

Benefit Accuracy Measurement State Data Summary Improper Payment Information Act Performance Year 2020

The Benefit Accuracy Measurement (BAM) program is designed to determine the accuracy of paid and denied claims in three major Unemployment Insurance (UI) programs: regular State UI, Unemployment Compensation for Federal Employees (UCFE), and Unemployment Compensation for Ex-Servicemembers (UCX). State Workforce Agencies (SWAs) select weekly random samples of paid and denied claims. Independent state BAM investigators audit these paid and denied claims to determine whether the claimant was properly paid or properly denied benefits. The results of the BAM statistical samples are used to estimate accuracy rates for the populations of paid and denied claims. The BAM program provides continuous feedback on the state and federal methods of administration.

Based on the errors identified and information gathered through the BAM program, states are able to develop plans and implement corrective actions to improve accurate administration of state law, rules, and procedures. The major objectives of the BAM program are to:

- Assess the accuracy of UI payments;
- Estimate the UI improper payment rate as required by Federal Law;
- Promote improvements in program accuracy and integrity; and
- Encourage more efficient administration of the UI program.

The basis for determining payment and denial accuracy are federal and state laws, administrative codes and rules, and official policies. The system is designed to be comprehensive in coverage by including all areas of the UI claims processes where errors may occur. As a quality assurance program, BAM is a diagnostic tool for Federal and SWA staff to use in identifying systemic errors and their causes and to correct and track solutions to these problems.

This report is designed to provide information gathered by the BAM program for the performance year (PY) 2020 and offer some analysis of this information. Generally, the performance year for reporting is 12-month period from July 1, Year through June 30, Year+1. For example for PY 2019, the performance year for reporting is from July 1, 2018 through June 30, 2019.

For PY 2020, this analytical report uses the BAM data for the nine month period from July 2019 through March 2020¹ and is aligned with the reporting period used by the UI program in the U.S. Department of Labor's (Department) Agency Financial Report (AFR). In this analytical report, rates are shown at a national level, which is the sum of the 52 SWAs. The SWAs consist of the 50 states, Puerto Rico, and the District of Columbia. Each SWA's data are provided in separate linked documents. The United States Virgin Islands is exempt from operating a BAM program.

¹ The BAM program was suspended for the quarter April 1, 2020 through June 30, 2020 due to operational flexibilities provided to states in response to the pandemic situation.

Under [20 CFR 602.21\(g\)](#), the Department's Employment Training Administration (ETA) compiles and releases the BAM program results each year on behalf of the states. The Department accomplishes this requirement by the release of annual results on its Web site: <https://www.dol.gov/general/maps> and the associated data page <https://www.dol.gov/general/maps/data>.

Improper Payments Information Act of 2002 and the subsequent statutory amendments (the Improper Payments Elimination and Recovery Act (IPERA) of 2010 and the Improper Payments Elimination and Recovery Improvement Act (IPERIA) of 2012)² require agencies to examine the risk of erroneous payments in all programs and activities they administer. Federal law defines the term improper payment as: "(A)...any payment that should not have been made or that was made in an incorrect amount (including overpayments and underpayments) under statutory, contractual, administrative, or other legally applicable requirements; and (B) includes any payment to an ineligible recipient, any payment for an ineligible service, any duplicate payment, payments for services not received, and any payment that does not account for credit for applicable discounts."³ Agencies are required to review all programs and activities they administer and identify those that may be susceptible to significant erroneous payments. IPERIA defines "significant improper payments" as gross annual improper payments (i.e., the total amount of overpayments and underpayments) in the program exceeding (1) both 1.5 percent of program outlays and \$10,000,000 of all program or activity payments made during the year reported or (2) \$100,000,000 (regardless of the improper payment percentage of total program outlays)⁴. The UI program meets both of these criteria. Additionally, IPERA codifies the requirement for valid statistical estimates of improper payments such as those generated by the BAM program, and compels actions to reduce improper payments. Since the SWAs make all UI payment decisions, the Department requires SWAs to review their BAM program improper payment estimates and report their planned activities to prevent, detect, reduce, and recover improper payments in an UI Integrity Action Plan (ET Handbook No. 336, see, Appendix V).⁵

The Department reports the overpayment and the underpayment rates to the Office of Management and Budget (OMB) as part of its IPIA⁶ reporting. The IPIA PY 2020 (IPIA 2020) includes the period July 2019 through March 31, 2020 (Batch Range 201927 through 202013). It is extremely important that the BAM programs in each SWA accurately measure the level of improper payments in its state so that performance can be properly evaluated against the state and national targets. BAM is critical to assessing improvements in program accuracy and integrity and encouraging more efficient administration of the UI program.

UI benefit payments included in BAM sample for the IPIA 2020 PY decreased to \$20.45

² These Laws were replaced March 2, 2020 by Public Law 116–117 which is referred to as “Payment Integrity Information Act of 2019” (PIIA).

³ [Appendix C to OMB Circular A-123, issued June 26, 2018, p.8](#)

⁴ [Appendix C to OMB Circular A-123, issued June 26, 2018, p.10](#)

⁵ [Unemployment Insurance Program Letter \(UIPL\) No. 15-19](#); and [ET Handbook No. 336](#)

⁶ U. S. Department of the Treasury PaymentAccuracy.gov Web Page: <https://www.paymentaccuracy.gov>

billion⁷ compared to \$26.18 billion during the IPIA 2019 PY. IPIA 2020 BAM paid claims results are based on 17,232 valid sample cases⁸. This represents a completion rate of 97.50 percent. BAM investigators completed claimant interviews in 14,983 or 86.95 percent of the completed cases. The remaining audits were completed based on information obtained from agency records, the claimants' former employers, and third-party sources, such as labor unions and private employment agencies. As this linked document shows ([IPIA 2020 Method Claimant Information Obtained.xlsx](#) in sheet titled "Response & Nonresponse Errors"), investigators are able to identify payment accuracy issues in cases, in which interviews are not completed. This limits nonresponse bias.

Readers are strongly cautioned that it may be misleading to compare one state's payment accuracy rates with another state's rates. No two states' written laws, regulations, and policies specifying eligibility conditions are identical, and differences in these conditions influence the potential for error. States have developed many different ways to determine monetary entitlement to UI. Additionally, nonmonetary requirements are, in large part, based on how a state interprets and enforces its law. Two states may have identical laws but may interpret them quite differently. States with stringent or complex provisions tend to have higher improper payment rates than those with simpler, more straightforward provisions (See the 2020 "Comparison of State Unemployment Laws," <https://oui.doleta.gov/unemploy/comparison/2020-2029/comparison2020.asp>).

Because the BAM data are based on relatively small samples, the estimated improper payment rate is subject to sampling and non-sampling errors. Sampling errors are errors that arise in a data collection process as a result of taking a sample from a population rather than using the whole population. Therefore, integrity rates are shown at a 95 percent confidence level with an interval, expressed as plus or minus percentage points. The actual rate is expected to lie within the interval 95 percent of the time. The rate and intervals are constructed from repeated samples of the same size and selected in the same manner as the BAM sample requires.

Non-sampling errors are errors or biases that arise in a data collection process as a result of factors other than taking a sample. These errors can include, but are not limited to, timeliness of data collection, data entry errors, biased questions in fact-finding, biased decision making, and inappropriate analysis and conclusions completed by state investigators or false or inaccurate information provided by survey respondents.

The Department's approved improper payment rate computation methodology can be found in [UIPL 09-13 Change 1](#) (issued January 27, 2015). Corrective action and integrity plans for Fiscal Year (FY) 2021 are based on this computation methodology. IPERA requires an improper payment rate of less than 10 percent for each program and activity for which an estimate was published under the IPIA.

In this report, the Department uses six analytical measures to assess SWA payment accuracy and estimate the risk of erroneous denial of benefits. Individual SWA rates reflect state laws, administrative codes or rules, and policies. National results reflect the 52 SWAs' findings.

⁷ In the fourth quarter of IPIA 2020, the period of BAM program suspension, states paid \$64.36 billion.

⁸ States sampled 17,681 payments and deleted 8 payments as being out of the scope of the review, BAM investigators completed 17,232 of the remaining 17,673 valid cases.

The Analytical Measures (Rates):

1. **Overpayment Rate** - The overpayment rate is defined in UIPL No. 09-13, Change 1. It is the total weighted amount of payments determined to be overpaid divided by the weighted dollar amount paid in the BAM sample population. The rate includes fraud, nonfraud recoverable, and nonfraud nonrecoverable overpayments. All causes and responsible parties are included in this rate.
2. **Underpayment Rate** – The underpayment rate is defined in UIPL No. 9-13, Change 1. It is the total weighted amount of payments determined to be underpaid divided by the weighted dollar amount paid in the BAM sample population. All causes and responsible parties are included in this rate. It includes errors where additional payment is made to the claimant. It excludes those errors that are technically proper due to finality rules or technically proper due to rules other than finality.
3. **Improper Payment Rate** – This rate includes UI benefits overpaid plus UI benefits underpaid divided by the total amount of UI benefits paid. Overpayments, underpayments, and total UI benefits paid are estimated from the BAM survey results of paid UI claims in the regular state UI, UCFE, and UCX programs. Overpayments and underpayments determined to be technically proper under state UI law for finality and other reasons are excluded from the measure.
4. **Agency Responsibility Rate** - This rate includes overpayments for which the SWA was either solely responsible or shared responsibility with claimants, employers, or third parties, such as labor unions or private employment referral agencies. The rate includes fraud, nonfraud recoverable overpayments, and nonfraud nonrecoverable overpayments. It excludes payments that are technically proper due to finality or other rules.
5. **Fraud Rate** - The definition of unemployment compensation (UC) fraud varies from state to state – there is no federal definition of fraud in the UC program. Generally, fraud involves a knowing and willful act and/or concealment of material facts to obtain or increase benefits when benefits are not due. However, states vary on the level of evidence required to demonstrate a knowing and willful act or the concealment of facts. An overpayment which is classified as a fraud overpayment in one state might be determined to be a nonfraud overpayment in another state. Often fraud determinations include looking at a pattern of action or the claimant's certification of erroneous information under the penalty of perjury. States also differ on the implementation of fraud administrative penalty determinations. In some states, a fraud determination becomes effective on the date of the fraudulent act. In other states, the administrative penalty takes effect on the determination date. Since fraud determination criteria and thresholds vary throughout the SWAs, the individual state rates reflect these differences. The rate includes all causes and responsible parties.
6. **Improper Denial Rates** - BAM estimates the percentage of claimants improperly denied benefits. This rate includes three subcategories. These subcategories are monetary denials, separation denials, and nonseparation denials. The BAM program

does not assign a dollar estimate to improper denial rates; however, improper denials are corrected when permitted by law.

