 et seq.) of Title 54.1 of the Code of Virginia, (ii) is not a party to the real estate transaction, (iii) provides escrow, closing or settlement services in connection with a transaction related to any real estate in this Commonwealth, and (iv) is listed as the settlement agent on the settlement statement or Closing Disclosure for such the transaction.

"Settlement agent" shall have the same meaning as set forth in § 55 525.16 of the Code of Virginia means any title insurance agent, title insurance agency, title insurance company, or person, other than a party to the real estate transaction, who provides escrow, closing, or settlement services in connection with a transaction related to real estate in the Commonwealth and who is listed as the settlement agent on the settlement statement or Closing Disclosure for the transaction. Any person, other than a party to the transaction, who conducts the settlement conference and receives or handles money shall be deemed a "settlement agent" subject to the applicable requirements of Chapter 27.3 (§ 55-525.16 et seq.) of the Code of Virginia and this chapter.

"Title insurance agency" means a business entity licensed in this Commonwealth as a title insurance agent.

"Title insurance agent" shall have the same meaning as set forth in § 38.2 1800 of the Code of Virginia.

"Title insurance agency" or "title insurance agent" means any individual or business entity licensed in the Commonwealth, pursuant to Chapter 18 (§ 38.2-1800 et seq.) of Title 38.2 of the Code of Virginia, as a title insurance agent and appointed by a title insurance company licensed in the Commonwealth who shall perform all of the following services (for which liability arises) relevant to the issuance of title insurance policies, subject to the underwriting directives and guidelines of the agent's title insurance company. These services shall include (i) the evaluation of the title search to determine the insurability of the title; (ii) a determination of whether or not underwriting objections have been cleared; (iii) the actual issuance of a title commitment or binder and endorsements; and (iv) the actual issuance of the policy or policies and endorsements on behalf of the title insurance company. A title insurance agent holding funds in escrow shall promptly deposit the funds in a trust account in a financial institution authorized to do business in this Commonwealth. This trust account shall be separate from all other accounts held by the agent.

"Title insurance company" means any company licensed to transact, or transacting, title insurance in this Commonwealth.

14VAC5-395-25. Lay real estate settlement agents. (Repealed.)

Notwithstanding any provision of this chapter to the contrary, and pursuant to § 55 525.18 of the Code of Virginia, a lay real estate settlement agent shall be required to comply with the provisions of this chapter, except as specifically set forth in 14VAC5 395 60.

14VAC5-395-30. Registration.

<u>A.</u> Every title insurance agent, title insurance agency and title insurance company that acts as a settlement agent shall be required to be registered register with the bureau in accordance with the provisions of § 55-525.30 of the Code of Virginia.

B. At the time of application for registration, a settlement agent shall provide to the bureau (i) its certificate of authorization or charter of a domestic limited liability company or corporation, or certificate of registration or certificate of authority of a foreign limited liability company or corporation, as applicable; (ii) an original surety bond; and (iii) a designated licensed producer.

<u>C. Within 30 days of registration a settlement agent shall</u> furnish to the bureau:

- 1. Legal name;
- 2. Any fictitious names;
- 3. Principal place of business address;
- 4. Addresses of all other business locations;
- 5. Telephone numbers;
- <u>6. Escrow account numbers and financial institution</u> addresses;
- 7. Employee and independent contractor list;

- 8. Website or websites;
- 9. Affiliated entities; and
- 10. Such other information as the bureau may require.

14VAC5-395-40. Insurance and bonding requirements.

- A. At the time of registration, every title insurance agent and title insurance agency acting as a settlement agent shall file a certification on a form prescribed by the bureau, that the settlement agent has, and thereafter shall keep in force for as long as they are acting as a settlement agent, the following:
 - 1. An errors and omissions insurance policy providing limits of at least \$250,000 per occurrence or per claim and issued by an insurer authorized to do business in the Commonwealth of Virginia. A deductible is permitted but shall not hinder or delay the payment of a claim.
 - 2. A blanket fidelity bond or employee dishonesty insurance policy covering persons employed by the settlement agent providing limits of at least \$100,000 per occurrence or per claim and issued by an insurer authorized to do business in the Commonwealth of Virginia. Settlement agents that have no employees except the owners, partners, shareholders, or members may request apply for a waiver of this requirement on their certification form.
- B. Every title insurance agent and title insurance agency that acts as a settlement agent in the Commonwealth of Virginia shall file an original surety bond in an amount not less than \$200,000 on a form prescribed by the bureau at the time of application for registration and, if such bond is canceled, at the time a replacement bond is issued.

