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Final Regulation Agency Background Document

Agency name	Board of Dentistry, Department of Health Professions	
Virginia Administrative Code (VAC) citation	18VAC60-20-10 et seq.	
Regulation title	Regulations Governing the Dental Practice	
Action title	Registration of Mobile Dental Clinics and Portable Dental Operations	
Date this document prepared	4/22/11	

This information is required for executive branch review and the Virginia Registrar of Regulations, pursuant to the Virginia Administrative Process Act (APA), Executive Orders 14 (2010) and 58 (1999), and the Virginia Register Form, Style, and Procedure Manual.

Brief summary

Please provide a brief summary (no more than 2 short paragraphs) of the proposed new regulation, proposed amendments to the existing regulation, or the regulation proposed to be repealed. Alert the reader to all substantive matters or changes. If applicable, generally describe the existing regulation. Also, please include a brief description of changes to the regulation from publication of the proposed regulation to the final regulation.

The budget bills (HB1600 and SB950) of the 2009 Acts of the Assembly required the Board of Dentistry to revise its regulations to provide for registration of mobile dental clinics and portable dental operations. The legislation further required that the Board promulgate regulations to implement the provisions of the act to be effective within 280 days of its enactment, so emergency regulations were authorized under the Administrative Process Act and became effective January 8, 2010. Chapter 405 of the 2010 Session of the General Assembly enacted § 54.1-2708.3 for regulation of mobile dental clinics.

The intent of the regulatory action is compliance with the statute that requires the Board to establish regulations for registration of mobile dental clinics and portable dental operations. Regulations include definitions of terminology used, requirements for registration, reporting requirements by providers, and other requirements to ensure accountability of care for services rendered.

Statement of final agency action

Please provide a statement of the final action taken by the agency including (1) the date the action was taken, (2) the name of the agency or board taking the action, and (3) the title of the regulation.

On April 22, 2011, the Board of Dentistry adopted final action on 18VAC60-20-10 et seq., Regulations Governing the Dental Practice.

Legal basis

Please identify the state and/or federal legal authority to promulgate this proposed regulation, including (1) the most relevant law and/or regulation, including Code of Virginia citation and General Assembly chapter number(s), if applicable, and (2) promulgating entity, i.e., agency, board, or person. Describe the legal authority and the extent to which the authority is mandatory or discretionary.

Regulations are promulgated under the general authority of Chapter 24 of Title 54.1 of the Code of Virginia. Section 54.1-2400, which provides the Board of Dentistry the authority to promulgate regulations to administer the regulatory system:

§ **54.1-2400** -General powers and duties of health regulatory boards The general powers and duties of health regulatory boards shall be:

1. To establish the qualifications for registration, certification or licensure in accordance with the applicable law which are necessary to ensure competence and integrity to engage in the regulated professions.

2. To examine or cause to be examined applicants for certification or licensure. Unless otherwise required by law, examinations shall be administered in writing or shall be a demonstration of manual skills.

3. To register, certify or license qualified applicants as practitioners of the particular profession or professions regulated by such board.

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6. To promulgate regulations in accordance with the Administrative Process Act (§ 9-6.14:1 et seq.) which are reasonable and necessary to administer effectively the regulatory system. Such regulations shall not conflict with the purposes and intent of this chapter or of Chapter 1 (§ <u>54.1-100</u> et seq.) and Chapter 25 (§ <u>54.1-2500</u> et seq.) of this title. ...

Specific regulatory authority for the Board of Dentistry is found in Chapter 405 of the 2010 Acts of the Assembly:

§ <u>54.1-2708.3</u>. Regulation of mobile dental clinics.

No person shall operate a mobile dental clinic or other portable dental operation without first registering such mobile dental clinic or other portable dental operation with the Board, except that mobile dental clinics or other portable dental operations operated by federal, state, or local government agencies or other entities identified by the Board in regulations shall be exempt from such registration requirement.

The Board shall promulgate regulations for mobile dental clinics and other portable dental operations to ensure that patient safety is protected, appropriate dental services are rendered, and needed follow-up care is provided. Such regulations shall include, but not be limited to, requirements for the registration of mobile dental clinics, locations where services may be provided, requirements for reporting by providers, and other requirements necessary to provide accountability for services rendered.

