## Agency Information Collection Activities: Proposed Collection; Comments Request 84 Fed. Rge. 59836 (November 6, 2019) PAIMI Summary of Comments and SAMHSA's Responses as of 1/8/2020

Comment	Date			
Number	Received	P&A Organizations	Summary of Comments	SAMI
1		Disability Rights North Carolina	Page 3, Section A, #11 – Demographic Composition of	· · · · · · · · · · · · · · · · · · ·
		Arizona Center for Disability Law	PAIMI Governing Board, Advisory Council, and	and "gender" are not interc
		Indiana Disability Rights	Program Staff - The P&As recommended changing the	categorical values. SAMH
		Disability Rights Pennsylvania	title to "Gender" rather than "Sex" in the demographic	categorical values of "mal
		Disability Rights Oregon	question.	the range of categorical va
		Disability Rights New York		SAMHSA does not suppo
		Alabama Disabilities Advocacy Program		needed to gather data on g
		Disability Rights Ohio		complexity of this term. F
		Disability Rights Arkansas		require the collection of da
		Disability Rights New Jersey		in the Federal Governmen
		Disability Rights Connecticut		Bureau. However, SAMH
		Disability Rights Texas		"male" and "female" value
		Oklahoma Disability Law Center, Inc.		be consistent with the data
		Protection & Advocacy System for SC		Eligible Individuals Serve
		Disability Rights Maryland		data that they consider ref
	01/06/2020	National Disability Rights Network		among those who are serv
2	12/30/2019	Disability Rights North Carolina	Page 3, Section A, #12 – List of Mental Health	ACCEPTED (partial): SA
	12/30/2019	Arizona Center for Disability Law	Professionals on the Advisory Council - The P&As	understanding the number
	12/27/2019	Indiana Disability Rights	recommended an "Other" category to be added as an	Advisory Councils with pa
	12/30/2019	Disability Rights Pennsylvania	appropriate answer for other types of mental health	professionals. At the same
	12/30/2019	Disability Rights Oregon	professionals that may serve on the PAC.	possible type of Mental H
	01/03/2020	Disability Rights New York		commonly found in menta
	01/06/2020	Alabama Disabilities Advocacy Program		way, our goal is to limit th
	01/02/2020	Disability Rights Mississippi		SAMHSA will add two ad
	01/06/2020	Disability Rights Ohio		submitted comments, "Pee
	01/03/2020	Disability Rights Arkansas		"Other" category, with an
	01/06/2020	Disability Rights New Jersey		used minimally.
	01/05/2020	Disability Rights Connecticut		
	01/06/2020	Disability Rights Texas		
		Oklahoma Disability Law Center, Inc.		
		Protection & Advocacy System for SC		
		Disability Rights Maryland		
	01/06/2020	National Disability Rights Network		

## **IHSA's Response**

The demographic categories of "sex" rchangeable and reflect distinct IHSA has historically collected the ale" and "female", which do not reflect values encompassed in gender. ort expanding the categorical values gender to accurately reflect the Rather, SAMHSA will continue to data on sex as it is collected elsewhere nt, specifically the U.S. Census HSA will include, in addition to es, "unknown/would not disclose", to ta collected on "sex" among "PAIMIed". Each P&A may choose to collect eflects the range of gender categories ved.

AMHSA is interested in er and composition of the P&A particular reference to Mental Health ne time, we did not include every Health professional, only those most tal health treatment settings. In this the data collection burden. However, additional categories based on eer Support Specialists" and an instruction that this category must be

3	12/30/2019	Disability Rights North Carolina	Page 4, Section A, #15 – Governing Board	NOT ACCEPTED: SAME
5		Arizona Center for Disability Law	Composition - The P&As recommended that additional	
		Indiana Disability Rights	options, beyond individuals with mental health	membership composition.
		Disability Rights Pennsylvania	disabilities, be added to the question related to the	memoersnip composition.
		Disability Rights Oregon	board composition to reflect individuals with diverse	
		Disability Rights New York	disabilities.	
		Alabama Disabilities Advocacy Program		
		Disability Rights Mississippi		
		Disability Rights Ohio		
		Disability Rights Arkansas		
		Disability Rights New Jersey		
		Disability Rights Connecticut		
		Oklahoma Disability Law Center, Inc.		
		Protection & Advocacy System for SC		
		Disability Rights Maryland		
		National Disability Rights Network		
	10/20/2010			
4			Page 5, Section B, #2 – Sex of PAIMI Eligible	NOT ACCEPTED: The de
			Individuals Served - The P&As recommended changing	-
				categorical values. SAMH
		•	Not Disclose" to "Male, Female, Not Listed, and Chose	U U
			Not To Answer".	the range of categorical val
		Advocacy Program Disability Rights Ohio		SAMHSA is not interested
		Disability Rights Arkansas		needed to gather data on ge
		Disability Rights New Jersey		complexity of this term. S.
		Disability Rights Connecticut		the collection of data on se
		Oklahoma Disability Law Center, Inc.		Federal Government, inclu
		Protection & Advocacy System for SC		P&A may choose to collec
		Disability Rights Maryland		range of gender categories
		National Disability Rights Network		
	01/06/2020			

## AHSA is not currently interested in a on expanded Governing Board n.

demographic categories of "sex" and angeable and reflect distinct IHSA has historically collected the ale" and "female", which do not reflect values encompassed in gender. ed in expanding the categorical values gender to accurately reflect the SAMHSA will continue to require sex as it is collected elsewhere in the eluding the U.S. Census Bureau. Each ect data that they consider reflects the es among those who are served.

