Regulatory Flexibility Analysis and Impact Statement Form

For Proposed New and Amended Regulations Affecting Small Businesses or Individuals

Introduction

Beginning January 1, 2016, agencies submitting proposed new or amended regulations that affect small businesses or individuals are required, under the new Regulatory Transparency and Accountability Acts of 2015 (see 80 Del. Laws, c. 112 and 113), to submit a Regulatory Flexibility Analysis (RFA) and a Regulatory Impact Statement (RIS) with the proposed regulation to the Registrar of Regulations (see 29 Del.C. Ch. 104).

This RFA and RIS form is intended to benefit the small businesses and individuals impacted by proposed regulations by ensuring a reasonable level of consistency in the formatting of RFAs and RISs across different agencies and regulations.

State agencies proposing new or amended regulations that are substantially likely to impose additional costs or burdens on small businesses¹ or individuals² must submit a Regulatory Flexibility Analysis (RFA) **and** a Regulatory Impact Statement (RIS) to the Registrar of Regulations, with the proposed regulation. For agencies proposing amendments to existing regulations, the promulgating agency shall only be required to complete the RFA and RIS for the proposed amended portion of the existing regulation, and not for the entire existing regulation.

What is a Regulatory Flexibility Analysis (RFA)?

In each RFA, an agency must consider, where applicable, lawful, feasible and desirable, specific methods of reducing the burdens of the regulation on individuals and/or small businesses, including: (1) establishing less stringent requirements and deadlines; (2) establishing performance standards to replace design standards; (3) exempting individuals and small businesses from all or part of the regulation; and (4) examining other ways to accomplish the regulation's purpose, while minimizing the impact upon individuals and/or small businesses.

What is a Regulatory Impact Statement (RIS)?

Among other things, each RIS must (1) describe the purpose of the regulation; (2) identify the individuals and/or small businesses subject to it; (3) provide an estimate of the potential costs of compliance; and (4) describe any less intrusive or less costly alternative methods of achieving the purpose of the regulation. In addition, the Act further enhances transparency by requiring the Registrar of Regulations to transmit regulatory impact statements to the appropriate standing committee of the General Assembly.

¹"Small business" means any not-for-profit enterprise, sheltered workshop or business enterprise which is engaged in any phase of manufacturing, agricultural production or personal service, regardless of the form of its organization, when such enterprise or workshop employs fewer than 50 persons, has gross receipts of less than \$10,000,000 and is not owned, operated or controlled by another business enterprise.

² "Individual" means any natural person, including any sole proprietorship. The term "individual" does not include any natural person affected by a regulation in his/her capacity as an officer, director, or employee of an organization that is not a "small business"; e.g. the CEO of a large business.

Agencies, Boards, and Commissions: please fill out this form when proposing new or amended regulations for the purpose of informing the public and business community. All proposed regulations, even if an exemption applies, must have this form attached when submitting to the Registrar of Regulations.

Date	07/01/20)18	Agency	DHSS	DPH/HSP Division/Office
Conta	act Name	Jan	nie Mack		
Conta	act Email (or ma	ailing ado	dress for co	jamie.mack@state.de.us omments)
Regul	ation # _	l471 	Title	Massage	and Bodywork Facilities
Exei	mptions	S			
\smile					tion is not subject to Chapter 104, Title 29 of the Delaware Code usinesses or individuals at all.
$\overline{}$	-				commission is exempt from completing the RFA and Impact proposed regulation.
С	hoose the	e reas	on for ex	emption:	
(_				not substantially likely to impose additional costs or burdens ousinesses. Explain this conclusion:
		_		et requirem significant b	ents consistent with best practices for massage facilities and burden,
	<i>B2.</i> Thi	s is aı	n emerge	ncy regula	tion pursuant to 29 Del.C. §10119.
					exempt from the procedural requirements of the Administrative 13(b) . Choose which reason:
	0		n. Descrip	itions of ag	gency organization, operations and procedures for obtaining
	\circ	B3b	. Rules of	practice a	nd procedure used by the agency
	\circ	В3с.	Delegati	ions of aut	hority to subordinates
	0		. Nonsub inical err		nanges in existing regulations to alter style or form or to correct
	0				xisting regulations to make them consistent with changes in basic therwise alter the substance of the regulations
	0	_		tions of exi	isting agency or judicial principles of decision derived from rulings

