Office of Regulatory Management

Economic Review Form

Agency name	State Board of Education
Virginia Administrative	Not Applicable
Code (VAC) Chapter	
citation(s)	
VAC Chapter title(s)	EXECUTIVE ORDER #28 GUIDANCE
Action title	Executive Order 28: Parental Notification, Law Enforcement Collaboration, and Student Education to Prevent Student Overdoses
Date this document prepared	December 20, 2023
Regulatory Stage	Issuance of a Guidance Document
(including Issuance 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 Ch	langes (Frimary Option)		
(1) Direct &	Direct Costs:			
Indirect Costs &	The proposed guidance does not introduce any changes that			
Benefits	would present any di	rect costs.		
(Monetized)	Indirect Costs:			
	The proposed guidan would present any in	ce does not introduce any changes that		
	Direct Benefits:			
	The proposed guidan	ce does not introduce any changes that		
	would present any di			
	Indirect Benefits:			
	1 1 0	ce details best practices to support decision- school leaders developing parent		
	notification protocols	s, and re-enforcing best practices for law		
	enforcement collaboration. The proposed guidance informs local			
	school divisions and parents about drug education and prevention			
	programs for students.			
(2) Present				
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits		
	(a) \$0.00	(b) \$0.00		
(3) Net Monetized	\$0.00			
Benefit	Benefit			
(4) Other Costs &	\$0.00			
Benefits (Non-				
Monetized)				
(5) Information	Executive Order 28: Parenta	l Notification, Law Enforcement		
Sources	Collaboration, and Student Education to Prevent Student Overdoses			
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Table 1b: Costs and Benefits under the Status Quo (No change to the regulation)

(1) Direct &	Direct Costs:		
Indirect Costs &	Maintenance of the status quo present an incalculable direct cost.		
Benefits	Indirect Costs:		
(Monetized)	Maintenance of the status quo would fail to address drug		
	overdoses as the leading cause of unnatural death. Currently, it is		
	unknown what the monetized indirect cost of overdose deaths is		
	on the Commonwealth.		
	Direct Benefits:		
	Awareness and education are two of the best defenses against		
	opioid misuse and overdose.		

	Indirect Benefits: This guidance provides drug education and prevention program resources to both local school divisions and parents seeking information for students to develop good decision-making skills and prevent violations of Virginia law.				
(2) Present Monetized Values	Direct & Indirect Costs (a) \$0.00 (b) \$0.00				
(3) Net Monetized Benefit	\$0.00				
(4) Other Costs & Benefits (Non-Monetized) (5) Information Sources	More Virginians die every year from overdoses than from automobile crashes. Opioids - specifically fentanyl - has been the driving force behind the large increases. In 2021, fentanyl contributed to 76.4% of all Virginia overdose deaths. The Virginia Department of Health has estimated that 98% of these fatal fentanyl overdoses in Virginia were caused by the illicit, rather than prescription, version of the drug. EXECUTIVE ORDER #28 GUIDANCE				

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

Table 1c: Costs and Benefits under Alternative Approach(es)					
(1) Direct &	Direct Costs:				
Indirect Costs &	As the sole alternativ	e is the status quo, the alternative approach			
Benefits	would not present an	y direct costs.			
(Monetized)	Indirect Costs:				
	As the sole alternativ	e is the status quo, the alternative approach			
	would not present an	y indirect costs.			
	Direct Benefits: Describe the	e direct benefits of this proposed change			
	here.				
	As the sole alternativ	e is the status quo, the alternative approach			
	of providing guidance	e presents incalculable direct monetized			
	benefits to local school divisions and parents.				
	Indirect Benefits:				
	As the sole alternative is the status quo, the alternative approach				
	of providing guidance presents incalculable indirect monetized				
	benefits to local school divisions and parents.				
(2) Present					
Monetized Values	Direct & Indirect Costs	rect & Indirect Costs Direct & Indirect Benefits			
17101101120a values	(a) \$0.00	(b) \$0.00			
	(α) ψ0.00	(ο) ψο.οο			
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(3) Net Monetized	\$0.00
Benefit	
(4) Other Costs & Benefits (Non- Monetized)	\$0.00
(5) Information Sources	The sole alternative is the status quo.