14VAC5-395-50. Audits.

- A. Every title insurance agent and title insurance agency that acts as a settlement agent in the Commonwealth of Virginia shall, at its expense, have an audit of its escrow accounts conducted by an independent certified public accountant at least once each consecutive 12-month period. The audit month shall be prescribed by the bureau. Such audit shall conform with the standards established by the American Institute of Certified Public Accountants, Statement on Auditing AICPA Professional Standards, Volume 1, as of June 1, 2015, Special Reports Considerations - Audits of Single Financial Statements and Specific Elements, Accounts, or Items of a Financial Statement, and shall be filed by the settlement agent with the bureau no later than 60 days after the date on which the audit is completed. A title insurance company shall be subject to the requirements of this subsection unless such company's financial statements are audited annually by an independent certified public accountant.
- B. Every title insurance agent or title insurance agency acting as a settlement agent shall file a copy of its audit report with each title insurance company it represents.
- C. In lieu of an audit conducted by a certified public accountant, a title insurance agent or title insurance agency

- acting as a settlement agent shall allow each title insurance company for which it has an appointment to conduct an analysis of its escrow accounts at least once each consecutive 12-month period. The form of such the analysis and the analysis month shall be prescribed by the bureau. The title insurance company shall submit a copy of its analysis to the bureau no later than 60 days after the date on which the analysis is completed. With the consent of the title insurance agent or agency, a title insurance company may share the results of its analysis with other title insurance companies that will accept the same in lieu of conducting a separate analysis.
- D. Every settlement agent shall (i) make a good faith effort to disburse funds in its possession and return the funds to the rightful owner; (ii) escheat unclaimed funds yearly to the Virginia Department of the Treasury; and (iii) comply with The Uniform Disposition of Unclaimed Property Act (§ 55-210.1 et seq.) of Title 55 of the Code of Virginia.
- E. A settlement agent shall complete and file a close-out audit with the bureau in conformance with this chapter and the bureau's instructions within 180 days from the date the settlement agent ceases conducting settlements.

14VAC5-395-60. Separate fiduciary trust account.

- A. Every title insurance agent, title insurance agency and title insurance company that acts as a settlement agent in the Commonwealth of Virginia shall maintain a separate fiduciary trust account for the purpose of handling funds received in connection with escrow, closing, or settlement services involving real estate located only in this Commonwealth. No other funds may be included in this escrow account except funds deposited to guarantee the adequacy of the account. Such trust account shall be with a financial institution authorized to do business in the Commonwealth of Virginia.
- <u>B.</u> If the agent, agency, or company acting as a lay real estate settlement agent provides escrow, closing, or settlement services in transactions involving multiple parcels or tracts of real estate and any one of those tracts or parcels is located wholly or partially outside of this Commonwealth, that the settlement agent, agency, or company shall maintain another separate fiduciary trust account for the purpose of handling funds received in connection with such transactions.
- C. A settlement agent may utilize a general escrow account for the purpose of receiving funds in connection with an escrow, closing, or settlement involving real estate located in the Commonwealth, provided that the settlement agent (i) handles the funds in a fiduciary capacity and (ii) deposits the funds in a separate fiduciary trust account in compliance with subsection A of this section no later than the close of the second business day after receipt of the funds.

14VAC5-395-70. Access to records Reporting requirements.

A. Every title insurance agent, title insurance agency and title insurance company that acts as a settlement agent in the

Regulations

Commonwealth of Virginia shall make all escrow, closing, or settlement records available promptly upon request for examination by the bureau without notice during normal business hours.