арр	This proposed regulation defines standard of conduct or qualifications of individuals olying for licensure or as licensed professionals. Identify which professional license or fessional qualification this would apply to:
Reg com stat	Regulations that are required by federal law and/or have already complied with the federal gulatory Flexibility Act, 5 U.S.C. § 601 et seq. (If this is checked, the agency, board, or amission shall cite the federal law, regulation, directive, or guidance strictly mandating such the regulation and shall attach any applicable Federal RFA related to the regulation, if a tilable. Attach the Federal RFA statement to this form, or provide the URL):
	ese regulations set requirements consistent with best practices for massage facilities and buld not create a significant burden,

End of Exemption Section

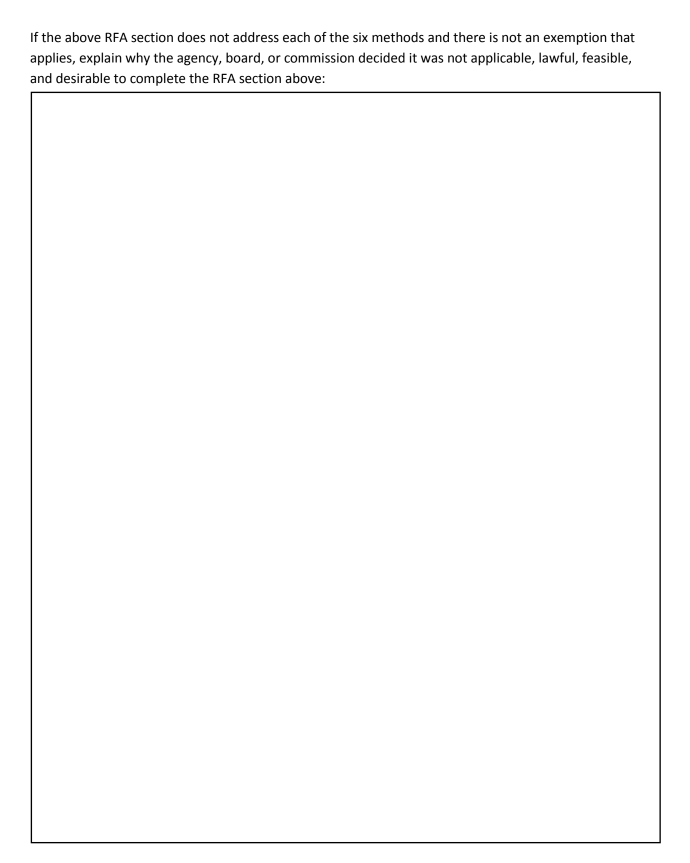
Regulatory Flexibility Analysis

State agencies, boards, and commissions proposing to adopt or amend a regulation that is substantially likely to impose additional costs or burdens upon individuals and/or small businesses shall consider, where **applicable**, **lawful**, **feasible** and **desirable**, the following methods of reducing the additional costs and burdens of proposed regulations on individuals and small businesses:

- 1. The establishment of less stringent compliance or reporting requirements;
- 2. The establishment of less stringent schedules or deadlines for compliance or reporting requirements;
- 3. The consolidation or simplification of compliance or reporting requirements;
- 4. The establishment of performance standards to replace design or operational standards required in the proposed regulation;
- 5. The exemption of certain individuals or small businesses from all or part of the requirements contained in the proposed regulation; and
- 6. Such other alternative regulatory methods that will accomplish the objectives of the proposed regulation while minimizing the adverse impact upon individuals and small businesses.

Explain whether each of the above methods would be applicable, lawful, feasible, and desirable to reduce the costs or burdens of the proposed regulation:

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Regulatory Impact Statement

Any agency, board, or commission that proposes to adopt or amend a regulation that is substantially likely to impose additional costs or burdens upon individuals and/or small businesses must submit the below Regulatory Impact Statement (RIS).