For a detailed listing of these rates for each state, click on the following link (Please note that excel spreadsheets may have several worksheets or tabs of data):

[IPIA 2020 Integrity Rates All States.xlsx](#)

I. Paid Claims Accuracy

The Code of Federal Regulations ([20 CFR 602](#)) requires states to conclude all findings of inaccuracy as detected through quality control (QC) (now known as BAM) investigations with appropriate official actions in accordance with the applicable State and Federal laws and to classify its findings in benefit payment cases as proper payments, underpayments, or overpayments, and in benefit denial cases as proper or improper denials or underpayments. The classification system for payment accuracy includes seven codes. The classification system for denials includes six codes.

For each paid UI week investigated, referred to as the Key Week (KW), BAM investigators record whether the payment was proper or improper and, if technically proper or improper, the type of erroneous payment. Payment errors on the key week are weighted and used to generate improper payment estimates. The coding of BAM audit findings is required to be consistent with the laws, rules, and written policies of each SWA⁹. BAM captures 110 data elements for each sampled payment or denial.

The BAM data set includes demographic information and before and after investigation elements for eligibility conditions. Data for nine of these elements are completed only for improper and technically proper payments or erroneous denials. The Department uses these elements to produce the various integrity rates listed.

([ET 395 Handbook 5th Edition BAM State Operations Guidance](#)).

Each integrity rate represents a different view of the BAM data set. The BAM data construct provides multiple perspectives; and payment errors may be included or excluded for a specific rate (See [IPIA 2020 Methodology and Program Description](#)).

The fraud rate and the agency responsible rate are subsets of the overpayment rate. Also, the data structure allows for the development of individual overpayment cause rates, which excludes the impact of other erroneous payments. The chart below summarizes five paid claim accuracy (PCA) rates, which are used for communicating overpayment estimates. The improper payment rate listed in the chart is based on performance data for IPIA 2020. BAM investigators have 120 days from the end of the quarter to complete their audits and record the outcomes; this rate includes these cases.

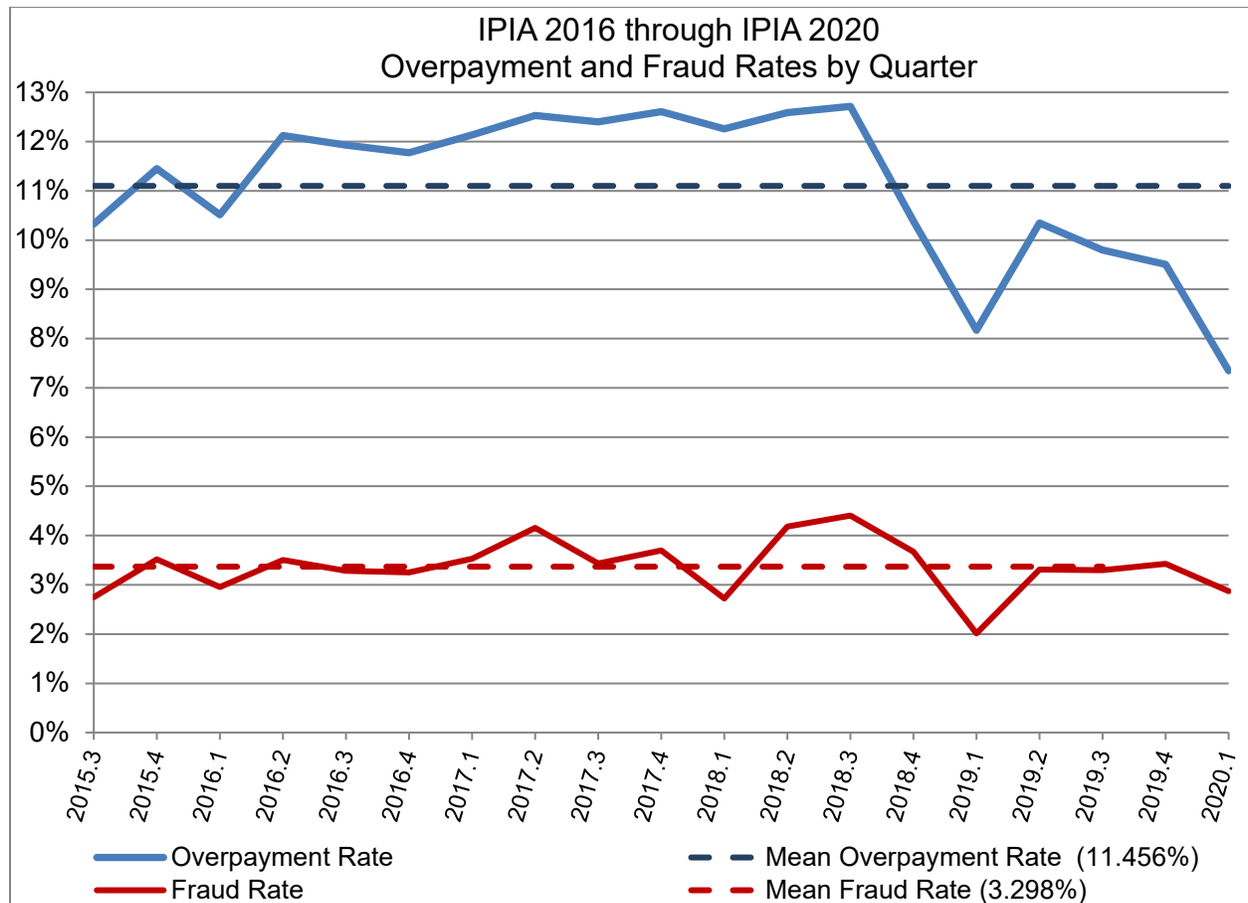
For a detailed listing of these rates for each state, click on the following link (the spreadsheet may have several pages or worksheets):

⁹ Comparison of State Unemployment Laws,
<https://oui.doleta.gov/unemploy/comparison/2020-2029/comparison2020.asp>

Overpayment Time Series

The following chart displays the overpayment and fraud rates by calendar quarter. For the period IPIA 2016 to IPIA 2020, the average revised overpayment rate was 11.456 percent.

Reviewers should be aware that state level rates show a higher degree of volatility from one quarter to the next. The quarterly volatility is in part due to the small sample sizes pulled at the state level; the probability of sampling a given number of weeks with payment errors; and seasonal factors. This volatility demonstrates that SWAs should be cautious in making performance assumptions and judging corrective actions effectiveness based on one single calendar quarter of data.



For a detailed listing of these and other rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 16 IPIA 20 Overpayment Rate by Quarter & State.xlsx](#)

Overpayment by Cause and Integrity Rate

UI initial and continuing eligibility requirements are complex. Benefit payments are limited to weekly benefit amounts and overall maximum benefit amounts. Benefits are restricted to a specific time period (benefit year). Claimant turnover is high with finite benefit duration and opportunities to return to employment. Eligibility is determined on a week by week basis. Each week is an opportunity for a new improper payment. Eligibility and payment decisions are made by state government agencies using state specific information technology (IT) systems. Errors can occur at any of the process points discussed below.

Federal law establishes certain requirements for the UC program. The Social Security Act (SSA) and the Federal Unemployment Tax Act (FUTA) set broad coverage provisions, some benefit provisions, the Federal tax base and rate, and administrative requirements. One of the major functions of the Federal government is to ensure conformity and substantial compliance¹⁰ of state laws, regulations, rules, and operations with Federal law. As a condition of receiving administrative grants, each state's methods of administration must ensure payment when due.¹¹ The Department has always interpreted "when due" in Section 303(a)(1), SSA, to require accuracy to ensure that payments are not made when they are not due.¹²

All state laws must provide or be interpreted in such a manner that a claimant must meet week-to-week eligibility requirements to receive benefits. Claimants certify their weekly eligibility status when claiming benefits. Generally, claimants must be able to work, be available for work, register for employment services, report when directed to the state agency, and actively seek work. Some states provide dependent allowances in certain instances. Finally, claimants may be subject to a reduction in benefit amounts payable based on any benefit year earnings (partial employment) or deductible income received (i.e., pension payments, vacation pay, severance payments).

As a statistical survey, the BAM program uses standardized questionnaires to gather information to determine improper payments and their causes. The surveys include claimant, employer, and third party interviews and are designed to identify potential eligibility or payment issues. When a potential eligibility or payment issue is identified that could affect the key week accuracy, the investigator must pursue and resolve the issue. In making determinations of eligibility, a BAM investigator must comply with the [Secretary's Standard for Claim Determinations](#) and apply all facets of federal and state law, administrative code, and official policy to the case findings to determine whether a key week payment is proper or improper ([20 CFR 602.21\(c\)\(4\)](#)). Although the legal basis for determining whether a payment is proper or improper may be different from state to state, the causes of errors are common across the nation.