5       1230/2019       Disability Rights North Carolina       Page 6, Section B, 44 - PAIMI -leighble Individuals       NOT ACCEPTED: SAMI         1220/2019       Indiana Disability Rights       Servid with PAIMI Program Funds - The P&As       information is important to concern function of individuals with co-occurring mental illness and intellectual and developmental disabilities. In Addition, they believe the question, would be more useful in describing the data point for the question, would be more useful in describing the data point for the question, would be more useful in describing the data point for the question, would be more useful in describing the data point for the question, would be more useful in describing the data point for the question, would be more useful in describing the data point of the patient is advocavely System for SC 01/06/2020         01/06/2020       Disability Rights New Jersey       01/06/2020       Disability Rights North Carolina       Section C (Instructions): Complaints/Problems of PAIMI regized agencies for Disability Rights North Carolina       NOT ACCEPTED: SAMI         6       1230/2019       Disability Rights North Carolina       Section C (Instructions): Complaints/Problems of PAIMI regized agencies for Disability Rights Pernsyvania       NOT ACCEPTED: SAMI         12/30/2019       Disability Rights North Carolina       Section C (Instructions): Complaints/Problems of PAIMI regized agencies for Disability Rights New Versy       NOT ACCEPTED: SAMI         6       12/30/2019       Disability Rights North Carolina       Section C (Instructions): Complaints/Problems of PAIMI regized agencies for Disability Rights New V					
12/27/2019Indiana Disability Rightsrecommended dropping the data point for the question, thick ask for the number of individuals with eo- occurring mental illness and intellectual and developmental disabilities. In addition, they believe the question would be more useful in describing the developmental disabilities. In addition, they believe the question would be more useful in describing the demographics of a program than in the eligibility section.choose to collect demogra which ask for the number of individuals with eo- occurring mental illness and indiced to the question would be more useful in describing the demographics of a program than in the eligibility section.choose to collect demogra which ask for the number of individuals with eo- occurring mental illness and indiced to the question would be more useful in describing the demographics of a program than in the eligibility section.choose to collect demogra which ask for the number of individuals with eo- occurring mental illness and indiced to the demographics of a program than in the eligibility section.choose to collect demogra which ask for the number of individuals with eo- occurring mental illness and indiced to the demographics of a program than in the eligibility section.choose to collect demogra which ask for the number of individuals with eo- occurring mental illness and individuals with eo- ocurring mental illness and individuals with eo- ocurring the outcomes of the paretial scatter of program612/30/2019Disability Rights North Carolina 12/30/2019Section C (Instructions): Complaints/Problems of P & A grants) when constructing the outcomes of the P & A grants) when constructing the outcomes of the P & A grants) when constructing the outcomes of the hould differed to P&A partity Right	5	12/30/2019	Disability Rights North Carolina		NOT ACCEPTED: SAMI
12/30/2019Disability Rights Pennsylvania 12/30/2019which ask for the number of individuals with co- occurring mental diless and intellectual and developmental disabilities. In addition, they believe the question would be more useful in describing the demographics of a program than in the eligibility section.01/06/2020Disability Rights New York 01/06/2020Disability Rights Arkansas 01/06/2020Disability Rights Chono togethy Rights Chono 01/03/202001/06/2020Disability Rights Arkansas 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights New Jersey 01/06/202001/06/2020Disability Rights North Carolina 12/30/2019Section C (Instructions): Complaints/Problems of Arizona Center for Disability Law 12/30/2019NOT ACCEPTED: SAMI required in Section C, colt appreciate SMMRSA considering the outcomes of the nor PPR (PPR form used by other federal agencies for 12/30/2019NOT ACCEPTED: SAMI required in Section C, colt appreciate SMMRSA considering the outcomes of the nor PPR (PPR form used by other federal agencies for 12/30/2019NOT ACCEPTED: SAMI required in Section C, colt appreciate SMMRSA considering the outcomes of the nor PPR (PPR form used by other federal agencies for 10/03/2020Not Accepter File Disability Rights Nerverk nitividual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect the PSA individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights MarylandFile theses updated outcomes.Here Hit Here Alex individual and group advocacy. However, the instructions for the abuse section on page 3		12/30/2019	Arizona Center for Disability Law	-	information is important to
12/30/2019Disability Rights Oregon 01/03/2020occurring mental illness and intellectual and developmental disabilities. Advocacy Program 01/02/2020occurring mental illness and intellectual and developmental disabilities. Advocacy Program 01/03/202001/06/2020Disability Rights Mississippi 01/06/2020Disability Rights Arkanasa 01/06/2020Disability Rights Arkanasa 01/06/2020Disability Rights New Jersey 01/06/2020Disability Rights New Jersey 01/06/2020Disability Rights New Jersey 01/06/2020Disability Rights New Jersey 01/06/2020Disability Rights NetworkNOT ACCEPTED: SAMI required in Section C. (Instructions): Complaints/Problems of PAIMI-eligible indviduals - The P&As stated that they appreaite SAMHSA considering the outcomes of the 01/03/2020NOT ACCEPTED: SAMI required in Section C, coh allegations of Abuse, disti 12/30/2019612/30/2019Disability Rights Pennsylvania 01/06/2020Disability Rights Network 12/27/2019Section C (Instructions): Complaints/Problems of PAIMI-eligible indviduals - The P&As stated that they appreaite SAMHSA considering the outcomes of the one PPR (PPR form used by other federal agencies for 0 Mio6/2020NOT ACCEPTED: SAMI 12, End Outcomes of P& A grants) when constructing the outcomes of the indvidual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights MarylandPiebeting Texas 01/06/2020Disability Rights Texas 01/06/202001/06/2020Disability Rights MarylandPiebeting Texas 01/06/2020Piebeting Texas 01/06/202001/06/2020Disability Rights Maryland <td< th=""><th></th><th>12/27/2019</th><th>Indiana Disability Rights</th><th>recommended dropping the data point for the question,</th><th>choose to collect demograp</th></td<>		12/27/2019	Indiana Disability Rights	recommended dropping the data point for the question,	choose to collect demograp
