SUPPORTING STATEMENT FOR PAPERWORK REDUCTION ACT OF 1995 SUBMISSIONS, OMB Control No. 1205-0398

A. Justification -

1. Explain the circumstances that make the collection of information necessary. Identify any legal or administrative requirements that necessitate the collection. Attach a copy of the appropriate section of each statute and regulation mandating or authorizing the collection of information.

Section 112(a) of the Workforce Investment Act (WIA, Public Law 105-220, August 7, 1998) requires the governor of a state to submit to the Secretary of Labor a State Plan to be eligible to receive an allocation under Section 127 or 132, or to receive financial assistance under the Wagner-Peyser Act. The State Plan outlines a strategy for the statewide workforce investment system of the state that meets requirements of Sections 111 and 112 of the Act. This request deals with modifications to these Plans as required by WIA (20 CFR 661.230) or the Wagner-Peyser Act (20 CFR 652.212-214).

2. Indicate how, by whom, and for what purpose the information is to be used. Except for a new collection, indicate the actual use the agency has made of the information received from the current collection.

Based on the State Plan and waiver plan that is submitted by the governor, the Secretary makes a determination whether the State Plan and waiver plan are consistent or inconsistent with provisions of title I of the Act or in the case of the portion of the plan described in Section 8(a) of the Wagner-Peyser Act, the portion satisfies or does not satisfy the criteria for approval. Acting on behalf of the Secretary, senior managers of the Employment and Training Administration (ETA) review each plan to ensure that the State Plan and waiver plan provide ETA with baseline data used to measure progress against established negotiated performance goals.

A state may submit a plan modification or a waiver request to ETA at any time during the life of the plan. State Plan modifications are required under 20 CFR 661.230 when: (1) changes in Federal or state law or policy substantially change the assumptions upon which the plan is based; (2) there are changes in the state-wide vision, strategies, policies, performance indicators, the methodology used to determine local allocation of funds, reorganizations which change the working relationship with system employees, changes in organizational responsibilities, changes to the membership structure of the state board or alternative entity, and similar substantial changes to the state's workforce investment system; or (3) the state has failed to meet performance goals and must adjust service strategies.

3. Describe whether, and to what extent, the collection of information involves the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses, and the basis for the decision for adopting this means of collection. Also describe any consideration of using information technology to reduce burden.

In compliance with the Government Paperwork Elimination Act, a state may submit the plan modification or waiver request electronically. Electronic submission options include: Posting State Plans on an Internet Web-site; via e-mail; or by submitting a CD-ROM. States submitting plan modifications electronically need not submit additional paper copies, but must submit signature pages with an original signature to both the National and appropriate Regional Office, if the electronic submission does not contain an electronic signature (see Attachment A in the Planning Guidance).

4. Describe efforts to identify duplication. Show specifically why any similar information already available cannot be used or modified for use for the purposes described in Item 2.

State Plan modifications and waiver requests may be submitted by 50 states or commonwealths, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, the Northern Mariana Islands, American Samoa, and the Republic of No similar information is available. Palau – 57 total entities. The proposed data collection entitled "State Integrated Workforce Plan Requirements for Workforce Investment Act of 1998 (WIA), Wagner-Peyser Act, and Department of Labor Workforce Programs" revises and replaces only the stand-alone planning guidance for WIA/Wagner-Peyser programs, and it also includes instructions for the inclusion of other programs administered by ETA, including the Trade Adjustment Act (TAA) and, optionally, the Senior Community Service Employment Program (SCSEP). Section 501 of WIA gives states the option to develop and submit a State Unified Plan to the Department of Labor as a central location in Washington, DC. The Unified Plan may contain any of sixteen

Federal workforce development programs. The Unified Planning Guidance is also seeking an extension under this same OMB Control Number. As of April 15, 2011, 54 entities submitted standalone State Plans, and the remaining three submitted Unified Plans. This supporting statement pertains to all 57 entities that are able to submit State Plans for modifications during the next year.