¹⁰ See <https://unemploymentinsurance.doleta.gov/unemploy/conformity.asp>

¹¹ Section 303, Social Security Act. https://www.ssa.gov/OP_Home/ssact/title03/0303.htm

¹² UIPL No. 04-01 (October 27, 2000) <https://wdr.doleta.gov/directives/attach/UIPL4-01.cfm>

The BAM program relies on a standardized coding system to categorize improper payments¹³ into major categories. The table below displays the common error cause codes and UI improper payment terminology.

Error Cause Codes	Cause Group Description
100 - 119; 150 - 159	Benefit Year Earnings (BYE)
120 – 149	Deductible Income a.k.a. Sev./Vac./SSI/Pension
200 – 259	Base Period Wage Issues (BPW)
300 – 329	Separation Issues (SEP)
400 – 419	Able & Available Issues (A&A)
420 – 429	Work Search Issues (WS)
460 – 469	Employment Service Reg. (ES Reg)
430 - 459; 470 – 489	Other Eligibility Issues
500 – 519	Dependents' Allowances
600 – 639	Other Issues a.k.a. All Other Causes

(See [IPIA 2020 Methodology and Program Description](#) for inclusion or exclusion from to develop the various rates).

UIPL No. 29-20¹⁴ requires states to analyze their BAM data to identify the top root causes for improper payments and to develop strategies that will be effective in reducing or recovering improper payments. The following chart displays the percent of the dollars overpaid by integrity rate and cause category. The distribution of the causes for UI overpayments and the total amount overpaid varies considerably among the three overpayment integrity rates. The elements included or excluded from the various rates influence this cause distribution.

IPIA 2020 Overpayments (OP) by Cause and Integrity Rates Percent of the Estimated Dollars Overpaid			
Cause	Overpayment Rate	Fraud Rate	Agency Responsible Rate
Benefit Year Earnings	37.443%	60.817%	11.903%
Work Search	24.686%	4.937%	11.784%
Separation Issues	18.122%	23.770%	37.401%
Able+Available	7.820%	4.238%	3.560%
Base Period Wage Iss.	3.863%	0.054%	10.956%
Other Eligibility	2.894%	2.728%	8.557%
Other Issues	2.660%	3.456%	12.225%
ES Registration	1.386%	0.000%	1.085%
Sev./Vac./SSI/Pension	0.784%	0.000%	2.516%
Dependent Allow	0.340%	0.000%	0.014%
Total \$ Overpaid by Rate	\$1,783,417,629	\$647,716,984	\$185,073,856

¹³ https://wdr.doleta.gov/directives/attach/ETHandbook_395_Ch5_acc.pdf, Chapter V, pp. V-5 through V-7

¹⁴ https://wdr.doleta.gov/directives/corr_doc.cfm?DOCN=7540

An analysis of the top three causes nationally – Benefit Year Earnings, Work Search, and Separations -- is outlined below.

For a detailed listing of these rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 2020 Integrity Rates by Cause.xlsx](#)

Benefit Year Earnings Issues

Cause Benefit Year Earnings	Overpayment Rate	Fraud Rate	Agency Responsible Rate
Estimated Amount Overpaid due to BYE errors	\$667,771,765	\$393,922,278	\$22,029,524
Estimated Total \$ Overpaid by Rate	\$1,783,417,629	\$647,716,984	\$185,073,856
Percent of BYE Overpaid to Total \$ Overpaid	37.443%	60.817%	11.903%

As displayed in the IPIA 2020 Overpayment by Cause and Integrity Rates table (page 8), unreported or misreported benefit year earnings (BYE) were the leading cause of UI overpayments in the 2020 reporting period. BYE errors account for more than half (60.817 percent) of UI fraud overpayments and more than a third (37.443 percent) of the overpayments included in the Overpayment Rate. However, BYE errors represent a smaller portion (11.903 percent) of the Agency Responsible rate.

The UI system is designed to maintain and to encourage claimant attachment to the workforce overall and to their previous employers when feasible. The system does this by allowing partial benefit payments, which are reduced for BYE in each week earned. Weekly benefit amounts may be reduced as a result of wages, commissions, bonuses, tips or gratuities, odd jobs or self-employment income, and through Short-Time Compensation programs (also known as Workshare).¹⁵ Because UI benefits only replace a portion of the claimant’s previous base period wages¹⁶, states have devised various earnings disregard and benefit reduction provisions.¹⁷ Ultimately, these payment adjustments require accurate reporting of these earnings. Generally, claimants are required to report income when earned (not when paid) and claimants are required to report gross earnings, not net earnings. This benefit year earnings reporting procedure is part of the continued claims taking process (See claim filing methods by state [IPIA 2020 Claim Filing Methods.xlsx](#)) and is generally automated.

The BAM program collects data for several important UI eligibility criteria before and

¹⁵Short-Time Compensation (STC) provides partial UC benefits to individuals whose usual hours of work are reduced to avert the layoff of workers. STC is a program that allows an employer to request UI agency approval of a plan that provides the STC benefits to those workers whose hours are reduced. For more information on STC, see <https://stc.workforcegps.org/>

¹⁶ See Wage Replacement Ratios in the [IPIA 2020 Base Period Wages Report.xlsx](#) spreadsheet

¹⁷ 2020 Comparison of State Laws; Chapter 3 Monetary Entitlement; Table 3-8; pp. 3-19 to 3-21; <https://oui.doleta.gov/unemploy/pdf/uilawcompar/2020/monetary.pdf>

after the investigation. Claimant earnings and adjustments to the claimant's weekly benefit amount (WBA) for the paid week investigated by BAM (referred to as the key week) can produce useful information related to BYE improper payments. The following table summarizes the earnings before and after data for BAM investigations. The table compares the information at the time the claimant received benefits to the findings after the investigation.

IPIA Period July 1, 2019 through March 31, 2020 Key Week Benefit Year Earnings (BYE) Analysis		
17,232		Completed BAM Reviewed Cases
1,377	7.99%	Of the 17,232 cases completed, 1,377 initially reported key week BYE
		Claimant Over Reported Earnings
170	12.35%	Of the 1,377 cases with earnings, 170 had BYE over reported
	\$44.18	Average amount BYE over reported in the key week
	\$18.00	Median amount BYE over reported in the key week
110 of 170	\$33.98	Average benefit amount paid increased because BYE over reporting
		Claimant Accurately Reported Earnings
764	55.48%	Of the 1,377 cases, 764 had BYE amounts accurately reported
	\$206.29	Average amount of BYE accurately reported in the key week
	\$172.00	Median amount of BYE accurately reported in the key week
539 of 764	\$127.94	Average amount in benefit's paid reduced with accurate BYE reporting
		Claimant Under Reported Earnings
443	32.17%	Of the 1,377 cases with earnings, 443 had BYE under reported
	\$121.29	Average amount BYE of under reported in the key week
	\$43.00	Median amount BYE of under reported in the key week
335 of 443	\$79.52	Average amount Benefit paid decreased because BYE under reporting
		Claimant Reported No Earnings
15,855	92.01%	Of the 17,232 cases, 15,855 had no BYE initially reported
		Claimant Failed to Report Earnings
554	3.43%	Of the 15,855 cases, 554 not initially reporting BYE actually had BYE
	\$454.71	Average unreported or concealed BYE amount in the key week
447 of 554	\$343.00	Median unreported or concealed BYE amount in the key week
	\$250.11	Average amount Benefit paid decreased because failure to report BYE

In IPIA 2020, the BAM program reviewed 17,232 key weeks. From these 17,232 paid weeks, 15,855 or 92.01 percent of the weeks selected had no benefit year earnings reported at the time of payment. From these 17,232 paid weeks, 1,377 or 7.99 percent of the weeks investigated had benefit year earnings reported at the time of payment. Slightly more than 55.48 percent (764 weeks) of the 1,377 key weeks with benefit year earnings initially reported actually had the earnings reported accurately. However, in 433 of weeks with initially earnings reported, representing 32.17 percent of the key weeks investigated, had under reported earnings (claimant earned more than reported), and 170 weeks (12.35 percent) of the weeks had over reported earnings (claimant earned less than what they reported).

Additionally, investigators found 544 weeks or 3.43 percent of the 15,855 weeks with no benefit year earnings initially reported actually had earnings income, which should have been reported.

To address UI improper payments caused by BYE issues, ETA published enhanced Recommended Operating Procedures in [UIPL No. 13-19](#), to provide SWAs with updated best practices on cross-matching with the National Directory of New Hires and the State Directory of New Hires. Also, in partnership with National Association of State Workforce Agencies' UI Integrity Center, ETA conducted research to determine if there are other tools in the market that can provide for earlier detection of UI improper payments, such as through use of financial data.

Work Search Issues

Cause Work Search Issues	Overpayment Rate	Fraud Rate	Agency Responsible Rate
Estimated Amount Overpaid due to Work Search errors	\$440,257,199	\$31,979,109	\$21,808,840
Estimated Total \$ Overpaid by Rate	\$1,783,417,629	\$647,716,984	\$185,073,856
Percent of Work Search Overpaid to Total \$ Overpaid	24.686%	4.937%	11.784%

The Middle Class Tax Relief and Job Creation Act of 2012 (Public Law 112-96) amended Section 303(a) of the Social Security Act, by adding paragraph a(12) which requires that a claimant must actively seek work. The provision now states: "A requirement that, as a condition of eligibility for regular compensation for any week, a claimant must be able to work, available to work, and actively seeking work." ¹⁸ [UIPL No. 05-13](#) at p. 3; (issued January 10, 2013) provides that "Federal Unemployment Compensation (UC) law establishes strictly limited circumstances under which states may not hold UC claimants to the work search requirement." Because Federal UC law does not specifically define "actively seeking work," states have discretion in establishing requirements. Therefore, readers are cautioned to not make any state to state comparisons.

As displayed in the IPIA 2020 Overpayment by Cause and Integrity Rates table above, work search issues were the second leading cause for overpayments in the 2020 reporting period, but they are not a significant cause of fraud overpayments. Additionally, work search overpayments do not represent a significant portion of improper payments for which the agency had full or partial responsibility.