01/03/2020Disability Rights New York 01/06/2020developmental disabilities. In addition, they believe the question would be more useful in describing the demographics of a program than in the eligibility section.01/02/2020Disability Rights Ohio 01/03/2020Disability Rights Arkansas 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Connecticut 01/06/2020National Disability Rights Texas 01/06/2020National Disability Rights NetworkNOT ACCEPTED: SAMI PAIMI-eligible individuals - The P&As stated that the apreciate SAMHSA considering the outcomes of the new PR (PR form used by other federal agencies for 12/30/2019NOT ACCEPTED: SAMI PAiMI-eligible individuals - The P&As stated that the apreciate SAMHSA considering the outcomes of the new PR (PR form used by other federal agencies for P & A grants) when constructing the outcomes of the new PR profits form used by other federal agencies for P & A grants) when constructing the outcomes of the new PR profits of the abuse section on page 3 do not reflect the Sex updated outcomes.NOT ACCEPTED: SAMI section C are required GP nidividual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights Maissispipi 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Connecticut 01/06/202001/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Connecticut 01/06/2020Federal agencies for reflect theses updated outcomes.01/06/2020Disability Rights Ohio 01/03/2020Disability Rights Connecticut 01/06/2020Federal agencie		12/30/2019	Disability Rights Pennsylvania	which ask for the number of individuals with co-	
01/06/2020 01/06/2020the question would be more useful in describing the demographics of a program than in the eligibility section.612/30/2019 01/06/2020 01/06/2020Disability Rights NetworkSection C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMPLSA considering the outcomes of the new PPR form used by other federal agencies for 01/03/2020 01/06/2020 01/06/2020 01/06/2020NOT ACCEPTED: SAMI required in Section C, coli allegations of Abuse, disti 0ne PPR (PPR form used by other federal agencies for not vertex of the days stated by they reflect the P&A individual and group advocaey. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required GP section C are required GP section C are required GP individual and group advocaey. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020 <th></th> <th>12/30/2019</th> <th>Disability Rights Oregon</th> <th>occurring mental illness and intellectual and</th> <th></th>		12/30/2019	Disability Rights Oregon	occurring mental illness and intellectual and	
01/02/2020 01/06/2020 01/06/2020 Disability Rights Ohio 		01/03/2020	Disability Rights New York	developmental disabilities. In addition, they believe	
01/06/2020 01/03/2020 01/05/2020 01/05/2020 01/05/2020 01/06/2020 01/06/2020SectionSectionNOT ACCEPTED: SAMI Protection & Advocacy System for SC 01/06/2020 01/06/2020NOT ACCEPTED: SAMI Protection & Advocacy System for SC 01/06/2020NOT ACCEPTED: SAMI Protection & Advocacy System for SC 01/06/2020NOT ACCEPTED: SAMI Protection & Advocacy System for SC 01/06/2020612/30/2019 12/30/2019 12/30/2019 01/06/2020Disability Rights North Carolina Arzona Center for Disability Law 12/30/2019 10 ability Rights Oregon 01/06/2020Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.Section C are required GP01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020Disability Rights Arkansas 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020Section C are required GP01/06/2020 01/06/2020 01/06/2020 01/06/2020Not Accepter, Inc. 01/06/2020 01/06/2020 01/06/2020Section C accepter for C 01/06/2020 01/06/2020 01/06/2020 01/06/2020Not Accepter for C 01/		01/06/2020	Alabama Disabilities Advocacy Program	the question would be more useful in describing the	
01/03/2020Disability Rights Arkansas 01/06/2020Disability Rights New Jersey 01/05/2020Disability Rights New Jersey 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Maryland 01/06/2020Not Advocacy System for SC 01/06/2020Disability Rights Maryland 01/06/2020Not Advocacy System for SC 01/06/2020Not Advocacy System for SC 01/06/2020Not Accepter SAMI PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 01/03/2020NOT ACCEPTED: SAMI required in Section C, colt allegations of Abuse, disti 12/30/2019612/30/2019Disability Rights Pennsylvania 01/06/2020Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 01/06/2020NOT ACCEPTED: SAMI required in Section C, colt allegations of Abuse, disti 12/30/201910/06/2020Disability Rights Oregon 01/06/2020P& A grants) when constructing the outcomes of the instructions for the abuse section on page 3 do not reflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights Arkansas 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Arkansas 01/06/2020Feesersey 01/05/202001/06/2020Disability Rights Connecticut 01/06/2020Okahoma Disability Law Center, Inc. 01/06/2020Feesersey 01/06/202001/06/2020Disability Rights MarylandHow Center, Inc. 01/06/2020How Center, Inc. 01/06/202001/0		01/02/2020	Disability Rights Mississippi	demographics of a program than in the eligibility	
01/06/2020 01/05/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020Disability Rights Nornecticut 01/06/2020 01/06/2020 01/06/2020Not Actional Disability Rights Maryland 01/06/2020 01/06/2020 01/06/2020Not Actional Disability Rights NetworkNot Accepted a required in Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 12/30/2019 12/30/2019 10 Disability Rights North Carolina 12/30/2019Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 12/30/2019 10 Disability Rights Oregon Disability Rights New York 01/06/2020NOT ACCEPTED: SAMI required in Section C, colt allegations of Abuse, disti 12/30/2019 Disability Rights New York new PPR so that they more accurately reflect the P&A nidividual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required in Section C, colt allegations of Abuse, disti 12, End Outcomes of P&A Section C are required GP section C are required GP01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020Disability Rights New Jersey 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020Not Acvecacy System for SC 01/06/2020 01/06/2020 01/06/2020Not Acvecacy System for SC 01/06/2020 01/06/2020 01/06/2020Not Acvecacy System for SC 01/06/2020 01/06/2020Not Acvecacy System for SC 01/06/2020Not Acvecacy System for SC 01/06/2020Not Acvecacy System for SC 01/06/2020		01/06/2020	Disability Rights Ohio	section.	
01/05/2020Disability Rights Connecticut 01/06/2020Disability Rights Texas 01/06/2020Noth Carcepreprese National Disability Rights Network612/30/2019Disability Rights North Carolina 12/30/2019Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 12/27/2019NOT ACCEPTED: SAMI required in Section C, colu allegations of Abuse, disti 12/30/2019612/30/2019Disability Rights North Carolina PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 10/03/2020NOT ACCEPTED: SAMI PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the individual section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights Arkansas 01/06/2020Disability Rights Arkansas 01/06/2020Disability Rights Connecticut 01/06/2020Disability Rights Connecticut 01/06/2020How appreciate section on page 3 do not reflect theses updated outcomes.How appreciate section on page 3 do		01/03/2020	Disability Rights Arkansas		
01/06/2020Disability Rights Texas 01/06/2020Protection & Advocacy System for SC 01/06/2020Disability Rights Maryland National Disability Rights NetworkNOT ACCEPTED: SAMI required in Section C, colu allegations of Abuse, disti 12/30/2019612/30/2019Disability Rights North Carolina Arizona Center for Disability Law 12/27/2019Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 00 PPR (PPR form used by other federal agencies for 12/30/2019NOT ACCEPTED: SAMI required in Section C, colu allegations of Abuse, disti 12, End Outcomes of P&A 9 & & Agrants) when constructing the outcomes of the new PPR Not that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required in Section C, colu allegations of Abuse, disti 12, End Outcomes of P&A Section C are required GP instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights Mississippi 01/05/2020Disability Rights New Jorse 01/05/2020reflect theses updated outcomes.01/06/2020Disability Rights New Jersey 01/05/2020Disability Rights New Jersey 01/05/2020Disability Rights Texas 01/06/202001/06/2020Oklahoma Disability Law Center, Inc. 01/06/2020Protection & Advocacy System for SC 01/06/2020National Disability Rights Maryland		01/06/2020	Disability Rights New Jersey		
