



Document Details

Docket ID:	ETA-2017-0002
Docket Title:	Agency Information Collection Activities; Comment Request; Workforce Innovation and Opportunity Act (WIOA) DOL-only Performance Accountability, Information, and Reporting System
Document File:	
Docket Phase:	Notice
Phase Sequence:	1
Original Document ID:	ETA-2017-0002-DRAFT-0020
Current Document ID:	ETA-2017-0002-0017
Title:	Job Service North Dakota - Gunsch, Susan
Number of Attachments:	0
Document Type:	PUBLIC SUBMISSIONS
Document Subtype:	
Comment on Document ID:	ETA-2017-0002-0001
Comment on Document Title:	Agency Information Collection Activities; Comment Request; Workforce Innovation and Opportunity Act (WIOA) DOL-only Performance Accountability, Information, and Reporting System
Status:	Posted
Received Date:	07/19/2017
Date Posted:	07/19/2017
Posting Restriction:	No restrictions
Submission Type:	Web
Number of Submissions:	1

Document Optional Details

Status Set Date:	07/19/2017
Current Assignee:	NA
Status Set By:	Quilloin, Herman (ETA)
Comment Start Date:	05/23/2017
Comment Due Date:	07/24/2017
Post Mark Date:	



Tracking Number: 1k1-8xln-kfwg 


Page Count: 1 

**Total Page Count
Including Attachments:** 1

Submitter Info

Comment:

1. PIRL Element 1101 is currently "Most Recent Date Accessed Self-Service Workforce Information Services". It is being proposed to remove "Self-Service". With the removal of "Self-Service", this element now appears to be the same as PIRL Element 1103 and why are there two data elements asking for the same information? 2. PIRL Element 1300 Received Training (WIOA) is proposed to include reporting by Wagner-Peyser and JVSG. These are programs that do not provide training but may refer individuals to training. What is the intent with requiring this data element for Wagner-Peyser and JVSG? 3. Federal Register Vol 82, No. 98 dated May 23, 2017, states the following: "Under this collection, participation will be measured based on the count of individuals who meet the definition of a "participant" e.g., those who have received staff-level services within the program year. An individual should be considered to be exited after they have gone 90 days without service, and with no future services scheduled. Should they return for additional services after the 90 days within the same program year and exit in that same program year the individual's exit date will be changed to reflect only the last exit date in that program year. If the individual exits in a subsequent program year, they would be counted as a new participant for purposes of that subsequent program year. Counting unique individuals in this manner will allow an unduplicated count of participants in the accountability and reporting system." Is it expected that states will report both records and the unduplicated count will occur within reports or is it intended that states collapse both enrollment records into one record? 4. PIRL Elements 1703 - 1706--Requesting clarification between TEGL 10-16 and TEGL 26-16. Attachment 3, Wage Conversion Chart of TEGL 10-16 shows how to convert an hourly, weekly, biweekly, monthly and annual wage to quarterly wages. Our interpretation is that, for example, if the participant is receiving an hourly wage, no matter how many weeks the participant actually works within the quarter, the calculation is hourly wage X average hours per week X 13 weeks becomes the result for the participant. TEGL 26-16, Page 7 states in #5.iv, "For States that elect to use supplemental wage information, States must ensure that a participant's quarterly earnings used for reporting the median earnings indicator (second quarter after exit) only reflect those wages that are actually paid to the participant during the quarter." In the case of a participant only working part of the quarter, the conversion chart would overstate the participant's wages for the quarter. This statement seems to contradict the conversion chart which appears to be more of a standard calculation rather than an actual and TEGL 26-16 implies "actually paid to the participant".  

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