Almost 25 percent of UI improper payments are the result of work search errors. However, work search errors are currently the primary driver in the reduction of UI improper payment rate. UI claimants are required to certify weekly that they have met the state's work search requirements and to document their work search in accordance

¹⁸ https://www.ssa.gov/OP_Home/ssact/title03/0303.htm#ftn16

with the state's law.

States vary with regard to their work search requirements. In many states, claimants must make a minimum number of employer contacts, employment applications, and/or work search activities each week. Within a state there may be differences in the number of work search activities required based on local labor market characteristics, while in other states the number of contacts is standard throughout the state. Some states have expanded work search requirements that allow certain activities, such as attending job search seminars or career networking, to be considered acceptable work search activities. Depending on the occupation, some states require claimants to contact the employer in person. As a condition of eligibility, many states require a claimant to maintain a log, record, or other documentation of weekly work search activities and provide the record for verification purposes. In other states the claimant must provide information about their work search activities when requested.

As a result of these diverse work search eligibility requirements and enforcement standards, there is tremendous variability in work search error rates among states. A lower error rate could reflect a higher rate of work search compliance within the state, which in turn could be due either to greater search efforts by claimants or to less stringent requirements for work search. Other variables include the circumstances such as where the SWA considers claimants' lack of compliance in work search or reporting as constituting an improper payment; or varying SWA standards for verification of claimant provided contacts/activities.

UI program structural issues also contribute to a higher work search improper payment rate. Federal law requires that when an issue is detected, the state agency must provide the claimant notice and an opportunity to provide information. As part of the "payment when due" policy described above, there is a presumption in UI that the claimant will continue to be eligible once initial eligibility is determined and should, therefore, be paid. If an eligibility issue associated with work search (or any other eligibility issue) is detected, there is a requirement to pay for a claimed week no later than the end of the week following the week in which an issue is detected. The time it takes to work through the necessary due process steps prevents states from stopping the payment before it must be paid. In this circumstance, for sound policy reasons, states are legally required to make payments that have the potential to later be considered improper under the Federal definition.

The BAM investigator must review a sufficient number of work search actions to determine whether the claimant met state requirements. The BAM program assigns one of three classifications to each of the actions reviewed. These are:

- (1) Acceptable - documentation exists in the BAM file that through new and original fact finding or through the review of state records, such employer contacts, employment applications, or state approved work search activities were made by claimant and were acceptable within state's written law/policy on active search for work.
- (2) Unverifiable - the investigator is unable to establish sufficient information to make a judgment of whether the work search activities were either acceptable or unacceptable within the state's written law/policy on work search.

(3) Unacceptable - written documentation exists in the BAM file that through new and original fact finding or through the review of state records, such contacts or activities were not made at all by the claimant or were made but are unacceptable within the framework of state's written law or policy or the work search activity occurred outside of the week investigated.

Work search activities classified as acceptable or unverifiable count towards meeting the state's work search requirement. For performance year 2020, the BAM work search improper payment estimates are based on verification activities representing 17,232 key weeks with an average of 2.02 work search verifications per week totaling 34,816 actions reviewed. Overall, 95.19 percent of the claimant's work search activities met state requirements. This includes those contacts and/or work search activities which are classified as acceptable or unverifiable. Work search contacts, employment applications, and activities deemed unacceptable do not satisfy a count towards meeting the state's numeric requirements.

The BAM dataset includes a number of cases (1,223) where work search was required with zero work search actions found as being acceptable or unverifiable. The cases were found as being properly paid. This includes 539 instances of nonresponse where the cases had no acceptable or unverifiable work search activities. States address such failures or lack of evidence differently. Furthermore, work search documentation requirements vary from state to state. For example, 364 cases with no acceptable or unverifiable evidence of work search were found overpaid. Another 262 of such cases were classified as technically proper payments.¹⁹

Additionally, states' continued claim processes vary. Some states continued claim systems are capable of capturing detailed work search information at the time a week is claimed. In these states, work search information is available to immediately evaluate when the claimant fails to meet the state's work search requirements.

Finally, one other category where claimants are held ineligible for benefits due to work search issues involves situations where the claimant provided information that initially exempts the individual from work search requirements, but after verification, the exemption is invalid. For example, the claimant stated that they were a member of a union with a hiring hall and they obtained their employment through union referrals or that they had a definite recall date, thereby meeting the work search requirement. However, the investigator's verification with the union found that the claimant was not in good standing or the investigator's verification with the employer found that the claimant had no definite recall date. In such a situation, the claimant might be held ineligible for a failure to conduct an active work search because the exemption was invalid.

For a detailed listing of work search compliance for each state, click on the following link (note: the spreadsheet has multiple tabs or worksheets):
[IPIA 2020 Work Search Verification Outcomes.xlsx](#)

Separation Issues

¹⁹ [ETA Handbook No. 395, 5th Edition](#), pages V4 and V5.

Cause : Separation Issues	Overpayment Rate	Fraud Rate	Agency Responsible Rate
Estimated Amount Overpaid due to Separation errors	\$323,197,169	\$153,961,790	\$69,220,020
Estimated Total \$ Overpaid by Rate	\$1,783,417,629	\$647,716,984	\$185,073,856
Percent of Separation Overpaid to Total \$ Overpaid	18.122%	23.770%	37.401%

As displayed in the IPIA 2020 Overpayment by Cause and Integrity Rates table (page 9), issues involving the claimant's reasons for separating from work (separation issues) are the third leading cause of UI overpayments. They account for 18.12 percent of the overpayment rate and 23.77 percent of the fraud overpayments. Separation issues are the leading cause (37.40 percent) of the amount overpaid for which the agency had full or partial responsibility.

Overpayments attributable to separation issues involve inadequate or inaccurate claimant and/or employer regarding the reason for the claimant's separation from employment. They involve claimants who are initially determined eligible, but due to later information of a disqualifying job separation (such as quitting a job without good cause or being discharged for misconduct under the state UI law) are then determined to be ineligible. The SWAs have the crucial responsibility of identifying and pursuing separation issues, conducting fair and impartial fact finding hearings, and determining whether the employment separation is disqualifying. Separation fact finding hearings involve input from both employers and claimants and the facts may be disputed. In some instances, the SWA contributes to separation improper payments.

Cause	Agency Responsible Rate- Prior Agency Action	Estimated Amount
SEP	(30) SWA Took Incorrect Action	\$38,930,168
SEP	(40) SWA Had Documentation - Did Not Resolve Issue	\$18,661,800
SEP	(50) Procedures Not Followed Preventing Detection	\$6,316,400

The Benefits Timeliness and Quality guide sheets 1 and 2 in the [ET Handbook No. 301, 5th Edition](#) show the complexities of fact finding and the central role SWAs play in determining eligibility. However, the process demands employers and claimants provide complete, accurate, and timely facts to separation adjudicators, so the state can appropriately apply the law.

To address UI improper payments caused by separation-related issues, the State Information Data Exchange System (SIDES) was developed by states with funding from the Department and input from states, employers, and third party administrators. It was designed to enable more rapid and accurate communications between SWAs and employers, resulting in better initial eligibility determinations and a reduction in UI improper payments. While SWAs' and employers' participation in SIDES is voluntary, currently, 50 of the 53 SWAs are using SIDES. The Department's Office of Inspector General found SIDES has contributed to reductions in separation-related improper payment rates in SWAs sampled during a recent audit.²⁰

²⁰ <https://www.oig.dol.gov/public/reports/oa/2017/04-17-003-03-315.pdf>

Overpayment Responsibility by Integrity Rate

The BAM program identifies the party or parties responsible for all payment errors. As with cause, the distribution of overpayment responsibility varies considerably by integrity rate. The BAM investigator attributes responsibility to various parties based on their actions or inaction. Improper payment responsibility may be assigned to one or more parties.

Eligibility for UC is determined on a week-by-week basis. During a continued claim series, a claimant must certify continuing eligibility for each week. The SWA makes continued benefit payments based on the presumption of eligibility and the claimant's ongoing certification that requirements have been met. However, if a question of eligibility arises, the SWA is required to conduct an investigation to establish evidentiary facts and make a subsequent determination of eligibility or ineligibility.²¹ Such a determination may affect past, present, or future benefit payments.

Overpayment Responsibility by Integrity Rates

Integrity Rate	Amount Improperly Paid	Claimant Only	Claimant + Employer	Claimant+ Agency	Employer Only	Agency Only	Clmnt+ Empl+ Agy	Employer + Agency	All Others
Over payment	\$1,783,417,625	75.709%	11.447%	3.723%	2.551%	3.646%	1.370%	1.232%	0.323%
Fraud	\$647,690,894	77.588%	18.141%	1.993%	0.000%	0.045%	2.025%	0.000%	0.208%
Agency Resp	\$185,073,856	0.000%	0.000%	38.225%	0.000%	36.468%	13.244%	11.784%	0.279%
Under payment	\$90,960,946	29.098%	14.121%	6.408%	34.239%	5.694%	5.772%	1.608%	3.060%

The overpayment rate is the broadest measure of overpayments. Since claimants control much of the information used to establish the presumption of weekly eligibility, it is not surprising that as detailed in the above table, claimants alone were responsible for 75.71 percent of the dollars overpaid included in the overpayment rate. Errors resulting in overpayments that were attributed exclusively to the SWA accounted for 3.65 percent of the amount overpaid. The claimant and the agency were jointly responsible for an additional 3.72 percent of the dollars overpaid, and the claimant and employer were jointly responsible for an additional 11.45 percent of the dollars overpaid. Claimants alone were responsible for 77.59 percent of the fraud overpayments. Claimants and employers were responsible for almost 18.14 percent of fraud overpayments. The claimant and the agency were responsible for most all other fraud.