01/06/2020 01/06/2020Protection & Advocacy System for SC Disability Rights Maryland National Disability Rights Maryland 01/06/2020Protection & Advocacy System for SC Disability Rights North Carolina Arizona Center for Disability Law 12/30/2019Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the new PPR (PPR form used by other federal agencies for P & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required in Section C, colu allegations of Abuse, disti 12, Biol Outcomes of P& A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required in Section C, colu allegations of Abuse, disti 12, End Outcomes of P& A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required in Section C, are section C are required GP01/06/2020Disability Rights MarylandFor the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required in Section C are required in Section C, and required in Section C are required GP01/06/2020Disability Rights New Jersey 01/05/2020Disability Rights Connecticut 01/06/2020Disability Right					
01/06/2020       Disability Rights Maryland         01/06/2020       National Disability Rights Network         6       12/30/2019       Disability Rights North Carolina         12/30/2019       Arizona Center for Disability Law       Section C (Instructions): Complaints/Problems of         12/30/2019       Arizona Center for Disability Rights       PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the appreciate SAMHSA considering the outcomes of the appreciate SAMHSA constructing the outcomes of the not prevent of the abuse section on page 3 do not reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.       Section C are required GP         01/06/2020       Disability Rights Mississippi       instructions for the abuse section on page 3 do not reflect theses updated outcomes.       Section C are required GP         01/06/2020       Disability Rights Mississippi       instructions for the abuse section on page 3 do not reflect theses updated outcomes.       Section C are required GP         01/06/2020       Disability Rights Connecticut       Disability Rights Texas       Section C are required GP         01/06/2020       Disability Rights Missistipi       required in section C are required GP       Section C are required GP         01/06/2020       Disability Rights Connecticut       Disability Rights Connecticut       Section C are required GP         01/06/2020		01/06/2020	Disability Rights Texas		
01/06/2020National Disability Rights NetworkSection C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 01/03/2020NOT ACCEPTED: SAM required in Section C, colu allegations of Abuse, disti 12/30/2019612/30/2019Disability Rights North Carolina Arizona Center for Disability Law 12/27/2019Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the One PPR (PPR form used by other federal agencies for P & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAM required in Section C, colu allegations of Abuse, disti 12, End Outcomes of P&A Section C are required GP individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights Mississispi 01/06/2020Forestore Disability Rights Law Center, Inc. 01/06/202001/06/2020Disability Rights MarylandFelex Not Accepter, Inc.01/06/2020Disability Rights MarylandForestore Not Accepter, Inc.		01/06/2020	Protection & Advocacy System for SC		
612/30/2019Disability Rights North Carolina Arizona Center for Disability Law 12/30/2019Section C (Instructions): Complaints/Problems of PAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the new PPR (PPR form used by other federal agencies for P & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required in Section C, colu allegations of Abuse, disti 12, End Outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI required in Section C, colu allegations of Abuse, disti 12, End Outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.NOT ACCEPTED: SAMI section C are required in Section C, colu allegations of Abuse, disti 12, End Outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights New Jersey 01/05/2020Disability Rights Connecticut 01/06/2020Disability Rights Texas 01/06/202001/06/2020Disability Rights MarylandNOT ACCEPTED: SAMI		01/06/2020	Disability Rights Maryland		
12/30/2019Arizona Center for Disability LawPAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 01/03/2019required in Section C, colt allegations of Abuse, disti 12/30/201912/30/2019Disability Rights PennsylvaniaOne PPR (PPR form used by other federal agencies for 01/03/2020P & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights Mississippiindividual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.Felex theses updated outcomes.01/06/2020Disability Rights New Jersey 01/05/2020Disability Rights Connecticut 01/06/2020Disability Rights Texas 01/06/2020Disability Rights Texas 01/06/2020Frequence for SC 01/06/202001/06/2020Disability Rights MarylandProtection & Advocacy System for SC 01/06/2020Section C section & Advocacy System for SC 01/06/2020Section C section & Advocacy System for SC 01/06/2020		01/06/2020	National Disability Rights Network		
12/30/2019Arizona Center for Disability LawPAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 01/03/2019required in Section C, colt allegations of Abuse, disti 12/30/201912/30/2019Disability Rights PennsylvaniaOne PPR (PPR form used by other federal agencies for 01/03/2020P & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights Mississippiindividual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.Felex theses updated outcomes.01/06/2020Disability Rights New Jersey 01/05/2020Disability Rights Connecticut 01/06/2020Disability Rights Texas 01/06/2020Disability Rights Texas 01/06/2020Frequence for SC 01/06/202001/06/2020Disability Rights MarylandProtection & Advocacy System for SC 01/06/2020Section C section & Advocacy System for SC 01/06/2020Section C section & Advocacy System for SC 01/06/2020					
12/30/2019Arizona Center for Disability LawPAIMI-eligible individuals - The P&As stated that they appreciate SAMHSA considering the outcomes of the 01/03/2019required in Section C, colt allegations of Abuse, disti 12/30/201912/30/2019Disability Rights PennsylvaniaOne PPR (PPR form used by other federal agencies for 01/03/2020P & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights Mississippiindividual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.Felex theses updated outcomes.01/06/2020Disability Rights New Jersey 01/05/2020Disability Rights Connecticut 01/06/2020Disability Rights Texas 01/06/2020Disability Rights Texas 01/06/2020Frequence for SC 01/06/202001/06/2020Disability Rights MarylandProtection & Advocacy System for SC 01/06/2020Section C section & Advocacy System for SC 01/06/2020Section C section & Advocacy System for SC 01/06/2020					
