State Training Provider Eligibility Collection OMB Control No. 1205-0523

Expiration Date: 12/31/2025

SUPPORTING STATEMENT State Training Provider Eligibility Collection OMB Control Number 1205-0523

A. Justification.

This Information Collection Request (ICR) to extend the expiration date beyond its current expiration, December 31, 2025, is being submitted without change. The answers to the below questions in this Supporting Statement have been mostly kept intact from the previous ICR's Supporting Statement in order to maintain responsiveness to the substance of the ICR.

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 122 of Public Law 113–128, the Workforce Innovation and Opportunity Act of 2014 (WIOA), requires states to establish procedures regarding the eligibility of training providers to receive funds through WIOA title 1-B to provide training services in local areas within the state. The Governor or a designated state agency (or state entity) is required to collect this information in order to determine eligibility of training providers and to maintain and to publicly disseminate the state eligible training provider (ETP) list.

The WIOA implementing regulations at 20 CFR part 680, specify the following information collection requirements. The collection requirements specified below conform with the language in the Final Rule, in particular, 20 CFR 680.430 and its operational refinements during implementation.

20 CFR 680.450 provides the initial eligibility criteria for new providers. Paragraph (a) states that all providers that have not previously been an eligible provider of training services under WIOA Section 122 except for registered apprenticeship programs, must submit required information to be considered for initial eligibility in accordance with the Governor's procedures.

Paragraph (b) states that apprenticeship programs registered under the National Apprenticeship Act are exempt from initial eligibility procedures. Registered apprenticeship programs must be included and maintained on the list of eligible providers of training services as long as the corresponding program remains registered, as described at WIOA Section 122(a)(3). Procedures for registered apprenticeship programs to be added and maintained on the list are described in 20 CFR 680.470.

Pursuant to paragraph (c), in establishing the state requirements described in paragraph (e), the Governor must, in consultation with the State Board, develop a procedure for determining the eligibility of training providers. This procedure, which must be described in the State Plan, must be developed after:

(1) Soliciting and taking into consideration recommendations from Local Boards and providers of training services within the State;

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(2) Providing an opportunity for interested members of the public, including representatives of business and labor organizations, to submit comments on the procedure; and

(3) Designating a specific time period for soliciting and considering the recommendations of Local Boards and providers, and for providing an opportunity for public comment.

Under paragraph (d), for institutions of higher education that provide a program that leads to a recognized post-secondary credential and for other public or private providers of programs of training services, including joint labor-management organizations, and providers of adult education and literacy activities, the Governor must establish criteria and state requirements for providers seeking initial eligibility.

Paragraph (e) requires that the Governor of a state must require providers seeking initial eligibility to provide verifiable program specific performance information. At a minimum, these criteria must require applicant providers to:

- (1) Describe each program of training services to be offered;
- (2) Provide information addressing a factor related to the indicators of performance, as described in WIOA Section 116(b)(2)(A)(i)(I)-(IV) and its implementing regulations at 20 CFR 680.460(g)
- (1) through (4) which include unsubsidized employment during the second quarter after exit, unsubsidized employment during the fourth quarter after exit, median earnings and credentials attainment;
- (3) Describe whether the provider is in a partnership with a business;
- (4) Provide other information the Governor may require in order to demonstrate high quality training services, including a program of training services that leads to a recognized postsecondary credential; and
- (5) Provide information that addresses alignment of the training services with in-demand industry sectors and occupations, to the extent possible.

Paragraph (f) adds that, in establishing the initial eligibility procedures and criteria, the Governor may establish minimum standards, based on the performance information described in paragraph (e) of §680.450.

Paragraph (g) states that, under WIOA Section122(b)(4)(B), providers receive initial eligibility for only 1 fiscal year for a particular program. After the initial eligibility expires, paragraph (h) stipulates that these initially-eligible providers are subject to the Governor's application procedures for continued eligibility, described at 20 CFR 680.460, in order to remain eligible.

20 CFR 680.460 establishes the application procedure for continued eligibility and provides for the following information collection requirements:

Under paragraph (a), the Governor must establish an application procedure for training providers to maintain their continued eligibility. The application procedure must take into account the provider's prior eligibility status. 20 CFR 680.460(b) adds that the Governor must develop the procedure after (1) soliciting and considering recommendations from Local Boards and providers of training services within the state; (2) providing an opportunity for interested members of the public, including representatives of business and labor organizations, to submit comments on such procedure; and (3) designating a specific time period for soliciting and considering the

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recommendations of Local Boards and providers, and for providing an opportunity for public comment.