The agency responsibility rate includes improper payments in which the agency had contributory responsibility. The SWA was solely responsible for 36.47 percent of the amount overpaid included in the agency responsibility rate. The agency and the claimant were responsible for 38.23 percent of this category of overpayments. State agencies shared responsibility with employers for 11.78 percent of the amount overpaid

²¹ UIPL No. 04-01, "Payment of Compensation and Timeliness of Determinations during a Continued Claims Series" <https://wdr.doleta.gov/directives/attach/UIPL4-01.cfm>

in this category; and for the remainder of the agency responsibility overpaid, the state shared responsibility with claimants, employers, or third parties.

For a detailed listing of these rates for each state, click on the following links (note: spreadsheets may have several pages or worksheets):

[IPIA 2020 Integrity Rates by Responsibility.xlsx](#)

[IPIA 2020 Overpayment Rate Cause and Responsibility.xlsx](#)

Claimant Action Prior to Sample Selection for Overpayments

Responsibility for improper payments are assigned based on the action that various parties take on the payment. Prior claimant action provides additional details on improper payment responsibility and helps prioritize ways to prevent, reduce, and detect overpayments.

Continuing eligibility for UI is determined on a week-by-week basis. During a continued claim series, a claimant must certify their continuing eligibility for each week. Errors can occur anywhere in this business process. In the case of payment errors, BAM identifies the action that the claimant took prior to the sample selection. BAM assigns a code to indicate action(s) taken by the claimant affecting the payment error issue by recording the following actions:

- Claimant provided adequate and timely information to SWA for determination.
- Claimant provided adequate information to SWA after due date for determination.
- Claimant provided timely but inadequate information to SWA for determination.
- Claimant provided inadequate/incorrect information to SWA after due date for determination.
- Claimant did not respond to SWA request for information.
- SWA did not request the claimant to provide information.

Depending on the cause, BAM often finds claimants responsible for overpayments because they are a principal source of eligibility information. The data further emphasize the importance of verifying separation and earnings information with employers and conducting these verification actions.

For a detailed listing of this rate, click on the following link (note: the spreadsheet may have several pages or worksheets): [IPIA 2020 Cause x Prior Claimant Action.xlsx](#)

Agency Action Prior to Sample Selection for Overpayments

In the case of payment errors, BAM case reviews identify the action that the state agency took before the payment was selected for the BAM sample. Prior agency action provides additional details on improper payment responsibility and helps prioritize ways to prevent, reduce, and detect overpayments. In the case of payment errors, BAM identifies the action that the SWA took prior to the sample's selection.

At the time the SWA made payment, BAM found most overpayments were not detectable through normal agency procedures. BAM found that special agency actions (e.g., crossmatching with the National Directory of New Hires or taking additional steps to secure claimant and/or employer information) were required to prevent or detect these overpayments. The remaining fraud overpayments were distributed among the other prior agency action categories. The table below shows Overpayment Rate by prior agency action.

Overpayment Rate by Prior Agency Action	Percent of Dollars OP	Estimated Amount
Issue Not Detectable by Normal Procedures	87.288%	\$1,557,022,679
Identified But Took Incorrect Action	3.826%	\$67,404,766
Sufficient Information But Did Not Resolve Issue	3.445%	\$61,215,879
In Process of Resolving	2.653%	\$47,446,798
Procedures Not Followed Precluding Detection	1.580%	\$28,137,956
Detected Thru SDNH/NDNH Crossmatch	1.144%	\$20,769,650
Detected Thru Wage Crossmatch	0.034%	\$877,700
Agency Provided Incorrect Information	0.031%	\$542,199
Total	100.000%	\$1,783,417,627

For overpayments included in the overpayment rate, BAM estimates that \$1.56 billion or 87 percent of the \$1.78 billion of UI benefits overpaid were not detectable through normal agency procedures. BAM results indicate the agency identified the overpayment issue but took the incorrect action in about \$67 million or 3.8 percent of dollars overpaid, and the agency had sufficient information but did not resolve the issue for \$61 million or 3.4 percent of the amount overpaid. The agency failed to follow its own procedures, which precluded the ability to prevent the overpayment in an additional \$28 million or 1.6 percent of the overpayment rate dollars overpaid. At the time BAM selected the sample, the agency had resolved or was in the process of resolving improper payments constituting 2.6 percent of the amount overpaid. Additionally, the agency identified 1.17 percent of these overpayments using crossmatches.

Almost 92 percent of the fraud overpayments were not detectable through normal agency procedures at the time the payment was made. The table below shows fraud overpayments not detectable at the time payment made.

Fraud Overpayments by Cause Classified Not Detectable at Time of Payment			
Fraud Cause	Percent of Dollars Paid	Percent of Dollars OP	Estimated Amount
BYE	1.830%	57.775%	\$374,200,869
Sep	0.644%	20.336%	\$131,712,958
Work Search	0.157%	4.942%	\$32,011,611
A&A	0.119%	3.742%	\$24,237,353
Other Issues	0.080%	2.514%	\$16,283,149
Other Elig	0.078%	2.459%	\$15,928,477
BPW	0.001%	0.033%	\$210,688
Total	2.908%	91.801%	\$594,585,105

For the Agency Responsible Rate, BAM estimated SWAs were responsible for approximately \$185 million in overpayments because they had full or partial responsibility for the overpayment.

Agency Responsible Rate by Prior Agency Action	Percent of Dollars OP	Estimated Amount
State identified issue but took incorrect action.	36.190%	\$66,746,540
State had documentation did not resolve the issue	34.287%	\$63,384,717
Procedures not followed or forms not completed precluding ability to detect issue	15.135%	\$28,168,624
Not detectable by normal procedures	12.697%	\$23,616,559
State was in the process of resolving issue	1.082%	\$2,023,965
Agency provided incorrect information	0.294%	\$542,199
Detected Thru SDNH/NDNH Crossmatch	0.258%	\$481,674
Detected Thru Wage Crossmatch	0.059%	\$109,573
Total	100.000%	\$185,073,851

Of these overpayments, the agency identified the issue but took incorrect action for 36.19 percent of the amount overpaid; the agency had documentation did not resolve the issue for 34.29 percent and did not follow procedures thereby precluding the SWA's ability to detect the payment error for 15.14 percent of the amount overpaid. The remaining overpayments for which the agency had full or partial responsibility were either not detectable through normal procedures at the time the payment was made or the agency had resolved or was in the process of resolving improper payments detected through crossmatches or the error was committed by another SWA. Again, we note there are structural due process requirements in the UI program that prevent stopping payment without an opportunity for the claimant and employer to be heard. These requirements are for good policy reasons and in many cases require the SWA to proceed with payment of benefits that may later be determined to be improper.

For a detailed listing of these rates for each state, click on the following links (note: spreadsheets may have several pages):

[IPIA 2020 Integrity Rates Cause x Prior Agency Action.xlsx](#)

Employer Action Prior to Sample Selection for Overpayments

In the case of payment errors, BAM case reviews identify the action that the employer took before the payment was selected for the BAM sample. Prior employer action provides additional details on improper payment responsibility and helps prioritize ways to prevent, reduce, and detect overpayments. As discussed in the previous section, BAM considers a large majority of the overpayments included in the overpayment rate and fraud rate to be undetectable by the agencies during their usual payment administration processes, and thus prohibitively expensive for the agency to prevent. However, BAM detects the majority of its payment errors through the verification of claim information with employers.

Although claimants provide most of the information that agencies use in determining eligibility for UI benefits, employers also provide critical information to the agencies. Employers provide wage information, which is used to calculate the claimants' monetary eligibility and weekly benefit payments. Employers also respond to notices of new initial and additional claims by providing information on the reason for the claimant's separation from work. Employers submit notices of new hires, which agencies use to detect claims filed by individuals who have returned to work. Employers also provide detailed information that may corroborate or contradict claimant-provided information on issues that affect eligibility, such as information concerning availability for work, work search, job refusal, and benefit year earnings.

BAM data show that prior employer action is a critical factor in the agency's ability to prevent or detect many overpayments. BAM assigns a code to indicate action(s) taken by the employer affecting the payment error issue and records the following employer actions:

- Employer provided adequate information to SWA in a timely manner for the payment determination.
- Employer provided adequate information after due date for payment determination.
- Employer provided inadequate/incorrect information in a timely manner for payment determination.
- Employer provided inadequate/incorrect information after due date for payment determination.
- Employer did not respond to request for information.
- Employer did not report claimant as a "New Hire" as required by law.
- Employer, as an interested party, was not requested by agency to provide information for determination.
- Not an employer-related issue.

Because the state agency uses employer-provided information in its eligibility determinations, the accuracy and timeliness of this information affect whether benefits were properly paid. The following table displays prior employer actions for each of the integrity rates. The highlighted cells reflect employers' action that may lead to improper payments.

IPIA 2020 Integrity Rates – Estimated Dollars Overpaid by Prior Employer Action

	Overpayment Rate	Fraud Rate Overpayments	Agency Rate Overpayments
Total Estimated Overpaid	\$1,783,417,628	\$647,690,891	\$185,073,852
Prior Employer action as of the time that the payment was selected for audit			
Not An Employer Related Issue	\$551,704,202	\$71,038,959	\$56,872,186
Agency Did Not Request	\$619,523,178	\$306,736,207	\$22,438,211
Adequate and Timely Information	\$297,556,461	\$129,991,571	\$58,874,402
Did Not Respond to request for info.	\$138,534,522	\$88,275,920	\$15,997,152
Timely Inadequate/Incorrect information	\$86,943,791	\$7,370,296	\$21,328,576
Did Not Report New Hire	\$55,784,043	\$39,706,504	\$2,453,683
Adequate but Not Timely information	\$29,522,601	\$4,571,434	\$6,488,544
Inadequate/Incorrect and Untimely	\$3,848,830	\$0	\$621,098
Estimated dollars overpaid where a different employer action may have produced a different outcome	\$314,633,787	\$139,924,154	\$46,889,053
Percent of Total Dollars overpaid where a different employer action may have produced a different outcome	17.64%	21.60%	25.34%

The highlighted sections show estimated overpayments where a different employer action in response to a claim may have produced a different outcome. BAM estimates that employer actions contribute 17.64 percent of the overpayments included in the overpayment rate, 21.60 percent to the fraud rate dollars overpaid, and 25.34 percent of the overpayments included in the agency responsible rate. Overall, BAM data show that prior employer participation is an essential factor in the prevention or detection of many overpayments.