Purpose

Please explain the need for the new or amended regulation. Describe the rationale or justification of the proposed regulatory action. Detail the specific reasons it is essential to protect the health, safety or welfare of citizens. Discuss the goals of the proposal and the problems the proposal is intended to solve.

To protect the health and safety of persons served in mobile dental clinics, amendments to Chapter 20 require registration to include information about where and when the practices will be operating and which practitioners will be providing care. The clinics must also certify to agreements for follow-up care, emergency contact arrangements, access to all essential equipment and conformity to laws and regulations. There must be written consent to dental care in a mobile clinic, and patients must be provided with an information sheet that details who provided treatment, a description of the treatment and any additional dental needs, a recommendation or referral for follow-up care, and emergency contact information. Such requirements are necessary to ensure that patients (often school children) are not left with unresolved dental problems or with little or no information about what was done during a visit by a mobile clinic. Finally, regulations stipulate that the same rules and standards of care apply for practice in a mobile clinic as in a fixed facility.

Substance

Please identify and explain the new substantive provisions, the substantive changes to existing sections, or both where appropriate. A more detailed discussion is required under the "All changes made in this regulatory action" section.

The key provisions of the regulations are: 1) establishment of definitions of a "mobile dental clinic" and a portable dental operation;" 2) requirements for registration including information on locations, dates and practitioners providing services, certifications of agreements for follow-up care and access to emergency care, certification of availability of certain equipment and resources, and conformity to operational and permitting standards; 3) requirements for operation of the clinic, including posting of licenses, written consent for treatment, information on

treatment and needed follow-up for patients, and maintenance of patient records; and 4) exemptions from the requirements for registration for governmental agencies and periodic volunteer clinics providing free care.

Issues

Please identify the issues associated with the proposed regulatory action, including:
1) the primary advantages and disadvantages to the public, such as individual private citizens or businesses, of implementing the new or amended provisions;
2) the primary advantages and disadvantages to the agency or the Commonwealth; and
3) other pertinent matters of interest to the regulated community, government officials, and the public. If there are no disadvantages to the public or the Commonwealth, please indicate.

- 1) The primary advantage to the public is more accountability for mobile dental clinics providing services to school children and others in Virginia. Information on practitioners and locations, appropriate procedures for follow-up care and emergencies and adequate equipment for such clinics will provide some assurance that the care being given is safe and competent. The disadvantage could be that the registration process may discourage some clinic operations from coming into Virginia, thus reducing access to care. In passing the mandate for registration, members of the General Assembly determined that the advantages for greater protection in dental care outweighed the potential for any loss of access.
- 2) There are no advantages or disadvantages to the Commonwealth; the Board set the application and renewal fee with the goal of covering expenditures related to registration of mobile dental clinics.
- 3) There are no other pertinent matters of interest.

Changes made since the proposed stage

Please describe all changes made to the text of the proposed regulation since the publication of the proposed stage. For the Registrar's office, please put an asterisk next to any substantive changes.

There were no changes made to the text of the proposed regulations.

Public comment

Please summarize all comments received during the public comment period following the publication of the proposed stage, and provide the agency response. If no comment was received, please so indicate.

There were no comments in writing, electronically or at the public hearing.

All changes made in this regulatory action

Please list all changes that are being proposed and the consequences of the proposed changes. Describe new provisions and/or all changes to existing sections.

Current section number	Proposed new section number, if applicable	Current requirement	Proposed change and rationale
10	n/a	Sets out definitions for words and terms used in the regulation	Definitions are added for a mobile dental clinic and a portable dental operation. <i>The definitions are</i> <i>consistent with those used in the other states that</i> <i>also regulate such entities.</i>
30	n/a	Establishes certain fees charged to entities the Board regulates	An application fee of \$250 is established for registration of clinics or operations, and an annual renewal fee is set at \$150. Each application will be quite detailed and require a thorough review by staff and possibly one or more board members. A number of certifications are required, as well as information on ownership and operation of the facility. In addition, the regulation requires that the entity provide revisions to the information on locations and dates and on the dentists, dental hygienists or dental assistants II who will be providing dental services at least 10 days prior to the provision of such services. Therefore, there will be a need for constant review and updating of the registration application and renewal. The board has attempted to adopt a minimal fee consistent with its mandate to cover expenses with the fees it charges to regulated entities. In regulations in other states where mobile clinics are also registered, the fees range from \$500 application in Kansas to \$50 in Texas. Changes from the emergency regulations: In the proposed regulations, an oversight was corrected with the inclusion of a due date for renewal of December 31 st and a late fee of \$50 for renewal fees received after that date.
n/a	332	Establishes the requirements for registration	Subsection A sets out the information to be included on an application for registration, including:

1. The name and address of the owner of the facility or operation and an official address of record for the facility or operation, which shall not be a post office address. Notice shall be given to the board within 30 days if there is a change in the ownership or the address of record for a mobile dental facility or portable dental operation; *In order to ensure access to patient records in case* of a complaint to the Board or if requested by the patient or another practitioner, there must be a permanent address from which the records can be obtained and the name of an owner who is responsible for the facility's or operation's compliance with laws and regulations.. 2. The name, address and license number of each dentist and dental hygienist or the name, address and registration number of each dental assistant II who will provide dental services in the facility or operation. The identity and license or registration number of any additional dentists, dental hygienists or dental assistants II providing dental services in a mobile dental facility or portable dental operation shall be provided to the board in writing prior to the provision of such

services; While the initial application will include information about practitioners who will be providing services at a location, the clinic may employ different practitioners as it moves from location to location. It is necessary for the Board to maintain a listing of who will be working at a particular location prior to the operation of the clinic to ensure that they are appropriately authorizes to practice. 3. The address or location of each place where the mobile dental facility or portable dental operation will provide dental services and the dates on which such services will be provided. Any additional locations or dates for the provision of dental services in a mobile dental facility or portable dental operation shall be provided to the board in writing prior to the provision of such services. The address or location where services are being provided will vary as the clinic operation moves about the state, so the Board must be informed about its location as schedules are made.

Subsection B clarifies that the information about

	locations, practitioners in the clinics and the
	locations, practitioners in the ennies and the
	address of record is public information.
	Subsection C requires that an application for
	registration of a mobile dental facility or portable
	dental operation include certain certifications:
	1. That there is a written agreement for
	emergency follow-up care for patients to include
	identification of and arrangements for treatment in
	a dental office which is permanently established
	within a reasonable geographic area;
	Once a child (or adult) has been seen at a mobile
	clinic, that facility will move on to another
	location. To ensure that a patient is not left with an
	unresolved need for emergency care, there must be
	a written agreement with dentists in the area who
	are willing to take patients seen at a mobile clinic.
	2. Certification that the facility or operation has
	access to communication facilities that enable the
	dental personnel to contact assistance in the event
	of a medical or dental emergency;
	The requirement for communication facilities to
	contact assistance is essential to deal with a
	medical or dental emergency.

3. Certification that the facility has a water
supply and all equipment necessary to provide the
dental services to be rendered therein;
The Board did not choose to specify what
equipment must be a part of or contained within a
mobile clinic (as other states have done in their
regulations), but this rule does specify that there
must be a water supply and all equipment
necessary to provide whatever dental care is being
rendered.
4. Certification that the facility or operation
conforms to all applicable federal, state and local
laws, regulations and ordinances dealing with
radiographic equipment, sanitation, zoning,
flammability and construction standards; and
5. Certification that the applicant possesses all
applicable city or county licenses or permits to
operate the facility or operation.
Finally, the Board is not requiring submission of
copies of all such permits, licenses, etc. (as other
states have done in their regulations), but does
require that the facility certify that is compliant
with all applicable ordinances, laws and
regulations.
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			Subsection D makes it clear that registration may
			be denied or revoked for a violation of provisions
			of § 54.1-2706 of the Code of Virginia.
			Changes from the emergency regulations:
			In subsection A, the emergency regulations require
			the clinic or operation to provide information on
			licensees practicing in the clinic on a particular date
			or dates and the locations where the clinic will
			provide dental services at least 10 days in advance.
			Apparently that is not always possible and creates
			an unnecessary barrier to the provision of services.
			The Board does need to have that information in
			writing prior to the provision of services, but it is
			not necessary to have it 10 days in advance.
			Subsection B was added to clarify that the
			information in subsection A about locations,
			practitioners in the clinics and the address of record
			is public information.
n/a	342	Establishes the requirements for	Subsection A requires that a copy of the
		operation of a clinic or operation	registration of the facility or operation and copies
		^	of the licenses of the dentists and dental hygienists
			or registrations of the dental assistants II shall be
			displayed in plain view of patients.