Refere	
	nce the statutory provision that allows for the adoption or amendment of the regulation an
	tutory provisions that address the subject matter of the regulation. In addition, provide the
	the specific section of the Delaware Code to allow the public easy access to view the
orovisi	
0	Statutory Citation: Del C 24 § 5314 (a)
0	URL: http://delcode.delaware.gov/title24/c053/sc02/index.shtml
0	Subject Matter Statutory Citation:
0	URL:
Descrik	be the purpose of the proposed regulation (what is the need for the proposed regulation?):
The re	gulation establishes standards for sanitary concerns in massage facilities.
	, ,
expect	re the anticipated benefits of the proposed regulation? (Describe the benefits that are ed to accrue as a result of the implemented regulation). Please quantify such benefits, as
expect feasible	ed to accrue as a result of the implemented regulation). Please quantify such benefits, as
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businesses,	ood-faith estimate of the potential cost of cor which at minimum shall include the projected	d reporting, recordkeeping, and other
administrat	tive costs required to comply with the propose	ed regulation. Use the below space for a
	esponse (<i>Cost Estimate Option 1</i>) or, use the qu	uestionnaire below to guide the response
Cost Estim	ate Option 2):	
Cost Estimo	ate Option 1:	

	Cost Estimate Option 2	Yes	No	Unknown
1	Is this regulation being proposed to implement a state or federal program that provides funds to Delaware?	0	•	0
2	If this regulation is not implemented, will individuals, businesses, or programs lose federal funding?	0	•	0
3	Does this regulation implement a plan that has already been approved by the federal government, after an opportunity for public comment?	0	•	0
4	Does this regulation follow industry standards and best practices?	•	0	0
5	Are there potential costs in not establishing these standards?	0	•	0
6	Does the regulation require capital costs (building costs, material costs, upgrades to property or structures, retrofitting of systems, <i>etc.</i>)?	0	•	0
7	Does the regulation require additional recurring costs on small businesses or individuals?	0	•	0
8	Does the regulation impose additional administrative burden for a small business or individual?	0	•	0
8a	If answering yes to #8, is it ongoing reporting or one time? (Choose answer) Ongoing One Time Unknown		I	
8b	If answering yes to #8, generally, how much administrative effort will be require regulation? Large Amount Small Amount Ounknown	ed to con	nply with	n the
9	Does the regulation require new or changed record keeping that will create new processes or change processes already in place for small businesses or individuals?	0	•	0

	Cost Estimate Option 2 (continued)	Yes	No	Unknown
10	Would a small businesses or individual be required to hire an outside professional to comply with the proposed regulation (such as an attorney, accountant, tax advisor, environmental consultant, engineering firm, etc.)?	0	•	0
10a	If answering yes to #10, estimate how many hours an outside professional may be	oe need	ed to ass	sist
10b	If answering yes to #10, will a small business or individual be required to retain the services of the outside professional on an ongoing basis?	0	0	0
11	Does the regulation require small businesses to purchase goods or services that are unusual or not commercially reasonable?	0	•	0
12	Does the regulation require that small businesses exceed commercially reasonable data storage and transmission standards?	0	•	0
13	Will small businesses have to hire additional employees in order to comply with the proposed regulation?	0	•	0
14	Does the regulation require small businesses to cooperate with audits, inspections, or other regulatory enforcement activities?	•	0	0
15	Does the regulation have the effect of creating additional licenses, taxes and/or fees for small businesses?	0	•	0
16	Does the regulation require small businesses to obtain additional education to keep up to date with regulatory requirements?	0	•	0
17	Please further explain any additional costs or burdens, which at a minimum shall reporting, recordkeeping, and other administrative costs required to comply wit			-

-	Estimate the a	amount of age	ency, board, o	or commissio	n staff hours	it took to pre	epare
RFA and R	IS statement:						
		encouraged to	list trade or	industry grou	ups, small bu	sinesses, or o	other
		rontly rogulat					
stakehold	ers such as cur			ncv. board. or	r commission	ı is further er	ocoura
stakehold commissio	ers such as cur on in preparing	this RFA and					
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End of Regulatory Impact Statement Section