For a detailed listing of these rates for each state, click on the following links (note: spreadsheets may have several pages or worksheets):

[IPIA 2020 Integrity Rates Cause x Prior Employer Action.xlsx](#)

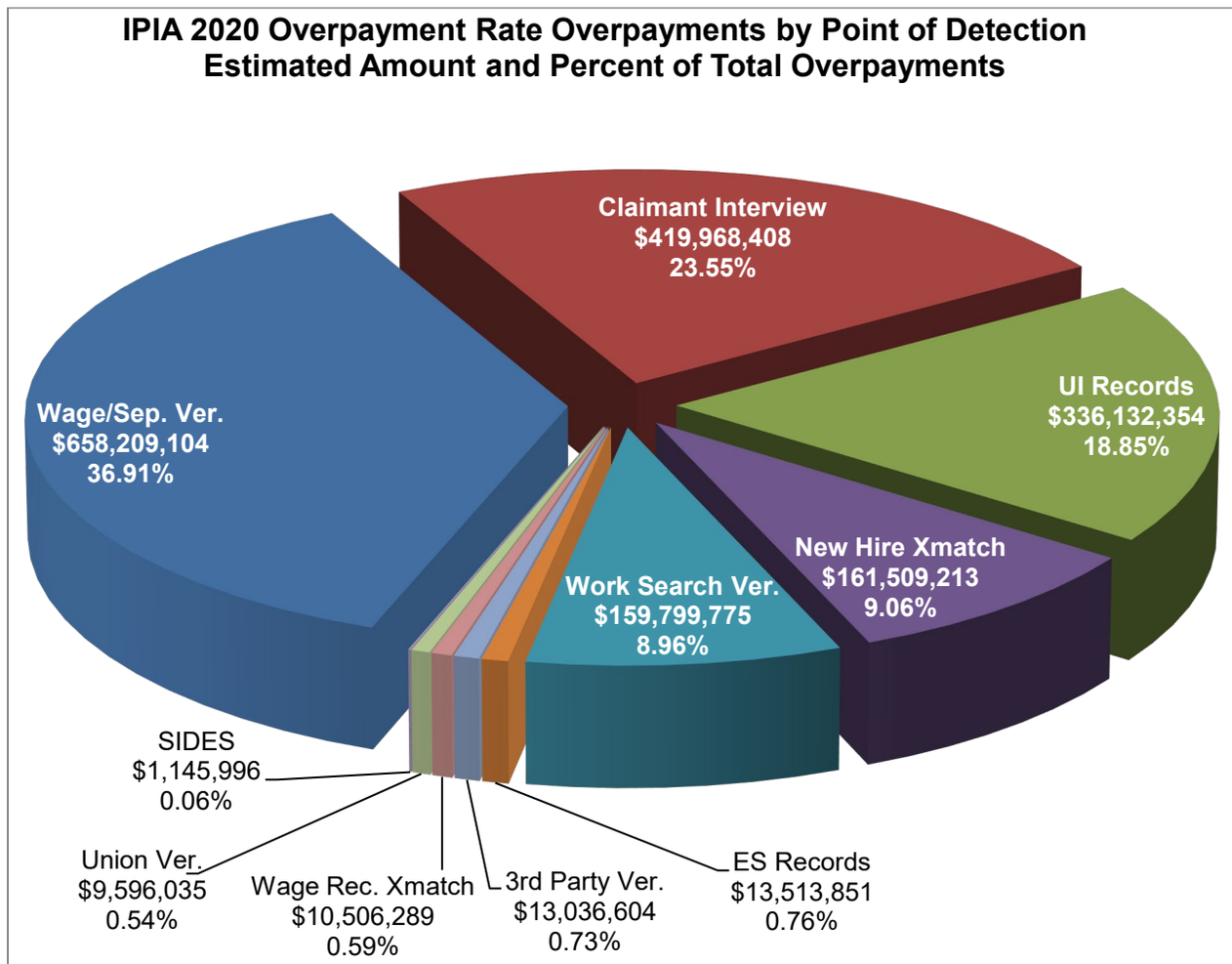
Point of Detection

BAM records the point in its audit process at which it first detects a payment error. BAM detects most payment errors by verifying base period wages, benefit year earnings, and separation information with employers. The data suggest that taking additional steps to secure employer information or to conduct more in-depth claimant interviews may impact overpayment amounts. For example, BAM found significant errors when payment information is corroborated with employers and through extensive claimant interviews.

Within this framework, it is important to note that the BAM audit process differs substantially from normal UI operations in terms of cost, time, and effort. BAM exhausts

all avenues in obtaining information. Normal UI operations make reasonable attempts to obtain information, but must make determinations based on available information in order to make timely payments.²² Therefore, this procedural difference may contribute to BAM identifying some of these overpayments which are not detected by the agency during the normal claims processes.

BAM also captures whether the agency had identified the overpayment at the time of sample selection. In many cases, the SWA has not taken action on the new hire crossmatch hit when BAM selects its case. This strongly suggests that SWA should review and improve their crossmatch workflow processes and adjust their crossmatch parameters to optimize new hire detections. Aggregate IPIA 2020 Point of Detection data are displayed in the following chart.



For a detailed listing of these rates for each state, click on the following links (note: spreadsheets may have several pages or worksheets):
[IPIA 2020 Integrity Rates by Point of Detection.xlsx](#)

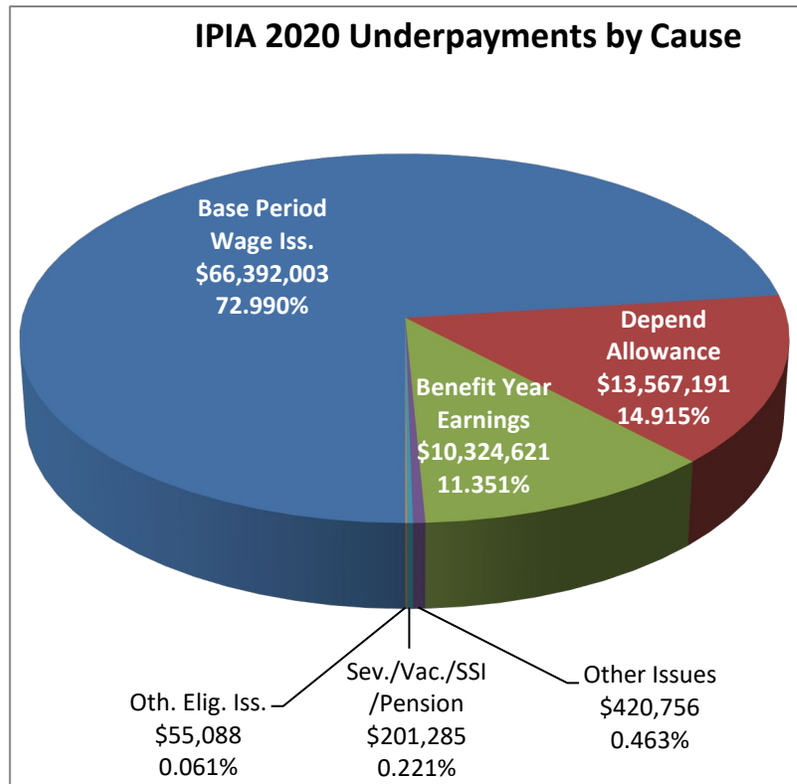
²² [UIPL No. 04-01](#)

II. Underpayments

Underpayment Rate

IPIA requires estimates of underpayment rates, in addition to overpayments. BAM estimates that a total of \$90.96 million was underpaid in IPIA 2020, compared with \$103.7 million in IPIA 2019. IPIA 2019 data excludes technically proper underpayments.

As a percentage of UI benefits paid, the IPIA 2020 national underpayment rate of 0.445 percent is slightly lower than the IPIA 2019 national underpayment rate of 0.396 percent. State underpayments ranged from 0.000 percent in Georgia, Indiana, and Missouri to 1.432 percent in New Jersey.



As with overpayments, the BAM program captures the cause of and responsibility for underpayments. Errors in reporting or recording base period wages accounted for over 72 percent of the amount underpaid and represented 0.33 percent of the amount of UI benefits paid. Employers report employees' wages to SWAs each calendar quarter. SWAs use these wages to establish a claimant's base period, which in turn is used in the calculation of weekly benefit amounts and maximum benefit amounts. Instances in which the weekly benefit amount increases after the BAM investigation represent underpayments used to produce the portion of the estimate.

The base period wage accuracy report shows the impact of misreported wages on benefit payments detailed in the Table below.

Accuracy Finding	Base Period Wages		Weekly Benefit Amount		Maximum Benefit Amount	
	% of Cases	Avg. Error	% of Cases	Avg. Error	% of Cases	Avg. Error
Correct	84.81%		95.31%		93.80	
Understated	8.28%	(\$8,869)	2.59%	(\$41)	8.28	(\$1,648)
Overstated	6.91%	\$5,823	2.09%	\$50	6.91	\$1,314
Total	100.00%		100.00%		100.00%	

(See [IPIA 2020 Base Period Wages Report.xlsx](#) for individual state findings. The spreadsheet has several worksheets or tabs and includes worksheets for underpayment cause and responsibility.)