5. If the collection of information impacts small businesses or other small entities (Item 5 of OMB Form 83-I), describe any methods used to minimize burden.

No small businesses or entities are involved.

6. Describe the consequence to Federal program or policy activities if the collection is not conducted or is conducted less frequently, as well as any technical or legal obstacles to reducing burden.

States may not be able to receive funds if a State Plan is not modified when required, or if a modification does not meet Act and regulation requirements. ETA also will have no way to measure continuous improvement in the states' performance, as required by statutes and regulations cited above, for the coming year.

- 7. Explain any special circumstances that would cause an information collection to be conducted in a manner:
 - requiring respondents to report information to the agency more often than quarterly;
 - requiring respondents to prepare a written response to a collection of information in fewer than 30 days after receipt of it;
 - requiring respondents to submit more than an original and two copies of any document;
 - requiring respondents to retain records, other than health, medical, government contract, grant-in-aid, or tax records for more than three years;
 - requiring a statistical survey that is not designed to produce valid and reliable results that can be generalized to the universe of study;

- requiring the use of a statistical data classification that has not been reviewed and approved by OMB;
- including a pledge of confidentiality that is not supported by authority established in statute or regulation, that is not supported by disclosure and data security policies that are consistent with the pledge, or which unnecessarily impedes sharing of data with other agencies for compatible confidential use; or
- requiring respondents to submit proprietary trade secret, or other confidential information unless the agency can demonstrate that it has instituted procedures to protect the information's confidentiality to the extent permitted by law.

There are no special circumstances that require the collection of information to be conducted in a manner inconsistent with 5 CFR 1320.5.

8. If applicable, provide a copy and identify the data and page number of publication in the Federal Register of the agency's notice, required by 5 CFR 1320.8(d), soliciting comments on the information collection prior to submission to OMB. Summarize public comments received in response to that notice and describe actions taken by the agency in response to these comments. Specifically address comments received on cost and hour burden.

Describe efforts to consult with persons outside the agency to obtain their views on the availability of data, frequency of collection, the clarity of instructions and record keeping, disclosure, or reporting format (if any), and on the data elements to be recorded, disclosed, or reported.

Consultation with representatives of those from whom information is to be obtained or those who must compile records should occur at least once every 3 years -- even if the collection of information activity is the same as in prior periods. There may be circumstances that may preclude consultation in a specific situation. These circumstances should be explained.

The agency's 60-day notice soliciting comments from the public on the information collection prior to submission to OMB was published in the <u>Federal Register</u> on July 19, 2011. The following comments were received.

Issue	Summary	Commenter	Response
Delay in Approval	The commenter noted that the number of additional federal agency reviews and signatures required for Unified planning may cause delay and impact the receipt of program allotments.	Washington State, Employment Security Department	WIA limits the Secretary's review and response to state plan submissions to 90 days, regardless of the number of other agencies included. The disbursal of program allotments will not be affected unless a state is egregiously non- compliant.
Unified Plan difficult to implement	The commenter noted that implementing the Unified Plan may be difficult considering unpredictable budget issues or conflicting regulations.	Washington State, Employment Security Department	The Department recognizes that Unified Planning may be challenging and will provide program flexibility where warranted and within statutory authority to facilitate program alignment. The Department also recognizes that changing budget realities may impede successful implementation in some cases, and that state plans may require subsequent plan modifications.
Federal partnerships	The commenter welcomes the proposed changes	Virginia, Virginia's Community	The Department of Labor currently is engaged in an

	to plan guidance from a state	Colleges	endeavor with multiple Federal
	agency perspective and encourages the Department of Labor to develop joint guidance with other federal agencies to encourage participation in a joint planning process		agencies to provide improvements to Unified Plan requirements across programs. The target for publishing joint guidance and/or joint planning requirements is 2013.
Web links	The commenter requested that web links be allowed for some information provided in state plan submissions for Sections I and II.	Missouri, Division of Workforce Developmen t	Narratives in any section of the state plan may include web links to supporting documentation. The Department encourages states to make plans easily readable for all stakeholders, while still meeting documentation requirements.
Not Streamlined	The commenter indicated that neither the Integrated Plan guidance nor the Unified Plan guidance are substantially streamlined or contain fewer requirements than prior state planning requirements. The commenter noted that there	Michigan Workforce Developmen t Agency	The Department concurs that the revised guidances continue to contain many requirements. The Department has eliminated those state planning requirements not absolutely required in WIA statue or the regulations; we must require items established