12/27/2019Indiana Disability Rightsappreciate SAMHSA considering the outcomes of the One PPR (PPR form used by other federal agencies for 12/30/2019allegations of Abuse, distri 12, End Outcomes of P&A12/30/2019Disability Rights OregonP & A grants) when constructing the outcomes of the one PPR (PPR form used by other federal agencies for P & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not12, End Outcomes of P&A01/02/2020Disability Rights Mississippiindividual and group advocacy. However, the instructions for the abuse section on page 3 do notSection C are required GP01/06/2020Disability Rights Ohioreflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights Ohioreflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights Arkansasreflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights Onnecticutreflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights Connecticutreflect theses updated outcomes.Section C are required GP01/06/2020Disability Rights New JerseySection C are required GP01/06/2020Disability Rights TexasSection C are required GP01/06/2020Oklahoma Disability Law Center, Inc.Section C are required GP01/06/2020Disability Rights MarylandSection C are required GP01/06/2020Disability Rights Maryland	6				
12/30/2019Disability Rights PennsylvaniaOne PPR (PPR form used by other federal agencies for P & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.12, End Outcomes of P&A Section C are required GP01/02/2020Disability Rights New York Disability Rights Mississippinew PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.12, End Outcomes of P&A01/02/2020Disability Rights New York Disability Rights Mississippinew PPR so that they more accurately reflect the P&A individual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.12, End Outcomes of P&A01/06/2020Disability Rights Mississippiindividual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.12, End Outcomes of P&A01/06/2020Disability Rights Arkansas 01/06/2020Disability Rights Arkansas 01/06/2020reflect theses updated outcomes.12, End Outcomes of P&A01/06/2020Disability Rights New Jersey 01/05/2020Disability Rights Connecticut 01/06/2020Disability Rights Maryland12, End Outcomes of the new PPR so that they more accurately reflect the P&A individual and group advocacy. However, the individual and group advocacy12, End Outcomes of P&A01/06/2020Disability Rights Arkansas 01/06/2020Disability Rights Connecticut 01/06/					•
12/30/2019Disability Rights OregonP & A grants) when constructing the outcomes of the new PPR so that they more accurately reflect the P&ASection C are required GP01/03/2020Disability Rights New Yorknew PPR so that they more accurately reflect the P&Aindividual and group advocacy. However, the instructions for the abuse section on page 3 do notreflect theses updated outcomes.01/06/2020Disability Rights Ohioreflect theses updated outcomes.reflect theses updated outcomes.01/06/2020Disability Rights New JerseyDisability Rights Connecticutreflect theses updated outcomes.01/06/2020Disability Rights TexasDi/06/2020Disability Rights Texas01/06/2020Oklahoma Disability Law Center, Inc.Protection & Advocacy System for SC01/06/2020Disability Rights MarylandForegon and the section on page 3 do not					-
01/03/2020Disability Rights New Yorknew PPR so that they more accurately reflect the P&A01/06/2020Alabama Disabilities Advocacy Programindividual and group advocacy. However, the01/02/2020Disability Rights Mississippiinstructions for the abuse section on page 3 do not01/06/2020Disability Rights Ohioreflect theses updated outcomes.01/03/2020Disability Rights Arkansasnew PPR so that they more accurately reflect the P&A01/06/2020Disability Rights Ohioreflect theses updated outcomes.01/06/2020Disability Rights Connecticutreflect theses updated outcomes.01/06/2020Disability Rights Texasnew PPR so that they more accurately reflect the P&A01/06/2020Disability Rights Texasnew PPR so that they more accurately reflect the P&A01/06/2020Disability Rights Texasnew PPR so that they more accurately reflect the P&A01/06/2020Disability Rights Texasnew PPR so that they more accurately reflect the P&A01/06/2020Disability Rights Texasnew PPR so that they more accurately reflect the P&A01/06/2020Disability Rights Marylandnew PPR so that they more accurately reflect the P&A				· · · · · ·	
01/06/2020Alabama Disabilities Advocacy Program Disability Rights Mississippiindividual and group advocacy. However, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights Ohio Disability Rights Arkansasreflect theses updated outcomes.01/06/2020Disability Rights New JerseyDi/06/202001/05/2020Disability Rights ConnecticutHowever, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights ConnecticutHowever, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights ConnecticutHowever, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights TexasHowever, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights TexasHowever, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights TexasHowever, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights MarylandHowever, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.01/06/2020Disability Rights MarylandHowever, the instructions for the abuse section on page 3 do not reflect theses updated outcomes.				<b>e</b> ,	Section C are required GP
01/02/2020Disability Rights Mississippiinstructions for the abuse section on page 3 do not01/06/2020Disability Rights Ohioreflect theses updated outcomes.01/03/2020Disability Rights Arkansasreflect theses updated outcomes.01/06/2020Disability Rights New Jerseyreflect theses updated outcomes.01/05/2020Disability Rights Connecticutreflect theses updated outcomes.01/06/2020Disability Rights Connecticutreflect theses updated outcomes.01/06/2020Disability Rights Texasreflect theses updated outcomes.01/06/2020Disability Rights Marylandreflect theses updated outcomes.01/06/2020Disability Rights Marylandreflect theses updated outcomes.		01/03/2020	Disability Rights New York	new PPR so that they more accurately reflect the P&A	
01/06/2020Disability Rights Ohioreflect theses updated outcomes.01/03/2020Disability Rights Arkansas				individual and group advocacy. However, the	
01/03/2020Disability Rights Arkansas01/06/2020Disability Rights New Jersey01/05/2020Disability Rights Connecticut01/06/2020Disability Rights Texas01/06/2020Oklahoma Disability Law Center, Inc.01/06/2020Protection & Advocacy System for SC01/06/2020Disability Rights Maryland		01/02/2020	Disability Rights Mississippi	instructions for the abuse section on page 3 do not	
01/06/2020Disability Rights New Jersey01/05/2020Disability Rights Connecticut01/06/2020Disability Rights Texas01/06/2020Oklahoma Disability Law Center, Inc.01/06/2020Protection & Advocacy System for SC01/06/2020Disability Rights Maryland		01/06/2020	Disability Rights Ohio	reflect theses updated outcomes.	
01/05/2020Disability Rights Connecticut01/06/2020Disability Rights Texas01/06/2020Oklahoma Disability Law Center, Inc.01/06/2020Protection & Advocacy System for SC01/06/2020Disability Rights Maryland		01/03/2020	Disability Rights Arkansas		
01/06/2020Disability Rights Texas01/06/2020Oklahoma Disability Law Center, Inc.01/06/2020Protection & Advocacy System for SC01/06/2020Disability Rights Maryland		01/06/2020	Disability Rights New Jersey		
01/06/2020Oklahoma Disability Law Center, Inc.01/06/2020Protection & Advocacy System for SC01/06/2020Disability Rights Maryland		01/05/2020	Disability Rights Connecticut		
01/06/2020Protection & Advocacy System for SC01/06/2020Disability Rights Maryland		01/06/2020	Disability Rights Texas		
01/06/2020 Disability Rights Maryland		01/06/2020	Oklahoma Disability Law Center, Inc.		
01/06/2020 Disability Rights Maryland		01/06/2020	Protection & Advocacy System for SC		
01/06/2020 National Disability Rights Network					
		01/06/2020	National Disability Rights Network		