- B. A settlement agent shall maintain documentation that supports all entries on the settlement statement or Closing Disclosure.
- C. A settlement agent shall promptly respond to a bureau request for books, records, documentation, or other information in connection with the bureau's investigation, enforcement, or examination of the settlement agent's compliance with applicable laws and regulations. If no time period is specified by the bureau, a written response as well as any requested books, records, documentation, or information shall be delivered by the settlement agent to the bureau not later than 30 days from the date of such request.
- D. Within 30 days following the occurrence of any of the following events, a settlement agent shall report to the bureau if:
 - 1. Any bankruptcy, reorganization, or receivership proceedings are filed by or against the settlement agent.
 - 2. Any local, state, or federal governmental authority institutes revocation, suspension, or other formal administrative, regulatory, or enforcement proceedings against the settlement agent.
 - 3. Any local, state, or federal governmental authority (i) revokes or suspends the settlement agent's registration, license, or other license for a similar business; (ii) takes formal administrative, regulatory, or enforcement action against the settlement agent relating to its business; or (iii) takes any other action against the settlement agent relating to its business where the total amount of restitution or other payment from the settlement agent exceeds \$2,500.
 - 4. Based on allegations by any local, state, or federal governmental authority that the settlement agent violated any law or regulation applicable to the conduct of its licensed business, the settlement agent enters into, or otherwise agrees to the entry of, a settlement or consent order, decree, or agreement with or by such governmental authority.
 - 5. The settlement agent surrenders its license in another state in lieu of threatened or pending license revocation; license suspension; or other administrative, regulatory, or enforcement action.
 - 6. The settlement agent is denied a license in another state.
 - 7. The settlement agent or any of its members, partners, directors, officers, principals, employees, or independent contractors is indicted or convicted of a felony.
 - 8. Any funds held by the settlement agent are (i) seized by or on behalf of any court or governmental instrumentality or (ii) forfeited to or on behalf of any court or governmental instrumentality.

- E. A settlement agent shall immediately notify the bureau following the loss of (i) a designated licensed producer, (ii) required insurance coverage, or (iii) required bond coverage.
- F. A settlement agent or former settlement agent shall provide the following information to the bureau within 10 days after such person's license is surrendered, terminated, suspended, or revoked or has lapsed by operation of law, or the licensed and registered business is otherwise closed: (i) the names, addresses, telephone numbers, fax numbers, and email addresses of a designated contact person; (ii) the location of the settlement agent's or former settlement agent's records; and (iii) any additional information that the bureau may reasonably require. A settlement agent or former settlement agent shall maintain current information with the bureau until all escrow funds are disbursed and all title policies are issued.
- G. Sixty days prior to ceasing business, a settlement agent shall provide notice to the bureau of its intent to cease conducting settlements and the anticipated date of business termination.
- H. The reports required by this section shall be in the format and contain such additional information as the bureau may reasonably require. The bureau may also require additional reports that it deems necessary.

14VAC5-395-75. Operating requirements.

- A settlement agent shall comply with the following requirements:
 - 1. A settlement agent shall continuously maintain the requirements and standards for licensure and registration.
 - 2. A settlement agent shall reconcile its escrow accounts monthly.
 - 3. A settlement agent shall not provide any information to the bureau or a consumer that is false, misleading, or deceptive.
 - 4. A settlement agent shall not charge duplicative or inflated fees for escrow, closing, or settlement services.
 - 5. A settlement agent shall not engage in any activity that directly or indirectly results in an evasion of the provisions of Chapter 27.3 (§ 55-525.16 et seq.) of the Code of Virginia or this chapter.
 - 6. Any person, other than a party to the transaction, who conducts the settlement conference and receives or handles money, including possessing wire transfer authority, shall be properly licensed and shall be deemed a "settlement agent" subject to the applicable requirements of Chapter 27.3 and this chapter.
 - 7. A designated licensed producer shall be appointed by the same title insurance company as its employer settlement agent.
 - 8. A settlement agent may not use or accept the services of a title insurance agent independent contractor unless the title insurance agent independent contractor (i) holds a title

insurance license, (ii) is appointed, (iii) is registered, and (iv) maintains the insurance or bond coverages required by Chapter 27.3 and this chapter.

9. A settlement agent that uses the services of a title insurance agent independent contractor shall be (i) the legal principal of the title insurance agent independent contractor and (ii) liable for all actions of the title insurance agent independent contractor, including unintentional conduct, that occurs during the period services are utilized.

