Office of Regulatory Management

Economic Review Form

Agency name	Department of Fire Programs		
Virginia Administrative Code (VAC) Chapter citation(s)	19VAC15		
VAC Chapter title(s)	Department of Fire Programs		
Action title	Regional Fire Services Training Policy		
Date this document prepared	September 3, 2024		
Regulatory Stage (including Issuance of Guidance Documents)	Removal of Guidance Documents		

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 Benefits of the Proposed Changes (Primary Option)

Table 1a: Costs and Benefits of the Proposed Changes (Primary Option)				
(1) Direct &	Direct Costs: There are no expected direct costs with this proposed			
Indirect Costs &	change.	change.		
Benefits				
(Monetized)		costs are expected. This action will remove		
		Document to align with relevant language in		
	the Code of Virginia. It will not alter costs for regulants or the agency.			
	Direct Benefits: The proposed change would remove this as a Guidance			
	Document, thus decreasing	the hours dedicated to regulatory oversight. It		
	will also align VDFP Guida	nce Documents with relevant sections of the		
	Code of Virginia.			
	Indirect Benefits: Changes or additions made to the grant policy would			
	be more streamlined when requested be stakeholders by removing them			
	as Guidance Documents.			
(2) Present				
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits		
Wionetized values	(a) Undetermined	(b) Reduction in agency oversight costs are		
	(a) Undetermined	expected upon removal as a Guidance		
		Document.		
(3) Net Monetized	\$0	Document.		
Benefit	Ψ0			
Bonont	<u> </u>			
(4) Other Costs &	(4) Other Costs & This change aligns VDFP with §2.2-4101 and §2.2-4002.1 of the Code of			
Benefits (Non-	Virginia. The Virginia Fire Services Board should be better able to enact			
Monetized)	changes to grant programs as was done historically.			
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(5) Information Sources	Department of Fire Programs.			
Sources				

Table 1b: Costs and Benefits under the Status Quo (No change to the regulation)

(1) Direct &	Direct Costs: There are no expected direct costs related to the status quo.
Indirect Costs &	
Benefits	Indirect Costs: Indirect costs related to the status quo are related to costs
(Monetized)	accrued by the agency to manage regulatory programs. The agency
	would also be utilizing Guidance Documents that do not align with
	relevant code sections.
	Direct Benefits: This program would continue to receive the full
	oversight of the Commonwealth as a regulatory document. However, this
	does not align with current definitions in the code.

	Indirect Benefits: There are no indirect benefits with this Guidance Document as is.					
(2) Present						
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits				
	(a) \$0	(b) \$0				
(3) Net Monetized Benefit	N/A					
(4) Other Costs & Benefits (Non- Monetized)	The costs and benefits of maintaining regulatory oversight instead of changing to an agreement between the agency and the voluntary grant recipient.					
(5) Information Sources	Commonwealth of Virginia Department of Fire Program					

Table 1c: Costs and Benefits under Alternative Approach(es)

There are no alternative approaches to the proposed change. The program either remains as a regulatory document or it becomes an agreement managed by VDFP. There are no other ways for administering this program under current code language. [§38.2-401:D].

Impact on Local Partners

Please see the comments above referring to stakeholders. These stakeholders are local governments receiving grants on behalf of volunteer and career fire departments.

Impacts on Families

This guidance document does not affect the cost or accessibility of food, energy, housing, transportation, healthcare, education, or any other good or service that is especially important to families. This policy only applies to the reporting of fire incidents under VFIRS.

Impacts on Small Businesses

The Department of Fire Programs does not foresee any impact on small business because this policy only applies to local fire departments who wish to report through VFIRS and NFIRS. Small businesses are not regulants included under this guidance document.

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 Section(s) Involved*	Authority of Change	Initial Count	Additions	Subtractions	Total Net Change in Requirements
	(M/A):	0	0	0	0
	(D/A):	3	0	3	-3
	(M/R):	0	0	0	0
	(D/R):	17	0	17	-17
		1		Grand Total of	(M/A):0
				Changes in	(D/A):3
				Requirements:	(M/R):0
					(D/R):17

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

Other Decreases or Increases in Regulatory Stringency (if applicable)

VAC Section(s)	Description of Regulatory	Overview of How It Reduces
Involved*	Change	or Increases Regulatory
		Burden
Regional Fire Services	Removal of the complete	This reduced regulatory burden
Training	Guidance Document to align	by removing it as a Guidance
	with §2.2-4101 and §2.2-	Document. It will remain as a
	4002.1 of the Code of Virginia.	grant policy outlining
	The document will remain, in a	expectations of both the agency
	more limited fashion, to ensure	and the voluntary grant
	internal grant processes are	recipient.
	followed.	

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
Regional Fire	2748	0	-2748
Services Training			
Policy			