MHSA believes that the data point t to the program. The P&A may graphics of the program if desired.

MHSA considers the outcomes olumns A through F related to stinct from those required in Section &A Activities. The outcomes in GPRA measures.

7	12/30/2019 12/27/2019 12/30/2019 12/30/2019 01/03/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020	Disability Rights North Carolina Arizona Center for Disability Law Indiana Disability Rights Disability Rights Pennsylvania Disability Rights Oregon Disability Rights New York Alabama Disabilities Advocacy Program Disability Rights Mississippi Disability Rights Mississippi Disability Rights Ohio Disability Rights Arkansas Disability Rights New Jersey Disability Rights New Jersey Disability Rights Texas Oklahoma Disability Law Center, Inc. Protection & Advocacy System for SC Disability Rights Iowa Disability Rights Maryland National Disability Rights Network	Page 12, Section C, #8 – Intervention Strategies - The P&As recommended that the definitions of the One PPR and the PAIMI PPR be the same between the two PPRs.	ACCEPTED: SAMHSA a Intervention Strategy "neg activities of the P&A with of "negotiation" will be ad PPR instructions. It is: "N problem-solving process in voluntarily discuss their di joint decision on their com the remaining Intervention already reflect those menti
8	12/30/2019 12/27/2019 12/30/2019 12/30/2019 01/03/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020	Disability Rights North Carolina Arizona Center for Disability Law Indiana Disability Rights Disability Rights Pennsylvania Disability Rights Oregon Disability Rights New York Alabama Disabilities Advocacy Program Disability Rights Mississippi Disability Rights Mississippi Disability Rights Ohio Disability Rights Arkansas Disability Rights New Jersey Disability Rights Connecticut Oklahoma Disability Law Center, Inc. Protection & Advocacy System for SC Disability Rights Maryland National Disability Rights Network	One PPR, which more accurately reflect the work of the	ACCEPTED: SAMHSA w "Other Systemic Advocacy coincide with the commen Litigation and Monitoring. the remaining definitions t comments.

