

### **Public Comments and Response to Public Comments**

A notice published in the Federal Register 87 FR 72487–72488 on November 25, 2022.

There were 35 comments received during the 60-day FRN. None of these comments pertains directly to cost or hour burden.

ACL's responses to these comments are included below.

<b>Comment From</b>	<b>Section</b>	<b>Public Comment</b>	<b>ACL Response</b>
Stephanie Jensen	Instructions Definitions	“Equity and Independent Living Philosophy need to be underlined”	ACL is underlining these terms in the Definitions
Ann McDaniel	Instructions Definitions	<p>Add the following definition of independent living and delete the note “Different centers and different cultures may implement independent living and the philosophy differently.”</p> <p>“Independent Living means maximizing the ability of people with disabilities to:</p> <ul style="list-style-type: none"><li>• “Control their own lives;</li><li>• “Participate in the community;</li><li>• “Live independently (as opposed to in institutions); and</li><li>• “Have economic security.”</li></ul>	<p>ACL supports this definition, so ACL is adding it.</p> <p>ACL agrees with NCIL’s assessment that “Independent Living is Independent Living and that too many CILs currently do things that are not consistent with the purpose of Title VII and the IL Philosophy.” Therefore, ACL is deleting the statement that “Different centers and different cultures may implement independent living and the philosophy differently.”</p>
Stephanie Jensen	Instructions Definitions	“There needs to be a line space after Pacific Islander and before Nonresidential”	ACL supports adding a blank line, so ACL is adding a blank line.
Ann McDaniel	Instructions Definitions	Rephrase the “state match” definition to refer to the	ACL is rephrasing in reaction to this comment because the definition means to refer

		“Instructions” as opposed to the “Narrative”	to the Instructions (as opposed to the narrative)
Ann McDaniel	Instructions Definitions	Divide the definition of “Unserved and underserved groups or populations” into a definition of “Unserved” and a definition of “Underserved”	<p>ACL opposes this division because it would be too prescriptive. The regulations require the state IL networks to determine (via the SPILs) what is unserved and what is underserved.</p> <p>This issue will require further discussion with state IL networks; ACL will further discuss this issue with state IL networks sometime in the future.</p>
Sandra Fariña	Instructions Definitions	Provide specific guidance “as to how the IL Network will determine ‘served, unserved, and underserved’ populations”	<p>ACL received several comments asking ACL to define “unserved” and “underserved.” Instead of adding definitions, ACL is keeping the current definition (which comes from the federal regulations) and is continuing to defer to state IL networks to identify and define unserved and underserved populations.</p> <p>ACL acknowledges that this issue deserves further discussion with the IL community, and ACL means to further discuss this issue with the IL community at some later time.</p>
Ann McDaniel	Instructions SPIL Development	Rephrase the public-input requirement to “States are required to gather public input prior to development of the SPIL and feedback/comment prior to its submission and on any proposed revisions to the	ACL supports this rephrasing because it clarifies that “submission” means submission of the SPIL and clarifies what the public input is supposed to be about.

		approved state plan before drafting.”	
Ann McDaniel	Instructions [no such section exists yet]	Add a SPIL-appeals process (before SPIL submittal)	ACL is concerned about this issue but does not want to require appeals processes or written records of objections. Instead, ACL is adding the following statement to the Instructions Section 9 Signatures. “If a required signatory objects to the SPIL, then that required signatory needs to tell the program officer before SPIL submission.”
Ann McDaniel	Instructions SPIL Amendments	Formatting of the SPIL Amendments section needs to be consistent	ACL agrees, so ACL is formatting this section to be consistent
Mark Leeper	Section 1: Goals, Objectives and Activities	Specify that the “goals and objectives should relate to the funding that is available to the IL Network . . .”	ACL thinks that adding this text would be superfluous, so ACL is not adding this text.
Mark Leeper	Section 1: Goals, Objectives and Activities	“In many states, those creating the SPIL have struggled to make these goals and objectives specific to the funding that the SPIL can directly control”; that has caused confusion and conflicts about CILs reporting “to the DSE and/or SILC on activities that are funded with Part C dollars and that are already being reported in CIL PPRs . . .”	The SPIL is supposed to reflect all the funding for IL in the state, including Part B, Part C, and other funds that pertain to the SPIL outcomes. Therefore, ACL is not revising in reaction to this comment.
Mark Leeper	Section 1: Goals, Objectives and Activities	“SPIL goals and objectives or workplans should focus on funds available to the state through Part B or other sources and avoid redundant and	The SPIL is supposed to reflect all the funding for IL in the state, including Part B, Part C, and other funding that supports the goals in