Paragraph (c) states that apprenticeship programs registered under the National Apprenticeship Act must be included and maintained on the list of eligible providers of training services for as long as the corresponding program remains registered. All registered apprenticeship programs must be informed of their automatic eligibility to be included on the list and must be provided an opportunity to consent to their inclusion, before being placed on the state list of eligible training providers and programs. The Governor must establish a mechanism for registered apprenticeship program sponsors in the state to be informed of their automatic eligibility and to indicate that the program sponsor wishes to be included on the state list of eligible training providers and programs.

Pursuant to paragraph (d), the application procedure must describe the roles of the state and local areas in receiving and reviewing provider applications and in making eligibility determinations, and paragraph (e) stipulates that the application procedure must be described in the State Plan.

In accordance with paragraph (f), in establishing eligibility criteria, the Governor must take into account:

- (1) the performance of providers of training services on the performance accountability measures described in WIOA Section 116(b)(2)(A)(i)(I)-(IV) and required by WIOA Section 122(b)(2), which may include minimum performance standards, and other appropriate measures of performance outcomes for program participants receiving training under WIOA title I-B, as determined by the Governor. Until data from the conclusion of each performance indicator's first data cycle is available, the Governor may take into account alternate factors related to such performance measure;
- (2) ensuring access to training services throughout the state including rural areas and through the use of technology;
- (3) information reported to state agencies on federal and state training programs other than programs within WIOA title I-B;
- (4) the degree to which training programs relate to in-demand industry sectors and occupations in the state;
- (5) state licensure requirements of training providers;
- (6) encouraging the use of industry-recognized certificates and credentials;
- (7) the ability of providers to offer programs that lead to post-secondary credentials;
- (8) the quality of the program of training services including a program that leads to a recognized post-secondary credential;
- (9) the ability of the providers to provide training services to individuals who are employed and individuals with barriers to employment;
- (10) whether the providers timely and accurately submitted eligible training provider performance reports as required under WIOA Section 116(d)(4); and
- (11) other factors that the Governor determines are appropriate in order to ensure: the accountability of providers; that one-stop centers in the state will meet the needs of local employers and participants; and, that participants will be given an informed choice among providers.

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Section 680.460(g) states that the information requirements that the Governor establishes under paragraph (f)(1) must require training providers to submit appropriate, accurate and timely information for participants receiving training under WIOA title I-B. That information must include:

- (1) The percentage of program participants who are in unsubsidized employment during the second quarter after exit from the program;
- (2) The percentage of program participants who are in unsubsidized employment during the fourth quarter after exit from the program;
- (3) The median earnings of program participants who are in unsubsidized employment during the second quarter after exit from the program;
- (4) The percentage of program participants who obtain a recognized post-secondary credential, or a secondary school diploma or its recognized equivalent during participation in or within 1 year after exit from the program;
- (5) Information on recognized post-secondary credentials received by program participants;
- (6) Information on cost of attendance, including costs of tuition and fees, for program participants;
- (7) Information on the program completion rate for such participants.

In addition, paragraph (h) states that the eligibility criteria must require that:

- (1) Providers submit performance and cost information as described in paragraph (g) of this section and in the Governor's procedures for each program of training services for which the provider has been determined to be eligible, in a timeframe and manner determined by the state, but at least every 2 years; and
- (2) That the collection of information required to demonstrate compliance with the criteria is not unduly burdensome or costly to providers (WIOA Section 122(b)(1)(J)(iv)).

Pursuant to paragraph (i), the procedure for continued eligibility must also provide for the state to review biennially-required provider eligibility information to assess the renewal of training provider eligibility. Such procedures may establish minimum levels of training provider performance as criteria for continued eligibility. In addition, paragraph (j) states that the procedure for biennial review of the provider eligibility must include verification of the registration status of registered apprenticeship programs and removal of any registered apprenticeship programs as described in 20 CFR 680.470.

Under paragraph (k), the Governor may establish procedures and timeframes for providing technical assistance to eligible providers of training who are not intentionally supplying inaccurate information or who have not substantially violated any of the requirements under § 680.460 but are failing to meet the criteria and information requirements due to undue cost or burden.