agrees that the addition of the egotiation" would better reflect the th regard to interventions. A definition added to the list of definitions in the 'Negotiation: Negotiation is a s in which two or more people differences and attempt to reach a ommon concerns." The definitions for on Strategies in the PPR Instructions ntioned in the comments.

A will change the category "Other" to acy". SAMHSA's definitions currently ents for the following terms: Systemic ag. SAMHSA also agrees to modify s to be in line with those in the

9	12/30/2019 12/27/2019 12/30/2019 12/30/2019 01/03/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020	Disability Rights North Carolina Arizona Center for Disability Law Indiana Disability Rights Disability Rights Pennsylvania Disability Rights Oregon Disability Rights Oregon Disability Rights New York Alabama Disabilities Advocacy Program Disability Rights Ohio Disability Rights Arkansas Disability Rights New Jersey Disability Rights New Jersey Disability Rights Connecticut Oklahoma Disability Law Center, Inc. Protection & Advocacy System for SC Disability Rights Maryland National Disability Rights Network	Page 15, Section C, #12 - End Outcomes of P&A Activities - The P&As recommended that the outcome reads "PAIMI-eligible individuals who are provided with appropriate community-based services resulting in, or maintaining, community integration and independence."	ACCEPTED: SAMHSA of language, i.e. the inclusion community integration" in
10	12/30/2019 12/27/2019 12/30/2019 12/30/2019 01/03/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020 01/06/2020	Disability Rights North Carolina Arizona Center for Disability Law Indiana Disability Rights Disability Rights Pennsylvania Disability Rights Oregon Disability Rights New York Alabama Disabilities Advocacy Program Disability Rights Mississippi Disability Rights Mississippi Disability Rights Arkansas Disability Rights New Jersey Disability Rights Connecticut Oklahoma Disability Law Center, Inc. Protection & Advocacy System for SC Disability Rights Maryland National Disability Rights Network	e	NOT ACCEPTED: SAMI the PAIMI program staff f oversight, and monitoring the data on the salaries to o under the PAIMI grant aw individual at a rate in exce Schedule, as stated and red
11	01/06/2020 01/06/2020 01/06/2020	Arizona Center for Disability Law Alabama Disabilities Advocacy Program Disability Rights Texas Disability Rights Iowa National Disability Rights Network	Page 10, Section C, #5 – Areas of Alleged Rights Violation - The P&As recommended additions, consistent with the One PPR, to the tracking of alleged rights violations.	NOT ACCEPTED: SAMI Alleged Rights Violations considers "refuse to take p refuse treatment" to be dis SAMHSA is interested in rights of individuals served data for specific sub-poput choose to do so.
12	01/06/2020	Disability Rights Florida	Timing of proposed changes to PAIMI PPR reporting - The P&A requested that final changes be announced well in advance of the fiscal year for which changes will be implemented.	ACCEPTED: Once OMB proposed forms, SAMHSA the P&A.