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	are a number of circumstances under which a state must modify its plan, and that these circumstances have not changed from previous years' requirements.		in law. In addition, where narrative discussion was not warranted, the Department has moved a substantial number of items to the "assurances' section of the plan to reduce the state's burden in drafting responses.
			The WIA regulations at 20 CFR 661.230 and 20 CFR 652.212 identify the circumstances under which a state must modify its plan. The Department must continue to require modifications under the conditions identified in the regulations.
Fails to coordinate planning with research findings	The commenter indicated that the proposed collection lacks utility because its treatment of continuous improvement strategies is incomplete.	Wyoming, Department of Workforce Services	While the Department concurs that Federal-State coordination of evaluation research and reporting is important, we disagree that the proposed collection

	related to State Plans is the
	appropriate
The commenter said	vehicle for such
that the proposed	coordination
collection should	requirement.
	Information about
require state	state activities
program evaluation research and	related to
	evaluation is
reporting and	collected in a
identify how State and Federal	separate vehicle,
research will be	the WIA Annual
	Report, and the
coordinated, as well as how states	Department
	believes that is
will "acquire, analyze, evaluate,	the appropriate
and use data to	vehicle to
improve policy and	collect such
operational	information. The
decisions."	primary focus of
decisions.	the Integrated
	Workforce Plan
	and Unified Plan
The commenter	collection is to
	streamline the
believes that the	planning and
collection should	submission
seek to carry out	process for the
the goals	service delivery
established under	components of WIA
the PL 111-352	and other
GPRA Modernization	programs, and to
	require only
Act regarding	those items
Federal	specified in
Statistical Agency	statute or
Strategic Plans to	regulations for
solicit state	plan submissions.
input into DOL's	The additional
GPRA strategic	requirements
	suggested by the
plan.	commenter would
	overly complicate
The commenter	state planning
believes that the	and the proposed
LCOLLOCTION Should	
collection should include a	data collection.

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	requirement that states identify how they will use and develop employment statistics as a cross-cutting information and evaluation tool.		The Department concurs that strategies regarding state use of and development of employment statistics as a cross-cutting information and evaluation tool is useful. Such information may be provided and discussed in Section II of the Integrated Workforce Plan, which requires a description of state operating systems that support coordinated implementation of state strategies.
Include	The commenter	Senior	The Department
specific	recommends that	Service	concurs with the
SCSEP items	ETA require all	America	commenter that
in planning	states that	Inc.	the wording in
requirements	include SCSEP in		the proposed
	their Integrated		collection needs
	Workforce Plan or Unified Plan to		to more closely
	comply with		mirror language in the SCSEP
	specific		Final Rule. The
	regulations		proposed
	published in SCSEP		collections have
	Final Rule,		been modified to
	particularly		more specifically
	641.302(i);		use language used
	641.302(h);		for those
	641.315(a);641.320		regulations.
Governor's	The commenter	Utah	Neither WIA
vision	asked whether the	Department	reauthorization
******	asked whether the	Separ chierre	