20 CFR 680.470 specifies that:

(a) all registered apprenticeship programs that are registered with U.S. Department of Labor, Office of Apprenticeship, or a recognized State Apprenticeship Agency, are automatically eligible to be included in the state list of eligible training providers and programs. All registered apprenticeship programs must be informed of their automatic eligibility to be included on the list and must be provided an opportunity to consent to their inclusion, before being placed on the state list of eligible training providers and programs. The Governor must establish a mechanism

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for registered apprenticeship program sponsors in the state to be informed of their automatic eligibility and to indicate that the program sponsor wishes to be included on the state list of eligible training providers and programs. This mechanism must place minimal burden on registered apprenticeship program sponsors and must be developed in accordance with the guidance from the U.S. Department of Labor, Office of Apprenticeship or with the assistance of the recognized State Apprenticeship Agency, as applicable;

- (b) Once on the state list of eligible training providers and programs, registered apprenticeship programs will remain on the list: (1) until they are deregistered; (2) until the registered apprenticeship program notifies the state that it no longer wants to be included on the list; or (3) until the registered apprenticeship program is determined to have intentionally supplied inaccurate information or to have substantially violated any provision of title I of WIOA or the WIOA regulations, including 29 CFR part 38;
- (c) A registered apprenticeship program whose eligibility is terminated under this paragraph (b) (3) of this section must be terminated for not less than 2 years and is liable to repay all youth, adult and dislocated worker training funds it received during the period of noncompliance. The Governor must specify in the procedures required by section 680.480 which individual or entity is responsible for making these determinations and the process by which the determination will be made, which must include an opportunity for a hearing that meets the requirements of 20 CFR 683.630(b) of this chapter;
- (d) Inclusion of a registered apprenticeship in the state list of eligible training providers and programs allows an individual who is eligible to use WIOA title I, subtitle B funds to use those funds towards registered apprenticeship training, consistent with their availability and limitations as prescribed by 20 CFR 680.300. The use of ITAs and other WIOA title 1, subtitle B funds towards registered apprenticeship training is further described in section 680.330; (e)The Governor is encouraged to consult with the State and Local WDB, ETA's Office of Apprenticeship, recognized State Apprenticeship Agencies (where they exist in the Governor's State) or other state agencies, to establish voluntary reporting of performance information; and (f) Pre-apprenticeship providers that wish to provide training services to participants using WIOA title I, subtitle B funds are subject to eligibility procedures of this subpart.

In accordance with Training and Employment Guidance Letter No. 13-16, and its corresponding Change 1, the ETA/Office of Apprenticeship will contact sponsors registered under National Program Standards to determine whether they want to be on the ETP list in the states where they have facilities and operate their Registered Apprenticeship Program(s) and State Workforce Agencies must contact State-recognized Registered Apprenticeship Program(s). If the programs opt in, ETA or the state agency, as appropriate, will collect the following information:

- a) Occupations included within the Registered Apprenticeship Program;
- b) The name and address of the Registered Apprenticeship Program sponsor;
- c) The name and address(es) of the Related Technical Instruction provider(s), and the location(s) of the instruction if different from the program sponsor's address;
- d) The method and length of instruction; and
- e) The number of active apprentices.

For sponsors registered under National Program Standards, the Department's Office of Apprenticeship will then share the information, including pertinent contact information, with the ETA Regional Offices, State Office of Apprenticeship or State Apprenticeship Agency (SAA)

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directors, and the appropriate State Workforce Agencies to place the sponsors and their providers of related instruction, if different from the sponsor, on the ETP lists.

20 CFR 680.490 specifies the kind of performance and cost information an eligible training provider must submit for each training program. Paragraph (a) states that, in accordance with the state procedure and 20 CFR 680.460(h), eligible providers of training services must submit, at least every 2 years, appropriate, timely and accurate performance and cost information. In addition, paragraph (b) provides that program-specific performance information must include:

- (1) The information described in WIOA Section 122(b)(2)(A) for individuals participating in the programs of training services who are receiving assistance under WIOA Section 134. This information includes indicators of performance as described in WIOA Section 116(b)(2)(I)-(IV) and 20 CFR 680.460(g)(1) through (4);
- (2) Information identifying the recognized post-secondary credentials received by such participants;
- (3) Program cost information, including tuition and fees, for WIOA participants in the Program; and
- (4) Information on the program completion rate for WIOA participants.

Paragraph (c) allows a Governor to require any additional performance information (such as the information described at WIOA Section 122(b)(1)) that the Governor determines to be appropriate to determine or maintain eligibility. In addition, paragraph (d) provides that Governors must establish a procedure by which a provider can demonstrate that providing additional information required under this section would be unduly burdensome or costly. If the Governor determines that providers have demonstrated such extraordinary costs or undue burden:

- (1) The Governor must provide access to cost-effective methods for the collection of the information;
- 2) The Governor may provide additional resources to assist providers in the collection of the information from funds for statewide workforce investment activities reserved under WIOA Sections 128(a) and 133(a)(1); or
- (3) The Governor may take other steps to assist training providers in collecting and supplying required information such as offering technical assistance.