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 &	Direct Costs: Describe the direct cos	ts of this proposed change here				
Indirect Costs &	Direct Costs: Describe the direct costs of this proposed change here. The proposed guidance does not introduce any changes that					
Benefits	1 1 0	•				
	<u> </u>	l direct costs to local partners.				
(Monetized)	Indirect Costs:					
	1 1 0	not introduce any changes that				
		l indirect costs to local partners.				
	Direct Benefits:					
		not introduce any changes that				
	would present any monetized	l direct benefits to local partners.				
	Indirect Benefits:					
	The proposed guidance does	not introduce any changes that				
		l indirect benefits to local partners.				
(2) Progent						
(2) Present	Diverse & Indiverse Coasts	Divert & Indivert Devette				
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits				
	(a) \$0.00	(b) \$0.00				
(3) Other Costs &	\$0.00					
Benefits (Non-						
Monetized)						
,	0.00					
(4) Assistance	\$0.00					
(5) Information	None. This guidance concerning Executive Order 28: Parental					
Sources	Notification, Law Enforcement Collaboration, and Student Education to					
	Prevent Student Overdoses does not introduce any changes that would					
	present any monetized or non-monetized costs or benefits to local					
	partners.					
partiero.						

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

Table 3. Impact on	r anning				
(1) Direct & Indirect Costs & Benefits (Monetized)	Direct Costs: The proposed guidance does not introduce any changes that would present any monetized direct costs to families. Indirect Costs: The proposed guidance does not introduce any changes that would present any monetized indirect costs to families. Direct Benefits: The proposed guidance does not introduce any changes that would present any monetized direct benefits to families. Indirect Benefits: The proposed guidance does not introduce any changes that would present any monetized indirect benefits to families.				
(2) Present					
Monetized Values	Direct & Indirect Costs	Direct & Indirect Benefits			
Wonetized Values	(a) \$0.00	(b) \$0.00			
(3) Other Costs & Benefits (Non- Monetized)	\$0.00				
(4) Information Sources	None. The Executive Order #28 Guidance for Parental Notification, Law Enforcement Collaboration, and Student Education to Prevent Student Overdoses does not introduce any changes that would present any direct or indirect benefits or costs.				

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 &	Direct Costs:	
Indirect Costs &	The proposed guidance does not introduce any changes that	
Benefits	would present any monetized direct costs to small businesses.	
(Monetized)	Indirect Costs:	
	The proposed guidance does not introduce any changes that	
	would present any monetized indirect costs to small businesses.	
	Direct Benefits:	
	The proposed guidance does not introduce any changes that	
	would present any monetized direct benefits to small businesses.	

	Indirect Benefits: The proposed guidance does not introduce any changes that would present any monetized indirect benefits to small businesses.			
(2) Present				
Monetized Values	Direct & Indirect Costs Direct & Indirect Benefits			
	(a) \$0.00 (b) \$0.00			
(3) Other Costs & Benefits (Non- Monetized)	\$0.00			
(4) Alternatives	\$0.00			
(5) Information	None. The Executive Order #28 Guidance for Parental Notification, Law			
Sources	Enforcement Collaboration, and Student Education to Prevent Student			
	Overdoses does not introduce any changes that would present any direct or indirect benefits or costs.			

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 Count	Additions	Subtractions	Net
Section(s)	Change				Change
Involved*					
_	Statutory:				
	Discretionary:				
				Total Net	
				Change of	
				Statutory	
				Requirements:	
				Total Net	
				Change of	
				Discretionary	
				Requirements:	

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)	Description of Regulatory	Overview of How It Reduces	
Involved*	Change	or Increases Regulatory	
		Burden	

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

Title of Guidance	Original Length	New Length	Net Change in
Document			Length
Executive Order #28	N/A	Five pages	N/A
Guidance			

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