

SECTION 2105 INFORMATION COLLECTION

This information collection applies to the provisions in the **Agreement Implementing the Relief for Workers Affected by the Coronavirus Act** between the State and the Secretary of Labor, specifically: The Temporary Full Federal Funding of the First Week of Compensable Regular Unemployment for States with No Waiting Week (Section 2105).

- I. The State of _____ provides the following information:
- a. The state did not did have a requirement to serve a waiting week in its law as of the date the CARES Act was enacted.
 - b. The state did not have a requirement to serve a waiting week in its law as of the date the CARES Act was enacted, and the state instituted a requirement to serve a waiting week during the CARES Act program period (weeks of unemployment ending between April 4, 2020, and September 6, 2021). Yes, and this occurred on (insert date(s)). No.
 - c. The state waived its waiting week effective (insert date(s) here) by executing (select applicable action):
 - i. legislation (insert date(s))
 - ii. regulation (insert date(s))
 - iii. executive order (insert date(s))
 - d. The state provided a copy of its law waiving the waiting week to the Regional Office on (insert date here).
 - e. The state executed an agreement with the Department for the section 2105 reimbursement effective (insert date here)_____.
 - f. The agreement referenced in paragraph e. covered the dates of (insert dates here).
 - g. The agreement referenced in paragraph e. did not lapse during the CARES Act program period (weeks of unemployment ending between April 4, 2020, and September 6, 2021). Yes No.
 - h. The agreement referenced in paragraph e. lapsed on (insert date or dates here or “not applicable.”).
 - i. The agreement referenced in paragraph e. was reinstated on (insert date or dates here or “not applicable”) and covered the dates of (insert date or dates here).
 - j. The state provided a copy of its reinstated agreement(s) or other documentation reinstating the agreement(s) for the section 2105 reimbursement to the Regional Office on (insert date(s) here)_____.
 - k. The state determined that all waiting weeks waived for which federal reimbursement was applied were for weeks of unemployment ending between April 4, 2020, or the week ending date after which the state entered into agreement with the Department, and September 6, 2021, and were payable under the relevant provisions of Section 2105 of the CARES Act as amended and has drawn and/or requested all funding for all eligible waiting weeks waived. Yes No

Attachment I to UIPL 20-20, Change 1

- II. The state determined that all waiting weeks waived were payable. Yes No
- III. The state reconciled its accounting for Section 2105 funds as instructed by UIPL No. 20-20, Change 1, and as of the date of this information collection (mark the appropriate response):
- a. The state has requested **all** funding for all eligible waiting weeks waived and neither owes the federal government funds nor is owed any funds by the federal government.
 - b. The state determined that it owes the federal government funds in the amount of (insert amount here) _____ for all eligible waiting weeks waived and the repayment was completed on (insert date here): _____.
 - c. The state determined it is owed funds by the federal government in the amount of (insert amount here): _____ and has notified the Division of Fiscal and Actuarial Services at eta-ui-inquiries@dol.gov of this additional funding required to cover **all** remaining eligible waiting weeks waived on (insert notification date here): _____.
- IV. The state submitted all required ETA 2112 UI Financial Transaction Summary reports, including all necessary revisions, which reflect Section 2105 deposits and disbursements as of the date of this information collection. Yes No
- V. In the event of an audit, the state has all records, as well as documented processes pertaining to the administration, implementation, and reconciliation of Section 2105 of the Cares Act as the Department requires and is ready to make such records available for inspection, examination and audit by such federal officials or employees as the Department may designate or as may be required by law. Yes No