Errors in awarding dependent allowance was the second leading cause in paying the correct benefit amount due under state law. Only thirteen states have dependent allowances provisions and have varying dependents allowance amounts and definitions of a dependent. This issue accounts for 15 percent of all underpayments and 0.07 percent of UI benefits paid

Errors in reporting or recording benefit year earnings (BYE) were the third leading cause of underpayments – accounting for 11.5 percent of all underpayments and 0.05 percent of UI benefits paid. Generally, claimants can work and earn wages while collecting UI benefits as long as they report their earnings. However, weekly UI payments may be adjusted downward based on claimant reported earnings. For many of these underpayments, the claimant may have over reported their weekly earnings and, because of this error, BAM found that UI benefit amount paid was too small.

IPIA Period July 1, 2019 through March 31, 2020 Key Week Benefit Year Earnings (BYE) Analysis		
17,232		Completed BAM Reviewed Cases
1,377	7.99%	Of the 17,232 cases completed, 1,377 initially reported key week BYE Claimant Over Reported Earnings
170	12.35%	Of the 1,377 cases with earnings, 170 had BYE over reported
	\$44.18	Average amount BYE over reported in the key week
	\$18.00	Median amount BYE over reported in the key week
110 of 170	\$33.98	Average benefit amount paid increased because BYE over reporting

As with overpayments, the BAM program captures the responsibility for underpayments. The chart below shows the distribution of underpayment responsibility. Employers alone were responsible for almost 34 percent of amount underpaid, which represented 0.15 percent of the amount of UI benefits paid.

BAM Estimated Underpayments by Responsibility IPIA 2020 (CY 2019 Qtr. 3 to CY 2020 Qtr. 1)			
Responsibility	Percent of Dollars Paid	Percent of Dollars UP	Estimated Amount
Employer Only	0.153%	34.239%	\$31,276,430
Claimant Only	0.129%	29.098%	\$26,361,750
Claimant + Employer	0.062%	14.121%	\$12,747,133
Claimant + Agency	0.029%	6.408%	\$5,838,516
Agency Only	0.025%	5.694%	\$5,193,281
Clmnt+Empl+Agy	0.025%	5.772%	\$5,137,444
All Others	0.014%	3.060%	\$2,797,305
Employer + Agency	0.008%	1.608%	\$1,609,087
Total	0.445%	100.000%	\$90,960,946

Claimants alone were responsible for an additional 29 percent of the amount underpaid, which represented 0.13 percent of the amount of UI benefits paid. Because SWAs often send out confirmations to the claimant and base period employers at the time of monetary determination, responsibility for these types of underpayments are highly distributed.

The underpayments estimated from BAM paid claims samples represent underpayments only for those claimants who were originally found eligible for UC by the state.

III. Denied Claims Accuracy

Denied Claims Accuracy (DCA) Rates

Each week, BAM units in the SWAs select samples of denied UI claims from three populations (defined by the type of issue on which a benefit denial was based) -- monetary, separation, and nonseparation. DCA measures the accuracy of disqualifying monetary, separation, and nonseparation determinations for both intrastate and interstate claims.

Unlike the investigation of paid claims, in which all prior determinations affecting claimant eligibility for the compensated week are evaluated, the investigation of denied claims is limited to the issue upon which the denial determination is based. DCA investigators verify facts contained in the case file, obtain any missing information, and conduct new and original fact-finding that may impact the denial determination. The DCA audits record error information in a manner similar to paid claim accuracy: Dollar Amount of Error, Error Issue Action Code, Error Cause, Error Responsibility, Error Detection Point, Prior Agency Action, Prior Employer Action, DCA Action Appealed, and Prior Claimant Action.

DCA Rate Table

The following table summarizes the DCA rates for the three denial categories.

IPIA 2020 US Denied Claims Accuracy Rates

Denial Type	BAM Population of Denials	Improper Denial Rate*	Adjusted Improper Denial Rate**	Over-Payment****	Proper Denial***
Monetary	547,920	17.68%	14.19%	0.01%	0.77%
Separation	972,218	10.25%	7.05%	0.06%	7.63%
Nonseparation	1,796,096	13.11%	9.36%	0.46%	4.64%

DCA Rate Table Notes:

In several states, the population from which the BAM DCA samples were selected may not include all of the determinations that meet the definition for inclusion in the DCA population. This limits the degree to which inferences about the population can be made from BAM DCA data. States are still in the process of resolving these population issues.

- * Improper Denial Rate is the percentage of denied claims that BAM DCA concluded were erroneous, whether or not official agency action was taken to issue payment or increase claimant's WBA, MBA or remaining balance.
- ** Adjusted Improper Denial Rate excludes erroneous denials that were corrected by the agency and claims for which eligibility was established on appeal prior to DCA case completion.
- *** Proper Denial is the percentage of properly denied claims, but BAM identified a procedural error, such as basing the determination on the wrong reason or section of the law or applying an incorrect period of denial.
- **** Overpayments are discussed below.

Monetary Denials

IPIA 2020 US Denied Claims Accuracy Rates

Denial Type	BAM Population of Denials	Improper Denial Rate*	Adjusted Improper Denial Rate**	Over-Payment****	Proper Denial***
Monetary	547,920	17.68%	14.19%	0.01%	0.77%

SWAs determine the monetary²³ eligibility of claimants when they file a new initial claim or a transitional claim (to establish a new benefit year). In IPIA 2020, SWAs determined that 83.57 percent or 13.65 million of the 16.64 million new initial and transitional claims were monetarily eligible.

The BAM program estimates that 17.68 percent of the 547,920 monetary denials included in the BAM DCA population were improper. This compares to an improper denial rate of 15.31 percent in IPIA 2019. These UI claims were denied because the agency had initially determined that the claimant had not earned sufficient wages in covered employment prior to being unemployed or failed to meet other requirements for monetary eligibility, such as sufficient earnings in a minimum number of weeks. The BAM DCA audit identified additional wage credits or an alternate or extended base period for these claimants that had not been included in the original monetary determination or identified other errors in the original determination.

For a small portion of these improper monetary denials, the SWA had identified the additional wages and issued a redetermination establishing eligibility independent of the

²³ See the 2020 Comparison of State Unemployment Laws Chapter 3 for Monetary Entitlement <https://oui.doleta.gov/unemploy/pdf/uilawcompar/2020/monetary.pdf>

BAM investigation, or the initial denial was reversed on appeal. When the improper monetary denial rate is adjusted for these agency initiated redeterminations or appeals reversals, the improper denial rate for monetary determinations drops to 14.19 percent. This rate is higher than the adjusted improper denial rate of 12.51 percent in IPIA 2019.

In states with alternative base period (ABP) provisions only an estimated 43 percent of monetarily denied claimants living in states with such a legal provision received a determination regarding their alternative base period eligibility. Generally, the ABP provision provides that a claimant use the four most recent completed calendar quarters in the base period, prior to filing the claim for benefits, if the individual is found ineligible for the regular base period (first four of the last five completed quarters). In other words, such state laws allow claimants two methods at becoming monetarily eligible. In 2019, 39 states had ABP provisions in their state laws.

On September 16, 2019, the Department issued guidance setting out requirements for ABPs. [UIPL No. 17-19](#).

The BAM program records the agency’s action whether the state redetermined the claimant’s monetary eligibility prior to or during the course of the DCA investigation.

Separation Denials

IPIA 2020 US Denied Claims Accuracy Rates

Denial Type	BAM Population of Denials	Improper Denial Rate*	Adjusted Improper Denial Rate**	Over-Payment****	Proper Denial***
Separation	972,218	10.25%	7.05%	0.06%	7.63%

To be eligible for UC, generally states require claimants to be unemployed due to no fault of their own, discharged for non-disqualifying reasons, or must have voluntarily left employment for a non-disqualifying reason provided in state law (such as workplace harassment, unsafe working conditions, domestic violence, or to relocate with a spouse). Agencies conduct fact-finding investigations when a separation issue has been identified. Separation issues generally involve an act of misconduct (fired) or leaving employment without good cause (quit). During fact-finding, the agency gathers information from the claimant, employer, and relevant third parties through structured interviews. Based on the findings of fact and the application of state laws, SWAs issue a determination on whether the claimant is eligible for benefits.

Separation issues normally are identified when a new initial claim or an additional claim is filed. Generally, separation issues are addressed after a claimant is found monetarily eligible. In IPIA 2020, there were approximately 13.65 million monetarily eligible new initial claims and approximately 3.50 million additional claims. No separation determinations were required for nearly 87.18 percent of these claims, because the reason for separation was lack of work or reduction in workforce. SWAs completed almost 2.20 million separation investigations and found disqualifying circumstances in 1.04 million of these determinations that resulted in denial of benefits.

In IPIA 2020, BAM estimated that 10.25 percent of the 972,218 separation denials included in the BAM DCA population were improper, compared with 11.45 percent estimated for IPIA 2019. When redeterminations and appeal reversals are taken into account, the improper denial rate for separations in IPIA 2020 is adjusted to 7.05 percent, compared with 7.99 percent in IPIA 2019.

Nonseparation Denials

IPIA 2020 US Denied Claims Accuracy Rates

Denial Type	BAM Population of Denials	Improper Denial Rate*	Adjusted Improper Denial Rate**	Over-Payment****	Proper Denial***
Nonseparation	1,796,096	13.11%	9.36%	0.46%	4.64%

Nonseparation issues include the claimant's ability to work, availability for work, disqualifying and unreported earnings and income during the benefit year, failure to meet work search requirements, and failure to report as required by the SWA to provide information related to the UI claim or to receive reemployment services. There is often a distinction between issues that result in an indefinite disqualification and issues that result in a single or a specific number of weeks of ineligibility. Disqualified claimants have no right to benefits until they requalify, usually by obtaining new work and/or by serving an established disqualification period. In some cases, benefits and wage credits may be reduced. An ineligible worker is prohibited from receiving benefits until the condition causing the ineligibility ceases to exist. Eligibility issues are generally determined on a week-by-week basis. Although nonseparation issues can be detected at various points in the UI claims taking process, these issues generally affect the claimant's eligibility for continued claims of UI.