		confusing attention to funds already managed through other mechanisms”	the SPIL. Therefore, ACL is not revising in reaction to this comment.
Mark Leeper	Section 1: Goals, Objectives and Activities	“The SPIL should describe the IL network and offer clear, measurable results of what is done with funding that is available to the network but is not described and monitored by some other process.”	The SPIL is supposed to reflect all the funding for IL in the state, including Part B, Part C, and other funding that supports the goals in the SPIL. Therefore, ACL is not revising in reaction to this comment.
Ann McDaniel	Instructions 1.4 Evaluation	Add the following immediately after “Compliance of CILs receiving Part B funds . . .” <i>“The process for that oversight must be negotiated and included in Section 4.5 of the SPIL.”</i>	ACL is adding this sentence because ACL often receives questions about this issue.
Ann McDaniel	Instructions 1.5 Financial Plan	Clarify that the note refers to deviations from the financial plan “regarding Chapter 1, Part B funds” and that “Deviations of less than 25% may be reported with a technical amendment.”	ACL is adding these revisions because they clarify what requires a substantial amendment and what does not.
Ann McDaniel	Instructions 1.5 Financial Plan	In the 1.5 Financial Plan table, delete the struck-through text in the “Non-Federal Funds” cell	ACL is deleting this struck-through text (because it is unnecessary).
Ann McDaniel	Instructions 1.5 Financial Plan	“Instructions for the narrative section should indicate that justification for using more than 30% of the Part B funds for the SILC Resource Plan should be included here.”	ACL is not including such a statement because that the Instrument and Instructions adequately give that instruction elsewhere.
Stephanie Jensen	Instrument 1.5 Financial Plan	“separate lines for Part B Match, other match, and State funds will make the math easier because a step is eliminated”	ACL agrees with this assessment; this assessment does not make any revision necessary.

Stephanie Jensen	Instrument 1.5 Financial Plan	"it is good that it is clear that the line for Innovation and Expansion Funds . . . cannot be \$0."	ACL agrees with this assessment; this assessment does not make any revision necessary.
Ann McDaniel	Instructions 2.1 Narrative	In 2.1 Narrative, "Specify what entities, if any, other than CILs are providing IL services in the state and how the DSE ensures such services are consumer controlled . . ."	ACL is not adding such a statement because entities other than CILs that provide IL services are not required to be consumer controlled.
Ann McDaniel	Instructions 3.1 Existing Centers	Add "a method . . . to indicate which counties are . . . served, unserved, and underserved . . ."	ACL is not adding a method because the state IL network is supposed to determine (according to its standards) which counties are served, unserved, and underserved.
Sandra Fariña	4.1 DSE Responsibilities	"Require all responsible parties listed within the SPIL to agree to the assigned data collection and defined responsibilities to promote compliance with the ILS PPR."	The terms and conditions of grants to CILs require them to submit program performance reports to the SILC. If a state IL network wants and/or needs more assurance of this kind, then that state IL network can impose this kind of assurance. (The SPIL is not supposed to be an assurance document.) Therefore, ACL is not adding something in reaction to this comment.
Stephanie Jensen	Instructions 4.4 Grant Process & Distribution of Funds	Italicize "Describe the processes, policies, and procedures . . ." and the following bullet points.	ACL is italicizing this text.
Stephanie Jensen	Instructions 4.5 Oversight Process for Part B Funds	"The oversight process for the DSE" needs to be in the same font size as the rest of the subsection.	ACL is correcting this error.
Stephanie Jensen	Instructions 4.5 Oversight	The first italicized text needs to be on its own line.	ACL is correcting this error.

	Process for Part B Funds		
Stephanie Jensen	Instructions 4.5 Oversight Process for Part B Funds	<i>“Other oversight activities”</i> needs to be its own bullet point.	ACL is correcting this error.
Cheryl Peabody	Instructions 5.2 SILC Resource Plan	“detailed instructions” on “how to acknowledge I&E funds allocations reporting in the [SILC] Resource Plan” would be helpful.	ACL means to offer more guidance on how to report I&E funds; such guidance would be outside the scope of the SPIL Instrument and Instructions. Therefore, ACL is not adding instructions to the SPIL Instrument and Instructions.
Stephanie Jensen	Instructions 5.2 SILC Resource Plan	“It is good that there is a place to describe the SILC authorities that the SILC will be engaging in during the SPIL. Section 5.2 seems to be a good place.”	ACL agrees with this comment and understands that it requires no revision, so ACL is not revising in reaction to this comment.
Ann McDaniel	Instructions 5.2 SILC Resource Plan	In 5.2 SILC Resource Plan, rephrase the “Narrative” instruction to “Provide a brief description of how the SILC Authorities will be conducted by the SILC during . . .”	ACL agrees that this rephrasing is more accurate and easier to understand.
Sandra Fariña	5.2 SILC Resource Plan	“Describe what process(es) will be used to disburse funds for the SILC Resource Plan . . .”	Adding such description would be outside the SPIL’s proper scope: The DSE and SILC are supposed to choose processes that comply with state policies.
Sandra Fariña	5.2 SILC Resource Plan	“Provide guidance on acceptable forms of resource development that the SILC may engage in.”	ACL is adding a statement about this issue and a citation of the regulatory requirement.
Ann McDaniel	Instrument 5.2 SILC Resource Plan	Add a chart of authorities that Section 705(c)(2) of the Act	ACL is not adding such a chart because the information that this chart would request is adequately

		allows the SILC to elect to engage in.	requested elsewhere in the SPIL.
Ann McDaniel	Instructions 5.3 Maintenance of SILC	In 5.2 SILC Resource Plan, “provide a list of the Authorities with space for the SILC to mark which they are electing to conduct . . .”	ACL agrees that adding this list would be helpful; ACL is adding it as a list as opposed to a chart.
Ann McDaniel	Instructions 9 Signatures	“[clarify] that a signature space be included for every CIL eligible . . .”	ACL is adding this clarification because it is helpful.
Sandra Fariña	[none in particular]	“Identify opportunities for the SILC and its IL partners to engage in training and technical assistance . . .”	ACL requires all IL networks to do training and technical assistance; that is not supposed to be part of the SPIL Instrument and Instructions. Therefore, ACL is not adding something in reaction to this comment.