

Author Full Name : Anonymous**Received Date :** 11/03/2020 08:09 PM**Comments Received :**

Regarding the unnecessary revisions to the SBDC client counseling form:

- I do not want my federal tax dollars used to track the identities/contact info of small businesses and requiring this information will result in my discontinuing use of the SBDC services.
- This information collection is unnecessary. SBA has no need for my contact information in order to do its job. My personal information is not a performance indicator.
- SBA is asking for this information to “meet Congressional and Executive Branch reporting requirements”. That doesn’t make sense. If the Small Business Act specifically prohibits SBDCs from sharing my information clearly Congress doesn’t want it, and there is no need for SBA to have that information.
- Did SBA conduct a Privacy Impact Assessment? Why isn’t that mentioned? How did it deal with the privacy requirements of the Small Business Act?
- What are the terms under which my information is submitted? Does SBA require SBDCs to act in violation of the statute?
- I enjoy a good working relationship with my SBDC. I don’t want to be solicited by SBA or its agents.
- SBA should make its request clearer and its intent clearer. They don’t need my contact information to meet any statutory requirements, in fact Congress doesn’t want the SBDCs to give my information to SBA or anyone else.