What experience have you had with incorporating documents into regulation by reference? Please include specific information on things you believe have worked well; what could be improved, and how; and what things should be avoided.

Please provide any cost information you may have on the DIBR adoption or implementation?

Please provide impact information on the use of DIBR beyond direct costs in complying with incorporation by reference.

Please provide your opinion on Virginia's current process for adopting or amending incorporation by reference documents.

Is the process adequate, too long, too short?

Should the process for incorporating documents by reference be the same for all documents? For example, could incorporation of the Code of Federal Regulations be subject to a different process from the incorporation of a National Standard from an association?

Should the process for updating previously adopted documents be the same for incorporating new documents? If not, what should the procedure be for updating previously adopted documents?

What should the notice requirements be for incorporating new documents? For updating previously incorporated documents?