20 CFR 680.500 outlines the method for disseminating the state list of eligible training providers. Paragraph (a) provides that, in order to assist participants in choosing employment and training activities, the Governor or state agency must disseminate the state list of eligible training providers and accompanying performance and cost information to Local Boards in the state and to members of the public online including through Websites and searchable databases and through whatever other means the state uses to disseminate information to consumers, including the one-stop delivery system and its program partners throughout the state.

In addition, under paragraph (b), the state list and information must be updated regularly and provider eligibility must be reviewed biennially according to the procedures established by the Governor in 20 CFR 680.460(i). 20 CFR 680.500(c) requires, in order to ensure informed consumer choice, the state eligible training provider list and accompanying information must be widely available to the public through electronic means, including Websites and searchable

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databases, as well as through any other means the state uses to disseminate information to consumers. The list and accompanying information must be available through the one-stop delivery system and its partners including the state's secondary and post-secondary education systems. The eligible training provider list should be accessible to individuals seeking information on training outcomes, as well as participants in employment and training activities funded under WIOA, including those under 20 CFR 680.210, and other programs. In accordance with WIOA Section 188, the state list must also be accessible to individuals with disabilities.

Paragraph (d) clarifies that the state eligible training provider list must be accompanied by appropriate information to assist participants in choosing employment and training activities. Such information must include:

- (1) Recognized post-secondary credential(s) offered;
- (2) Provider information supplied to meet the Governor's eligibility procedure as described in 20 CFR 680.450 and 680.460;
- (3) Performance and cost information as described in 20 CFR 680.490; and
- (4) Additional information as the Governor determines appropriate.

Finally, paragraph (e) requires that the state list and accompanying information must be made available in a manner that does not reveal personally identifiable information about an individual participant. In addition, in developing the information to accompany the state list described in § 680.490(b), disclosure of personally identifiable information from an education record must be carried out in accordance with the Family Educational Rights and Privacy Act, including the circumstances relating to prior written consent.

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.

Individuals seeking training through the use of adult and dislocated worker funds under WIOA use the state list and its accompanying information to make informed decisions about training options. In order to assist participants in choosing employment and training activities, the state must disseminate the state list and accompanying performance and cost information to Local Boards in the state and to members of the public online including through websites, searchable databases and through whatever means the state uses to disseminate information to consumers including the one-stop delivery system and its program partners throughout the state.

In developing and maintaining the list, the state must determine the eligibility of each training program and review eligibility on a biennial basis. For determining eligibility and for reviewing eligibility, the state must take into account a set of statutory factors which includes performance and cost information. The state must also verify the accuracy of information submitted, remove programs that do not meet state-established criteria and take appropriate enforcement actions against providers that intentionally provide inaccurate information.

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

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of using information technology to reduce burden.

States are continually improving program operations and information handling technologies and, where feasible, new methods are used for taking applications and for collecting and transmitting the data for the ETP List. For example, states may use individual participant records to collect and verify performance outcomes or may use automated systems to populate searchable online databases as a means for disseminating the information. Reduction of burden through increased automation is always encouraged and supported.

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 above.

There is no duplication.

5. If the collection of information impacts small businesses or other small entities, describe any methods used to minimize burden.

Some training providers are small businesses or small non-profit organizations which offer targeted programs. In establishing the procedures for eligibility and for collecting information, the state must ensure that the collection of information required to demonstrate compliance with the criteria, is not unduly burdensome or costly to providers. Further, the Governor may establish procedures for providing technical assistance to eligible providers of training who are failing to meet the information requirements due to undue cost or burden.

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.

The state must determine the eligibility of every training program to be on the list and must update the list regularly. WIOA requires the state to review and renew the eligibility of training providers at least every two years. If the list were not maintained or if the list were updated less frequently this would negatively impact individuals seeking training by limiting training options with adult or dislocated worker funds and by interfering with informed consumer choice.

7. Explain any special circumstances that would cause an information collection to be conducted in a manner that requires further explanation pursuant to regulations 5 CFR 1320.5.

There are no special circumstances.

8.If applicable, provide a copy and identify the date 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.

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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 recordkeeping, 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 Department, in accordance with the PRA, published a 60-day *Federal Register* Notice (FRN) on May 7, 2025 (90 FR 19320).

The Department received no comments.

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

No payments or gifts to respondents are being given in exchange for collecting, maintaining, or disseminating this information.

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

There is no assurance of confidentiality.

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 are no questions of a sensitive nature.

