

2024 (new version)	Type of Change	Reason for Change	Burden Change
Updated grammar and formatting of questions for easier understanding.	Rev	To make it easier for respondent to complete the survey. Updated grammar, sentence structure and formatting for easier understanding.	Decrease work burden for respondents by 5 min.
Spelled out acronyms for easier understanding.	Rev	To make it easier for respondent to complete the survey by identifying acronyms.	Decrease work burden for respondents by 5 min.
Opening Introduction to survey: <i>CMS does not edit State responses; therefore, what is submitted will be what is posted on Medicaid.gov. This material is also utilized for composing the annual report to Congress.</i>	Add	Incorporated statement in introduction to increase respondent understanding that their responses will not be altered when reporting out.	No burden change.
Section I, Demographics - removed telephone number	Rev	Removed telephone number as not needed and replaced with Position Title	No burden change.
Section I. Demographics, Question 2. question clarified	Rev	Question revised for ease of understanding to the respondent.	Decrease work burden for respondents by 10 min.
Section II. ProDUR, Question 1.b. Added additional response	Add	Documented explanation required for this question.	Increase work burden for respondents by 5 min.
Section II. ProDUR, Question 2, question clarified	Rev	Question revised for ease of understanding to the respondent.	Decrease work burden for respondents by 5 min.
Section II. ProDUR, Question 4. "No" explanation required.	Add	Documented explanation required for this question.	Increase work burden for respondents by 10 min.
Section II. ProDUR, Question 9. <i>Does your system have a diagnosis edit that can be utilized when processing a prescription? Please explain.</i>	Add	Querying respondents to confirm that a diagnosis edit is included in their DUR criteria as diagnoses play an important role for FDA approved indications for drugs.	Increase work burden for respondents by 10 min.
Section II. ProDUR, Question 10, question clarified	Rev	Question revised for ease of understanding to the respondent.	Decrease work burden for respondents by 5 min.
Section II. ProDUR, Question 11, Table 1 - <i>NOTE: If an entry is not included in the drop-down box list, please select 'other' at end of the list and enter a free form response in the box below.</i>	Rev	Clarification.	No burden change.
Section II. ProDUR, Question 12, Added subpart question for oversight - <i>Please explain the steps taken by the State Agency to monitor compliance by pharmacies with the prospective DUR counseling requirements contained in Federal and State laws and regulations.</i>	Add	Added this subpart question to provide oversight to requirements.	Increase work burden for respondents by 15 min.

Section VI. Generic Policy and Utilization Data, Question 4. <i>How many multi-source drugs have the innovator as the preferred drug product based on net pricing (brand preferred over generic)?</i>	Rev	For Clarity	Decrease work burden for respondents by 15 min.
Section VII. Program Evaluation/Cost Savings/Cost Avoidance, Question 4. <i>Does your Medicaid program provide coverage of over-the-counter medications when prescribed by an authorized prescriber?</i>	Rev	Updated for clarification	Increase work burden for respondents by 10 min.
Section VIII. FWA, A. Lock-in or PRR, Question 1.	Add	The "No" response requires an explanation.	Increase work burden for respondents by 10 min.
Section VIII. FWA, A. Question 2.e. Revision	Rev	Updated question for ease of understanding and response option of n/a to decrease workload.	Decrease work burden for respondents by 20 min.
Section VIII. FWA, A. Added Question - <i>Briefly explain the States' objectives and scope of responsibility between DUR and SUR functions as they relate to FWA. Additionally, explain how the State maintains separation between fraud and abuse and educational activities. (Character limit 1000).</i>	Add	Added question to maintain oversight to requirements.	Increase work burden for respondents by 20 min.
Section VIII. FWA, B. PDMP - Section reorganized as mandatory reporting is required with FFY 2023 data.	Rev	To more efficiently follow the flow of Section 5042 of the SUPPORT Act mandatory DUR questions.	Increase work burden for respondents by 25 min.
Section VIII. FWA, B. PDMP - Removed Question 1. d.	Del	Question not relevant to SUPPORT Act Section 5042	Decrease work burden for respondents by 10 min.
Section VIII. FWA, B. PDMP - Question 3	Rev	Question clarification	No burden change.
Section VIII. FWA, B. PDMP - Added Question 4.c.i.	Add	Added sub part question for clarity	Increase work burden for respondents by 5 min.
Section VIII. FWA, B. PDMP - Updated Questions 4. d., e., f. and g	Rev	Updated questions for clarity and understanding	No burden change.
Section VIII. FWA, B. PDMP - Added Question 4.j. <i>Has your State exempted certain individuals, (see the definition of Covered Individuals under section 1944(h)(2) of the Act, as added by Section 5042 of the SUPPORT Act), from the</i>	Add	Adding additional question to follow Section 5042 of the SUPPORT Act.	Increase work burden for respondents by 10 min.
Section VIII. FWA, C. Opioids - Revision Question 2. <i>Does your state have POS edits in place to limit the quantity dispensed of opioids?</i>	Rev	Text revision for ease and clarity of responses.	No burden change.
Section VIII. FWA, C. Opioids, Question 2.a	Del	Text revision for ease and clarity of responses.	Decrease work burden for respondents by 5 min.