	To ensure accountability for the services being
	provided, it is necessary for patients to know
	whether the mobile facility is appropriately
	registered and the identity of the licensees
	providing care in that facility.
	Subsection B requires that prior to treatment, the
	facility or operation shall obtain written consent
	from the patient or if the patient is a minor or
	incapable of consent, his parent, guardian or
	authorized representative.
	Mobile dental clinics are used most often at local
	schools; it is essential that a parent or guardian be
	aware of and give consent to treatment. In some
	cases, a portable dental operation is taken to
	nursing homes, so the patient may be incapable of
	consent, which must then come from an authorized
	representative of the patient.
	Subsection C requires that each patient be provided
	with an information sheet or if the patient, his
	parent, guardian or authorized agent has given
	written consent to an institution or school to have
	access to the patient's dental health record, the
	institution may be provided a copy of the
	information. At a minimum, the information sheet

shall ir	nclude:
1.	Patient name, date of service and location
where	treatment was provided;
2.	Name of dentist and dental hygienist who
provide	ed services;
3.	Description of the treatment rendered and
tooth n	numbers, when appropriate;
4.	Billed service codes and fees associated with
treatme	ent;
5.	Description of any additional dental needs
observ	ed or diagnosed;
6.	Referral or recommendation to another
dentist	if the facility or operation is unable to
provide	e follow-up treatment; and
7.1	Emergency contact information.
In ever	ry state where mobile clinics are regulated,
there i	s a requirement for an information sheet to
be giv	ven to patients at the conclusion of the
	ttment (in the case of a child, the parent may
	t for the sheet to be given to the school for
	hool to then give to the parent). A patient
	have that information because a patient is not readily available as it would be from
recora	is not reduity available as it would be from

			a local dentist in case additional problems occur or
			follow-up treatment is needed.
			Subsection D requires patient records to be
			maintained, as required by 18VAC60-20-15, in a
			secure manner within the facility or at the address
			of record listed on the registration application.
			Records shall be made available upon request by
			the patient, his parent guardian or authorized
			representative and shall be available to the board
			for inspection and copying.
			Subsection E specifies that the practice of dentistry
			and dental hygiene in a mobile dental clinic or
			portable dental operation shall be in accordance
			with the laws and regulations governing the
			practice.
			The same standard of care applies to the practice
			of dentistry or dental hygiene regardless of the
			setting in which dental care is provided.
n/a	352	Sets out the entities that are exempt from the requirements for registration	 Those entities that are exempt include: 1) federal, state and local governmental agencies; and 2) Dental treatment which is provided without charge to patients or to any third party payer.
			The law provides an exception for "those operated by federal, state or local governmental agencies, or by other entities deemed appropriate for exemption by the Board of Dentistry." The Board has exempted through regulation those clinics or operations that are set up periodically to provide free dental care to underserved populations, which

would include the volunteer projects operated by the Virginia Dental Association (VDA).
<i>Changes from the emergency regulations:</i> The Board eliminated the language about treatment provided without charge "and which is not provided on a regular basis (recurring at fixed or uniform intervals)." Volunteer clinics, such as those sponsored by the VDA, may occur at regular intervals, and the Board did not want to hinder those activities.

Regulatory flexibility analysis

Please describe the agency's analysis of alternative regulatory methods, consistent with health, safety, environmental, and economic welfare, that will accomplish the objectives of applicable law while minimizing the adverse impact on small business. Alternative regulatory methods include, at a minimum: 1) the establishment of less stringent compliance or reporting requirements; 2) the establishment of less stringent compliance or reporting requirements; 3) the consolidation or simplification of compliance or reporting requirements; 4) the establishment of performance standards for small businesses to replace design or operational standards required in the proposed regulation; and 5) the exemption of small businesses from all or any part of the requirements contained in the proposed regulation.

Since the registration and regulation of mobile dental clinics and portable dental operations were mandated by Virginia law, the Board determined that there were no alternatives other than the promulgation of regulations.

Family impact

Please assess the impact of the proposed regulatory action on the institution of the family and family stability including to what extent the regulatory action will: 1) strengthen or erode the authority and rights of parents in the education, nurturing, and supervision of their children; 2) encourage or discourage economic self-sufficiency, self-pride, and the assumption of responsibility for oneself, one's spouse, and one's children and/or elderly parents; 3) strengthen or erode the marital commitment; and 4) increase or decrease disposable family income.

There is no impact on the family.