12. Provide estimates of the hour burden of the collection of information.

Recordkeeping:

The total estimated number of annual training provider respondents are based on an estimated 200 training providers per state across 57 states and outlying areas (200 training providers x 57 states and outlying areas = 11,400 respondents). The annual burden hours for eligible training provider recordkeeping are determined based on the estimated number of training providers (the total estimated number of annual responses) and the time it will take to complete the submission. In addition, for Registered Apprenticeship Programs opting in to the state list, ETA estimates 15 Registered Apprenticeship Programs per state across 57 states and outlying areas (15 Registered

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Apprenticeship Programs x 57 States = 855).

ETA estimates 11,400 training provider respondents will each make one submission that takes 45 minutes to complete. 11,400 responses x 0.75 hours = 8,550 hours.

ETA estimates that 855 Registered Apprenticeship respondents will each make one submission that takes 5 minutes to complete. 855 responses \times 0.083 hours = 71 hours.

Third-Party Disclosures:

The Governor or state agency must disseminate the state list of eligible training providers and programs and accompanying performance and cost information to Local Boards in the state and to members of the public online, including through Websites and searchable databases, and through whatever other means the state uses to disseminate information to consumers, including the one-stop delivery system and its program partners throughout the State.

ETA estimates that it will take each state and outlying area 5 hours to compile and publicly disseminate this information. 57 states and outlying areas x 5 hours = 285 hours.

Report Item	Number of Respondents	Responses Per Year	Total Responses	Average Hours Per Response ¹	Annual Burden Hours	Average Hourly Wage	Annual Cost
Recordkeeping Training Providers ¹	11,400	1	11,400	.75	8,550	\$76.90	\$657,495.00
Recordkeeping Registered Apprenticeship Sponsors ²	855	1	855	.083	71	\$76.90	\$5,457.21
3 rd Party Disclosure ³	57	1	57	5	285	\$52.54	\$14,974.00
Unduplicated Totals	12,312	-	12,312		8,906		\$677,926.21

Table 1: Estimated Annualized Respondent Hour and Cost Burdens

- 1. ETA used the Bureau of Labor Statistics, Occupational Employment Statistics, May 2023, median hourly wage for Database Administrators (https://www.bls.gov/ooh/computer-and-information-technology/database-administrators.htm) of \$48.82, which we adjust the wage rates using a loaded wage factor of 1.57 to reflect total compensation and includes non-wage factors such as health and retirement benefits for a total of \$76.65. To monetize this burden, we multiplied 8,550 hours x \$76.65 = \$655,357.50.
- 2. ETA used the Bureau of Labor Statistics, Occupational Employment Statistics, May 2023, median hourly wage for Database Administrators (https://www.bls.gov/ooh/computer-and-information-technology/database-administrators.htm)

¹ Specific hourly burden per response is delineated in the tables above. For the purposes of Table 9, the average hourly burden per response is calculated by dividing the annual burden hours for the report item by the total responses.

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of \$48.82, which we adjust the wage rates using a loaded wage factor of 1.57 to reflect total compensation and includes non-wage factors such as health and retirement benefits for a total of \$76.65. To monetize this burden, we multiplied 71 hours x \$76.65 = \$5,442.15.

- 3. The hourly rate is computed by dividing the FY 2023 national average PS/PB annual salary for state staff as provided for through the distribution of state Unemployment Insurance administrative grants (https://doleta.gov/performance/reporting/eta_default.cfm) by the number of hours worked in a year (1,711). \$89,904 annual rate/1,711 hours = \$52.54. To monetize this burden, we multiplied 285 hours x \$52.54 = \$ 14,974.
- 13. Provide an estimate for 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 already reflected on the burden worksheet).

ETA associates no start-up/capital or maintenance/operations costs with this information collection.

14. Provide estimates of annualized costs 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 may also aggregate cost estimates from Items 12, 13, and 14 in a single table.

There is no cost to the federal government.

15. Explain the reasons for any program changes or adjustments reported on the burden worksheet.

The hour burden remains at 9,550.25, with no change from the version of this document published in July 2022. The total cost also remains unchanged at \$727,216.10. No adjustments have been made to the estimated hours or to the wage data used in calculating compensation.

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.

The Governor or state agency is responsible for maintaining and disseminating the list.

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

Approval is not being sought.

18. Explain each exception to the topics of the certification statement identified in "Certification for Paperwork Reduction Act Submissions."

There are no exceptions.

B. COLLECTIONS OF INFORMATION EMPLOYING STATISTICAL METHODS

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This collection does not employ statistical methods.