10. A former settlement agent shall remain subject to the provisions of Chapter 27.3 and this chapter in connection with all settlements that the settlement agent performed while licensed and registered, notwithstanding the occurrence of any of the following events:

a. The settlement agent's license is surrendered, terminated, suspended, or revoked or has lapsed by operation of law; or

b. The settlement agent ceases conducting settlements.

11. If a settlement agent or former settlement agent disposes of records containing a consumer's personal financial information or copies of a consumer's identification documents, such records and copies shall be disposed of in a secure manner.

14VAC5-395-80. Violations Enforcement.

Any violation of Failure to comply with any provision of Chapter 27.3 (§ 55-525.16 et seq. of the Code of Virginia) or this chapter shall be punished as provided for in Chapter 27.3 (§ 55-525.16 et seq.) of Title 55 of the Code of Virginia may result in penalties, license revocation or suspension, the entry of a cease and desist order, restitution, or other enforcement action.

14VAC5-395-100. Commission authority.

The commission may, at its discretion, waive or grant exceptions to any provision of this chapter for good cause shown.

<u>NOTICE</u>: The following forms used in administering the regulation were filed by the agency. The forms are not being published; however, online users of this issue of the Virginia Register of Regulations may click on the name of a form with a hyperlink to access it. The forms are also available from the agency contact or may be viewed at the Office of the Registrar of Regulations, General Assembly Building, 2nd Floor, Richmond, Virginia 23219.

FORMS (14VAC5-395)

<u>Settlement Agent Official Registration Form for a Title</u> Agent (eff. 3/2012)

<u>Settlement Agent Official Registration Form for Licensed</u> Title Insurance Company or Agency (eff. 3/2012)

<u>Title Settlement Agency/Agency Financial Responsibility</u> Certification (undated, filed 11/2015) <u>Waiver of Blanket Fidelity Bond or Employee Dishonesty</u> <u>Insurance Policy for Title Insurance Settlement Agents</u> (undated, filed 11/2015)

Bond for Title Insurance Settlement Agent (undated, filed 11/2015)

Standard Report of Escrow Accounts Maintained by Title Insurance Agents (eff. 10/2010)

DOCUMENTS INCORPORATED BY REFERENCE (14VAC5-395)

Statement on Auditing Standards, Special Reports, July 1, 1989, American Institute of Certified Public Accountants.

AICPA Professional Standards, Volume 1, as of June 1, 2015, American Institute of Certified Public Accountants, New York, New York 10036-8775, http://www.aicpa.org

AICPA Professional Standards, Volume 2, as of June 1, 2015, American Institute of Certified Public Accountants, New York, New York 10036-8775, http://www.aicpa.org

VA.R. Doc. No. R16-4541; Filed November 9, 2015, 2:36 p.m.



TITLE 16. LABOR AND EMPLOYMENT

SAFETY AND HEALTH CODES BOARD

Final Regulation

REGISTRAR'S NOTICE: The following regulatory action is exempt from Article 2 of the Administrative Process Act in accordance with § 2.2-4006 A 4 c of the Code of Virginia, which excludes regulations that are necessary to meet the requirements of federal law or regulations provided such regulations do not differ materially from those required by federal law or regulation. The Safety and Health Codes Board will receive, consider, and respond to petitions by any interested person at any time with respect to reconsideration or revision.

<u>Titles of Regulations:</u> 16VAC25-140. Virginia Confined Space Standard for the Construction Industry (repealing 16VAC25-140-10 through 16VAC25-140-90, Appendix A, Appendix B).

16VAC25-150. Underground Construction, Construction Industry (repealing 16VAC25-150-10).

16VAC25-170. Virginia Excavation Standard, Construction Industry (29 CFR 1926.650 - 1926.652) (repealing 16VAC25-170-10, 16VAC25-170-20, 16VAC25-170-30).

16VAC25-175. Federal Identical Construction Industry Standards (amending 16VAC25-175-1926.953, 16VAC25-175-1926.968, 16VAC25-175-1926.1200 through 16VAC25-175-1926.1213; adding 16VAC25-175-1926.650, 16VAC25-175-1926.651, 16VAC25-175-1926.652,