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clarification	Integrated	of	nor the Workforce
	Workforce Plan	Workforce	Innovation grants
	requirements for	Services	are intended to
	the Governor's		be the focus of
	Vision refer to		the Governor's
	WIA		Vision
	reauthorization		requirement. The
	and the		Governor of each
	corresponding		state may
	Workforce		articulate his or
	Innovation Grants.		her own vision.
	The commenter		The State
	noted that the		Integrated
	guidance requires		Workforce Plan
	that states list		requirements do
	the methods used		not include the
	for joint planning		Department of
	and coordination		Education or
	of		Adult Education.
	programs/activitie		SCSEP is included
	s listed in the		as an optional
	plan, including		program, should
	the State		the state wish to
	Workforce		streamline its
	Investment Board		plan submissions
	(SWIB), Department		to the
	of Education,		Department. The
	SCSEP (Older		coordination
	Workers		necessary for the
	Coordinating		new requirements
	Committee),		is not greater
			-
	Migrant Seasonal		than prior
	Farm Workers		planning
	organizations		requirements.
	(Futures Through		
	Training), Older		
	Worker		
	organizations		
	(Easter Seals),		
	Adult Education,		
	etc. The commenter		
	believes that by		
	requiring this		
	heightened level		
	of coordination		
	the preparation of		

	the State Plan will be far more time and labor intensive.		
Economic and information analysis will require substantial manpower	The commenter indicated that in the Integrated Workforce Plan requirements, the required assessment of economy, industries and occupations, including major economic regions/sectors within the state and across state lines, will require additional manpower and commitment by all states involved. The commenter requested that the Integrated Workforce Plan Requirements should clarify whether the State Workforce Investment Board (SWIB) or additional groups will need to be consulted to assess workforce skills and knowledge individuals need to obtain employment now and in the future as identified by	Utah Department of Workforce Services	The requirements related to economic and information analysis is similar to prior years' planning requirements. The Department anticipates that the SWIB will rely on the State workforce agency's labor market information unit as well widely available public data to generate the economic analyses needed for appropriate planning. It is within the discretion of each state and SWIB what entities to consult and methods used to obtain the most relevant and useful information for its planning needs.

	employers.		
State strategies limited by low set-aside funding	For the Integrated Workforce Plan requirements the commenter noted that the requirement to discuss how the state will coordinate discretionary and formula-based investments as well as leverage other funds will be limited by the lack of set-aside funding.	Utah Department of Workforce Services	The Department recognizes that declining Federal investments affects state investments. These challenges may be discussed in the State's plan submission.
Clarification sought on performance outcomes for Common measures states	The commenter requested clarification on how to report common measures goals.	Utah Department of Workforce Services	The Integrated Workforce Plan Requirements provides an optional table that states may use to identify past performance and goals for required measures. States may use this table or modify it for the performance goals it is required to negotiate.
SWIB planning burden	The commenter noted that the requirement to describe how the State Workforce Investment Board (SWIB) coordinates and aligns resources and policies of programs in plan	Utah Department of Workforce Services	The Department expects that the SWIB will fulfill its statutory role to develop a strategic state plan and coordinate resources and policies for the effective

	will be time intensive depending upon the level of SWIB interaction that is expected.		functioning of the state's public workforce investment system. That this expectation should be discussed in the state's plan is not a new planning requirement.
MSFW clarification s	The commenter asked whether the required annual agricultural plan that must now be included in the WIA/WP State Plan needs to be coordinated with other agencies that provide similar services within the community. Regarding the requirement to include numerical goals in the agricultural plan, the commenter asked whether the Department plans to negotiate those levels or provide guidance in this area.	Utah Department of Workforce Services	Pursuant to 20 CFR 653.107 (a), wherever feasible, State agencies shall coordinate their outreach efforts with those of public and private community service agencies and Migrant and Seasonal Farmworker groups. The numerical goals that must be included in the agricultural plan are in reference only to the proposed outreach activities and are not negotiated performance targets. 20 CFR 653.107 states: The plan for the proposed outreach activities shall include:

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Clarification on requirement for Single- Area States	The commenter asked whether the requirement that Single-Area States provide a copy of the Memorandum of Understanding between the workforce investment agency and other agencies included in the One-Stop system is more appropriate to present as an assurance rather than a part of the plan.	Utah Department of Workforce Services	the fiscal year. The Department will provide additional guidance on the numerical goals and the equity and minimum service level indicators. The Department concurs that this requirement for single-area states may be provided as an assurance along with documentation. This requirement has been removed from section II of the Integrated Workforce Plan requirements and added to Section III of the requirements.
Additional burden to require links for assurances	The commenter indicated that adding assurances that require Web links will create an added burden on states as much of the information was previously included within the plan itself and will now need to be broken out into independent documents.	Utah Department of Workforce Services	The Department does not believe that asking states to link to an existing policy or to provide an attachment of that policy in their plan submission creates an additional burden. If state policies are currently in a

single document, the state may provide that
document as an
attachment and
indicate the
appropriate page
number for a
given policy or
document. The
Department believes this is
less burdensome
than requiring
the state to
write narrative
in a State Plan
about policies
that they have
already prepared.

9. Explain any decision to provide any payment or gift to respondents, other than re-enumeration of contractors or grantees.

No payment is provided.

10. Describe any assurance of confidentiality provided to respondents and the basis for the assurance in statute, regulation, or agency policy.

Not applicable. Respondents are state agencies and state plans are public documents.

11. Provide additional justification for any questions of a sensitive nature, such as sexual behavior and attitudes, religious beliefs, and other matters that are commonly considered private. This justification should include the reasons why the agency considers the questions necessary, the specific uses to be made of the information, the explanation to be given to persons from whom the information is requested, and any steps to be taken to obtain their consent.

There is no information of a sensitive nature being requested.

- 12. Provide estimates of the hour burden of the collection of information. The statement should:
 - Indicate the number of respondents, frequency of response, annual hour burden, and an explanation of how the burden was estimated. Unless directed to do so, agencies should not conduct special surveys to obtain information on which to base hour burden estimates. Consultation with a sample (fewer than 10) of potential respondents is desirable. If the hour burden on respondents is expected to vary widely because of differences in activity, size, or complexity, show the range of estimated hour burden, and explain the reasons Generally, estimates should not for the variance. include burden hours for customary and usual business practices.
 - If this request for approval covers more than one form, provide separate hour burden estimates for each form and aggregate the hour burdens in Item 13 of OMB Form 83-I.
 - Provide estimates of annualized cost to respondents for the hour burdens for collections of information, identifying and using appropriate wage rate categories. The cost of contracting out or paying outside parties for information collection activities should not be included here. Instead, this cost should be included in Item 14.

ETA estimates it will receive modifications from each of 57 entities in the next year. ETA is reducing the number of estimated hours per modification from 50 hours in its last Information Collection Request to 40 hours for this request, based on the reduced number of questions to which states are required to respond.

ETA estimates that the burden hours for the preparation of a modification to the State Plan will be as follows:

 Respondents who prepare a State Plan modification will incur a burden of 40 hours. (5 staff preparing one modification x 8 hours per person x 1 modification/year). ETA estimates that over the next year, each of the 57 submitters must submit a modification.

57 entities x 40 hours = 2,280 total hours

b. Total estimated cost to respondents for submitting one modification is approximately \$1,199, based upon an average rate of \$29.98 for each hour of time spent by professional staff x 40 hours. ETA derives this wage figure from the mean hourly wage of a "Social and Community Service Manager" in state governments as reported by the U.S. Bureau of Labor Statistics May 2010 Occupational Employment Statistics (OES) Survey.

40 hours x \$29.98 = \$1,199 per modification \$1,199 X 57 modifications = \$68,343

- 13. Provide an estimate of the total annual cost burden to respondents or record keepers resulting from the collection of information. (Do not include the cost of any hour burden shown in Items 12 and 14).
 - The cost estimate should be split into two components: • total capital and start-up cost component (a) а (annualized over its expected useful life); and (b) a total operation and maintenance and purchase of services component. The estimates should take into account costs associated with generating, maintaining, and disclosing or providing the information. Include descriptions of methods used to estimate major cost factors including system and technology acquisition, expected useful life of capital equipment, the discount rate(s), and the time period over which costs will be incurred. Capital and start-up costs include, among other items, preparations for collecting information such as purchasing computers and software; monitoring, sampling, drilling and testing equipment; and record storage facilities.
 - If cost estimates are expected to vary widely, agencies should present ranges of cost burdens and explain the reasons for the variance. The cost of purchasing or contracting out information collection services should be a part of this cost burden estimate. In developing cost burden estimates, agencies may consult with a sample of respondents (fewer than 10), utilize the 60day pre-OMB submission public comment process and use existina economic or regulatory impact analvsis associated with the rule-making containing the information collection, as appropriate.