A concurs and will add the proposed ion of "...maintaining already existing in "a" of this section.

MHSA collects data on the salaries of f for financial accountability, ng purposes. SAMHSA also collects to ensure none of the funds provided awards are used to pay the salary of an access of Level I of the Executive required in the Notices of Award.

MHSA considers the list of types of ns to be sufficient. SAMHSA also e prescribed medications" and "right to distinct categories. Furthermore, in the collection of data specific to the ved in general and is not collecting this pulations. The P&As may, however,

B approves the use of SAMHSA's SA will distribute these immediately to

10	01/07/0000			
13		Disability Rights Florida Disability Rights Texas	<ul> <li>Page 13, Section C., #9 – Death Investigation Activities</li> <li>The P&amp;As recommended retaining the reference to and expectation that the State report to the P&amp;A deaths of individual in their care.</li> </ul>	ACCEPTED: SAMHSA sources of death notification
14		Disability Rights Texas	Page 5 #1. Age of PAIMI-eligible Individuals Served - The P&A recommended that "Race Unknown" be added to the selection of individual served.	ACCEPTED: SAMHSA was submitted with the second seco
15	01/06/2020	Disability Rights Texas	Page 8 - Areas of Alleged Abuse - The P&A recommended deleting the 1% limit just as it has been deleted for neglect and rights. In addition, it recommended adding additional outcomes to the abuse disposition.	ACCEPTED: SAMHSA w use of the "other" category responses and indicates in every effort to minimize th SAMHSA will also add th Lost Contact, Outcome Ur
16	01/06/2020	Disability Rights Texas	Page 10 - Neglect Complaints Disposition - The P&A recommended adding additional outcomes to the neglect complaints disposition.	ACCEPTED: SAMHSA w categories: Lost Contact, Resources.
17	01/06/2020	Disability Rights Texas	Page 12 - Rights Violations Disposition - The P&A recommended adding additional outcomes to the right violations disposition.	ACCEPTED: SAMHSA categories: Lost Contact, Resources.
18	01/06/2020	Disability Rights Texas	Page 12, #7 - Reasons for Closing Individual Advocacy Case File - The P&A recommended adding additional dispositions to the category.	ACCEPTED: SAMHSA categories: Lost Contact a
19		Disability Rights Texas Disability Rights Iowa	Page 24, Section H - Statement of Priorities (Goals) - One of the P&As stated that Section A & C are repetitive and narratives may be duplicative for case level work. The other P&A stated that the wording of the instructions are not clear and needs clarification whether it should list only one exemplar case narrative or whether it have to briefly list all of the cases under the priority. In addition, the P&A recommended "Partially Met" be included as an option when reporting the outcomes of the priorities.	NOT ACCEPTED: SAMI duplicative. WebBGAS au fields in the PPR from data Therefore, the data is only Application. SAMHSA v that states provide a minin each Priority/Objective. In that states indicate whethe does not include a category be counted as "not met". I explain why a Priority was footnote in WebBGAS.

will include "State" as one of the tions.

will add the age category

will delete the requirement that the ry contain less than 1% of the n instructions that the P&A make the use the "other" category. the following disposition categories: Jnknown, and Lack of Resources.

will add the following disposition , Outcome Unknown, and Lack of

will add the following disposition , Outcome Unknown, and Lack of

will add the following disposition and Lack of Resources.

AHSA does not consider this as automatically populates these data at submitted in the application. ly entered one time, in the PAIMI will clarify in the PPR instructions imum of one narrative example for In addition, SAMHSA only requires her a priority was met or not met. It ory "partially met". The latter must However, if the state wishes to as "partially met", they can submit a

20	01/06/2020	Protection & Advocacy System for SC	Page 2, #10 - Commissioner/Director of State Mental Health Agency - The P&A recommended that the federal citation be cited as a reminder that the P&As are required to provide a copy of their annual PPR to the head of their state mental health agency.	ACCEPTED: SAMHSA a citation as a reminder requ PPR to the head of their st Code Section 10805(7) sta State shall on January 1, 1 succeeding year, prepare a head of the State mental h the system is located a rep accomplishments, and exp most recently completed fi prepared by the advisory c the council and its assessn
21	01/06/2020	Disability Rights Iowa	Section D. 3 - Reporting the # of Individual Receiving Information from Public Awareness Activities/Events - The P&A recommended adding a field to allow the reporting of the number of individuals who received information from public awareness activities/events.	NOT ACCEPTED: SAM reporting, however the P&

A agrees to include the federal statute quiring the P&A to provide the annual state mental health agency. 42 U.S. states that the system established in a 1987, and January 1 of each e and transmit to the Secretary and the health agency of the State in which eport describing the activities , xpenditures of the system during the l fiscal year, including a section y council that describes the activities of sment of the operation of the system.

MHSA does not require such &A may choose to collect such data.