# Office of Regulatory Management

#### **Economic Review Form**

Agency name	Department of Medical Assistance Services
Virginia Administrative	12 VAC 30-50-420, 12 VAC 30-50-430, 12 VAC 30-50-491,
Code (VAC) Chapter	12 VAC 30-60-143, 12 VAC 30-60-185
citation(s)	
VAC Chapter title(s)	Amount, Duration, and Scope of Medical and Remedial Care
	Services & Standards Established and Methods Used to Assure
	High Quality Care
Action title	Mental Health and Substance Use Case Management
Date this document	4/18/2024
prepared	
Regulatory Stage	Fast Track
(including Issuance of	
<b>Guidance Documents)</b>	

#### **Cost Benefit Analysis**

Complete Tables 1a and 1b for all regulatory actions. You do not need to complete Table 1c if the regulatory action is required by state statute or federal statute or regulation and leaves no discretion in its implementation.

Table 1a should provide analysis for the regulatory approach you are taking. Table 1b should provide analysis for the approach of leaving the current regulations intact (i.e., no further change is implemented). Table 1c should provide analysis for at least one alternative approach. You should not limit yourself to one alternative, however, and can add additional charts as needed.

Report both direct and indirect costs and benefits that can be monetized in Boxes 1 and 2. Report direct and indirect costs and benefits that cannot be monetized in Box 4. See the ORM Regulatory Economic Analysis Manual for additional guidance.

Table 1a: Costs and Renefits of the Proposed Changes (Primary Option)

Table 1a. Custs allu	<b>Benefits of the Proposed Ch</b>	ranges (1 rimary Option)				
(1) Direct &	There are no direct costs ass	ociated with these regulatory changes.				
Indirect Costs &						
Benefits	The direct benefits of the reg	The direct benefits of the regulatory changes are:				
(Monetized)	The benefit of removing the	limit on substance use case management for				
		liance with the federal Medicaid Mental				
	Health Parity Rule.					
	Specifying that reimbursement is allowed, provided two conditions are met, for case management services for Medicaid eligible individuals who are in institutions, with the exception of individuals between the ages of 22 and 64 who are served in IMDs and individuals of any age who are inmates of public institutions, aligns DMAS regulations with existing practice and with 42 CFR 441.18(a)(8)(vii).  Clarifying ISP review timeframes and grace periods, and clarifying that CSAC Supervisees may bill for substance use case management services, documents existing DMAS practices for clarity.					
	documents existing DWAS	Statetices for clarity.				
(2) Present						
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits				
	(a)	(b)				
(3) Net Monetized						
Benefit						
Benefit						
Benefit  (4) Other Costs &						
Benefit  (4) Other Costs & Benefits (Non-						
Benefit  (4) Other Costs & Benefits (Non- Monetized)						
Benefit  (4) Other Costs & Benefits (Non- Monetized)  (5) Information						
Benefit  (4) Other Costs & Benefits (Non- Monetized)						
Benefit  (4) Other Costs & Benefits (Non- Monetized)  (5) Information						
Benefit  (4) Other Costs & Benefits (Non-Monetized)  (5) Information Sources  Table 1b: Costs and		Quo (No change to the regulation)				
Benefit  (4) Other Costs & Benefits (Non-Monetized)  (5) Information Sources		Quo (No change to the regulation) ct costs or benefits if the regulations are not				

(1) Direct &	There are no direct or indirect costs or benefits if the regulations are not			
Indirect Costs &	changed.			
Benefits				
(Monetized)				
(2) Present				
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits		

	(a)	(b)	
(3) Net Monetized			
Benefit			
(4) Other Costs &			
Benefits (Non-			
Monetized)			
(5) Information			
Sources			
Table 1c: Costs and	Benefits under	Alternative Approach(es)	
(1) Direct &	There are no of	ther alternatives that will allow DMAS to operate in	

Table 1c: Costs and	<b>Benefits under Alternative</b>	Approach(es)		
(1) Direct & Indirect Costs & Benefits (Monetized)	There are no other alternatives that will allow DMAS to operate in accordance with federal laws and regulations, and that would accurately document current practices.			
(2) Present Monetized Values	Direct & Indirect Costs (a)	Direct & Indirect Benefits (b)		
(3) Net Monetized Benefit				
(4) Other Costs & Benefits (Non- Monetized)				
(5) Information Sources				

## **Impact on Local Partners**

Use this chart to describe impacts on local partners. See Part 8 of the ORM Cost Impact Analysis Guidance for additional guidance.