• Generally, estimates should not include purchases of equipment or services, or portions thereof, made: (1) prior to October 1, 1995, (2) to achieve regulatory compliance with requirements not associated with the information collection, (3) for reasons other than to provide information or keep records for the government, or (4) as part of customary and usual business or private practices.

There are no other costs involved.

14. Provide estimates of annualized cost to the Federal government. Also, provide a description of the method used to estimate cost, which should include quantification of hours, operational expenses (such as equipment, overhead, printing, and support staff), and any other expense that would not have been incurred without this collection of information. Agencies also may aggregate cost estimates from Items 12, 13, and 14 in a single table.

Review of each State Plan modification will involve a Federal cost of approximately \$1,700. Based on program experience and on an assessment of average times spent reviewing modifications since the passage of WIA, it is estimated that, on average, 5 GS 13s will spend a total of 7 hours each, or 35 hours total. Assuming pay at the GS-13, Step 5, pay for 2011, the cost of reviewing and processing each Plan modification is \$1,700. Thus, the review of 57 modifications is \$96,900. Plan modifications are reviewed electronically; therefore operational costs, including printing and support staff costs, do not apply.

7 hours x 48.51/hour = \$340 x 5 staff = \$1700 x 57 entities = \$96,900

15. Explain the reasons for any program changes or adjustments reporting in Items 13 or 14 of the OMB Form 83-I.

The estimate for burden hours per respondent decreased by 10 hours (from 50 hours to 40) because of changes proposed which reduce burden. ETA is requesting a three year extension with changes to the current information collection. Changes proposed to this collection which reduce burden include:

1) Removed national strategic direction

- 2) Streamlined and reduced required plan elements and questions to those required by statute or regulations
- 3) Reorganized State Integrated Workforce Plan requirements into three key sections: the Strategic Plan, the Operational Plan, and Assurances. Replaced several previously required narrative questions with a simple assurance statement.
- 4) Added instructions on how to submit waiver and work-flex requests.
- 5) Eliminated some assurances that were duplicative of those that the state signs in the annual grant agreement, such as uniform administrative requirements.

These changes reduce the total burden per modification from 50 hours per submission to 40 hours per submission.

During the next year, as explained in #4 of this Supporting Statement, all 57 entities are expected to submit plan modifications rather than the 15 estimated, and approved, for the previous submission, at 50 hours per plan modification (15 responses x 50 hours = 750 hours). Therefore the responses have been increased from 15 to 57, an addition of 42 responses, and the burden hours, now at 40 hours per response, are at 57 x 40 hours, or 2,280 hours.

These actions reflected a burden decrease of 10 hours per respondent due to discretionary agency action (reducing burden by 150 hours from the earlier estimate for the 15 respondents), and a burden increase 1680 hours of because of an adjustment in the agency estimate of 42 additional respondents.

16. For collections of information whose results will be published, outline plans for tabulation, and publication. Address any complex analytical techniques that will be used. Provide the time schedule for the entire project, including beginning and ending dates of the collection of information, completion of report, publication dates, and other actions.

There are no plans to publish this information.

17. If seeking approval to not display the expiration date for OMB approval of the information collection, explain the reasons that display would be inappropriate.

There are no plans to seek non-display of the OMB approval. A

draft directive, containing disclosure and burden information, is attached.

18. Explain each exception to the certification statement identified in Item 19, "Certification for Paperwork Reduction Act Submission," of OMB 83-I.

No exceptions are requested.

B. Collection of Information Employing Statistical Methods

This request does not involve statistical methodology.