

Proposed Change 2.4

We support the CEJs suggestions in its 11/21/16 comments.

Proposed Change 6.1

It may not be necessary to make this change however, if the group chooses to do so, it should include "focused inquiry" in addition to "non-examination regulatory intervention" as those are current MATS nomenclature.

Proposed Change 6.2

We do not support making the change as presented.

Proposed Change 6.3

We support making this change or at least change the wording to "or other action on the continuum" in the original.

Proposed Change 6.4

We are neutral on this change. If continuum continues to be the nomenclature it could remain as is.

Proposed Change 6.5

We are not sure that a change is necessary as the final administrative action (if formal) may also require a RIRS entry.

Proposed Change 7

We do not support this change.

Proposed Change 10.1

We support the editorial change from "target" to "targeted" throughout this section.

Proposed change 10.2

We support this change for reasons noted in the memo.

Proposed Change 10.3

The current hierarchal descriptions are not consistent with the MATS platform.

Proposed Change 11.1

Changing the dates is not really necessary-the thought was if other edits are being conducted-it wouldn't hurt.

Proposed change 11.2-11.4

This change is not necessary nor consistent with current NAIC guidelines on the use of "homeowners".

Proposed Change 16

We support this editorial change.

Sincerely,



Mark A. Hooker, CIE, CPCU, FLMI, FAHM, PIR, CWCP
Chief Market Conduct Examiner
Offices of the Insurance Commissioner
State of West Virginia