Section VIII. FWA, C. Opioids, Question 2.b	Del	Text revision for ease and clarity of responses.	Decrease work burden for respondents by 5 min.
Section VIII. FWA, C. Opioids - Question 7. Removed "Yes" POS Edits.	Rev	For clarity.	Decrease work burden for respondents by 5 min.
Section VIII. FWA, C. Opioids - Question 8. Removed "Yes" explanation.	Rev	For clarity.	Decrease work burden for respondents by 5 min.
Section VIII. FWA, C. Opioids - Question 9. Removed "Yes" explanation.	Rev	For clarity.	Decrease work burden for respondents by 5 min.
Section VIII. FWA, C. Opioids - Question 10. <i>Does your state have POS safety edits or perform automated respective claims review and/or provider education in regard to beneficiaries with a diagnosis or history of opioid</i>	Rev	Text revision for ease and clarity of responses.	Decrease work burden for respondents by 10 min.
Section VIII. FWA, C. Opioids - Question 11 - Updated to current reference	Rev	Clinical Practice Guideline for Prescribing Opioids for Pain reference updated from 2016 to 2022	No burden change.
Section VIII. FWA, C. Opioids - Question 12, "No" explanation required.	Add	Documented explanation required for this question.	Increase work burden for respondents by 10 min.
Section VIII. FWA, C. Opioids - Question 13	Rev	For clarity. COVID-19 removed as no longer public emergency.	No burden change.
Section VIII. FWA, D. MME - Question 1.a - Revised response options	Rev	Revised response options for better detail	no burden change.
Section VIII. FWA, D. MME - Question 1.b - Clarified question	Rev	Clarified question for ease of understanding	no burden change.
Section VIII. FWA, D. MME - Question 2. "No" explanation required.	Add	Documented explanation required for this question.	Increase work burden for respondents by 10 min.
Section VIII. FWA, E. OUD - Question 1. "No" explanation required.	Add	Documented explanation required for this question.	Increase work burden for respondents by 10 min.
Section VIII. FWA, E. OUD - Question 8. Updated	Rev	Text revision for ease and clarity for response.	No burden change.
Section VIII. FWA, G. Psychotropic Medication - Questions 3 and 4 added	Add	Added to comply with 2024 CAA Section 203 requirement	Increase work burden for respondents by 20min.

Section VIII. FWA, G. Psychotropic Medication - Questions 2.a.b. / 6.a b. / 7.a.b. / 8.a.b. / 9.a.b.	Rev	Clarified these related questions for ease of understanding	Decrease work burden for respondents by 5 min.
Section X. Managed Care Organizations - Question 2. Update Partial responses.	Rev	Text revision for ease and clarity of responses.	Increase work burden for respondents by 5 min.
		Total:	Increased workload by 60 minutes