**Table 2: Impact on Local Partners** 

(1) Direct &	No impact on local partners.	
Indirect Costs &		
Benefits		
(Monetized)		
	T	
(2) Present		
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits

	(a)	(b)
(3) Other Costs & Benefits (Non- Monetized)		
(4) Assistance		
(5) Information Sources		

# **Impacts on Families**

Use this chart to describe impacts on families. See Part 8 of the ORM Cost Impact Analysis Guidance for additional guidance.

**Table 3: Impact on Families** 

Tuble of Impact on		
(1) Direct &	No impact on families.	
Indirect Costs &		
Benefits		
(Monetized)		
(2) Present		
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits
	(a)	(b)
(3) Other Costs &		
Benefits (Non-		
Monetized)		
(4) Information		
Sources		

## **Impacts on Small Businesses**

Use this chart to describe impacts on small businesses. See Part 8 of the ORM Cost Impact Analysis Guidance for additional guidance.

**Table 4: Impact on Small Businesses** 

(1) Direct &	No impact on small businesses.
Indirect Costs &	
Benefits	
(Monetized)	

(2) Present		
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits
	(a)	(b)
(3) Other Costs &		
Benefits (Non-		
Monetized)		
(4) Alternatives		
(4) Alternatives		
(5) Information		
Sources		

## **Changes to Number of Regulatory Requirements**

## **Table 5: Regulatory Reduction**

For each individual action, please fill out the appropriate chart to reflect any change in regulatory requirements, costs, regulatory stringency, or the overall length of any guidance documents.

Change in Regulatory Requirements

VAC	Authority of	Initial	Additions	Subtractions	<b>Total Net</b>
Section(s)	Change	Count			Change in
Involved*					Requirements
12 VAC	(M/A):	0	0	0	0
30-50-420	(D/A):	0	0	0	0
	(M/R):	4	0	-1	-1
	(D/R):	14	0	0	0

VAC	Authority of	Initial	Additions	Subtractions	Total Net
Section(s)	Change	Count			Change in
Involved*					Requirements
12 VAC	(M/A):	0	0	0	0
30-50-430	(D/A):	0	0	0	0
	(M/R):	3	0	0	0
	(D/R):	14	0	0	0

VAC	Authority of	Initial	Additions	Subtractions	Total Net
Section(s)	Change	Count			Change in
Involved*					Requirements
12 VAC	(M/A):	0	0	0	0
30-50-491	(D/A):	0	0	0	0
	(M/R):	2	+1	0	+1
	(D/R):	12	0	0	0

VAC	Authority of	Initial	Additions	Subtractions	Total Net
Section(s)	Change	Count			Change in
Involved*					Requirements
12 VAC	(M/A):	0	0	0	0
30-60-143	(D/A):	0	0	0	0
	(M/R):	0	+2	-1	+1
	(D/R):	136	0	0	0

VAC	Authority of	Initial	Additions	Subtractions	Total Net
Section(s)	Change	Count			Change in
Involved*					Requirements
12 VAC	(M/A):	0	0	0	0
30-60-185	(D/A):	0	0	0	0
	(M/R):	0	+3	-9	-6
	(D/R):	23	0	0	0
		•		Grand Total of	(M/A): 0
				Changes in	(D/A): 0
				Requirements:	(M/R): -5
					(D/R): 0

#### **Key:**

Please use the following coding if change is mandatory or discretionary and whether it affects externally regulated parties or only the agency itself:

(M/A): Mandatory requirements mandated by federal and/or state statute affecting the agency itself

**(D/A):** Discretionary requirements affecting agency itself

(M/R): Mandatory requirements mandated by federal and/or state statute affecting external parties, including other agencies

(D/R): Discretionary requirements affecting external parties, including other agencies

Cost Reductions or Increases (if applicable)

VAC Section(s) Involved*	Description of Regulatory Requirement	Initial Cost	New Cost	Overall Cost Savings/Increases

### Other Decreases or Increases in Regulatory Stringency (if applicable)

VAC Section(s) Involved*	Description of Regulatory Change	Overview of How It Reduces or Increases Regulatory Burden

#### Length of Guidance Documents (only applicable if guidance document is being revised)

Title of Guidance	Original Word	New Word Count	Net Change in
Document	Count		Word Count

\*If the agency is modifying a guidance document that has regulatory requirements, it should report any change in requirements in the appropriate chart(s).