In IPIA 2020 and the period reviewed, SWAs made payments for 61.39 million weeks. SWAs completed 2.33 million nonseparation determinations and concluded that 2.00 million of those investigations should result in denial of benefits.

For the 1.8 million nonseparation denials included in the DCA population, BAM estimates an improper denial rate of 13.11 percent and when redeterminations and appeals reversals are taken into account, the adjusted improper denials rate is 9.36 percent.

Overpayments and Proper Denials

The BAM program determined that small percentages of the monetary denials (0.01 percent), separation denials (0.06 percent), and nonseparation denials (0.46 percent) resulted in overpayments. Overpayments can occur if the period of disqualification for UI benefits was less than it should have been and the claimant received compensation during the period that they should have been ineligible for benefits. Overpayments can also occur if the claimant received a partial payment that was too large. A partial payment is a reduction in the claimant's weekly benefit amount and is issued when the claimant has earnings or other deductible income (such as pension, vacation, severance, and Supplemental Security Income) for weeks of claimed UI benefits. For

some of these compensated weeks, the BAM audit identified additional income that reduced benefits further or in some cases eliminated eligibility for benefits entirely.

In all three types of denials, the BAM program concluded that the claimant was properly denied but the agency committed a procedural error, such as basing the determination on the wrong reason or section of the law or applying incorrect dates to the period of denial. For example, a claimant may have been denied because of a monetary determination that the claimant had earned insufficient wages in the minimum number of weeks required by state law. The BAM audit determined that the claimant did meet the minimum weeks test, but was still ineligible due to insufficient total wage credits earned in the base period. For separation and nonseparation determinations, these errors typically involve citing the wrong issue or the wrong section of the law in the determination (for example, quit versus fired or availability versus reporting).

For a detailed listing of these denial rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 2020 Denied Claims Accuracy & Error Rates.xlsx](#)

Agency Action for Improper Denials

Not every improper denial results in the agency issuing a payment to the claimant (i.e., increasing the claimant’s weekly benefit amount, maximum benefit amount, or dependents’ allowance), for example, in some states, determination finality rules apply. In 79 percent of the improper monetary denial cases reviewed as part of the BAM review, the agencies or BAM took action to ensure that benefits were paid. Additionally, in the other types of denials reviewed, 57 percent and 56 percent of the claimants improperly denied for separation and nonseparation issues respectively, received benefits. In some cases, claimants are ineligible for payment due to other disqualifying issues. In other cases, the agency is precluded from taking action because of the time that has elapsed since the denial was issued (determination finality rules) or by other provisions of the law or the claimant requested no payments after being denied.

IPIA reporting period July 1, 2019 through March 31, 2020
(Batch Range 201927 through 202013)

Sample Denial Type	Total Denial Error Rate	Improper Denial Official Action To Pay	Improper Denial No Payment Due Not Entitled	Improper Denial Unable to Take Official Action (finality)	Over-payment Claimant eligible	Proper Denial Wrong Reason or Procedural Error
Monetary	17.68%	14.00%	2.12%	1.65%	0.01%	0.78%
Separation	10.25%	5.89%	2.17%	2.19%	0.06%	7.68%
Nonseparation	13.11%	7.60%	4.02%	1.49%	0.46%	4.64%

BAM investigators record the following agency actions:

- Official Action To Pay - Agency or BAM took action to issue payment;

- No Payment Due - Claimant was not entitled to payment due to other disqualifying issue(s) or the claimant did not file a claim for the week(s), which were improperly denied;
- Unable to Take Official Action - No official action could be taken due to finality or other provisions of state law prohibiting redetermination;
- Overpayment - Claimants received payment for weeks of unemployment to which they were not entitled; and
- Procedural Error - Claimant properly denied, but BAM identified a procedural error on the part of the agency such as applying the wrong section of the law.

For a detailed listing of these rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 2020 Agency Action on Improper Denials By Denial Type.xlsx](#)

Cause for Improper Denials

The distribution of the causes of improper denials varies considerably among the three denial types and rates. The elements included or excluded from the various rates are controlled by business process definitions, which influences the distribution. Generally, the improper denial cause is directly related to the sample type. For example, monetary denials are related to the base period wages.

For a detailed listing of these rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 2020 Improper Denials by Cause.xlsx](#)

Responsibility for Improper Denials

The party responsible for erroneous denials varies by type of denial determination. Employers were solely responsible for 29.13 percent of the erroneous monetary denials due to misreporting or underreporting employees' wages. A small percentage of these improper monetary denials involved employers misclassifying claimants as independent contractors during the base period. Claimants were responsible for another 15.76 percent of the erroneous monetary denials, and agency error accounted for approximately 18.03 percent of the improper monetary denials. States often hold claimants responsible for improper monetary denials because the state sends a notice to the claimant showing the information used. That monetary determination notice instructs the claimant to notify the state if the information used is incorrect. The remainder of the improper monetary denials had shared responsibility between these parties and others.

Responsibility For Improper Denials -- IPIA 2020								
Denial Sample Type	Improper Denial Rate	Percent of the Improper Denial Rate						
		Claimant Only	Agency Only	Employer Only	Employer & Agency	Employer & Claimant	Claimant & Agency	All Others
Monetary	17.68%	29.13%	18.03%	15.76%	2.44%	21.13%	6.96%	6.54%
Separation	10.25%	12.12%	35.67%	7.67%	13.65%	10.95%	10.06%	9.88%
Nonseparation	13.11%	49.56%	28.93%	0.75%	1.56%	5.91%	9.20%	4.09%

The SWAs were solely responsible for 35.67 percent of the incorrect separation denials and 28.39 percent of the improper nonseparation denials. Claimants were solely responsible for approximately 49.56 percent of the erroneous nonseparation denials.

For a detailed listing of these rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 2020 Improper Denials by Responsibility.xlsx](#)

Improper Denials by Prior Agency Action

Because the SWAs, either solely or jointly with other parties, are responsible for the majority of the erroneous nonmonetary denials and for a significant proportion of the monetary denials, it is instructive to examine agency action prior to the DCA investigation.

Prior Agency Action For Improper Denials -- IPIA 2020
July 1, 2019 through March 31, 2020 (Batch Range 201927 - 202013)
Percent of the Improper Denial Rate

Sample Type	Not Detect	Agency Resolved	Incorrect Action	Not Resolved	Procedure Not Followed	Detected By XMatch	Provided incorrect Info	Other SWA Error
Monetary	55.77%	17.95%	7.09%	11.70%	7.40%	0.00%	0.05%	0.03%
Separation	26.40%	11.06%	43.81%	6.20%	12.40%	0.00%	0.00%	0.00%
Nonseparation	44.03%	19.83%	25.31%	5.17%	5.46%	0.02%	0.06%	0.12%

Agencies had resolved or were in the process of resolving 17.95 percent of the erroneous monetary denials. For improper nonmonetary denials, the agency identified the issue but took the incorrect action for 43.81 percent of the improper separation determinations and 25.31 percent of the erroneous nonseparation determinations.

Although the agency followed its procedures, the issue or information was undetectable for 26.40 percent of the improper separation determinations and 44.03 percent of the erroneous nonseparation determinations. For these claims the agency issued its determination to deny eligibility based on information that, although incomplete, was the best available under normal procedures at the time of its decision.

For a detailed listing of these rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 2020 Improper Denials by Prior Agency Action.xlsx](#)

Separation Denial Issues

A majority of the separation denials concerned voluntary quits (VQ), representing 55.23 percent of the population. “Other” separation denials include a small number of labor disputes, military separations, or claimants who were still job attached (partial unemployment). Claims that were denied for VQ issues were slightly more likely to be in error (10.29 percent) than denials issued for discharge (10.04 percent). Separation denials that were based on “Other” issues were incorrect at the highest rate (23.08 percent) of separation denial types. The following table displays sample and population classification of these separation denial determinations and improper denial rates by type.

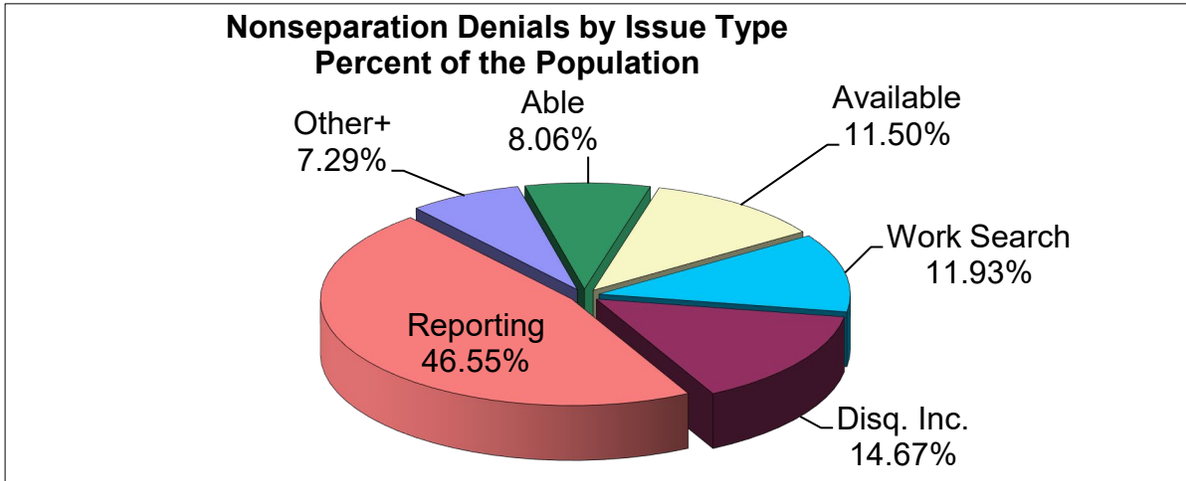
Separation Type	Sample Cases	Population of separation type denial	Percentage of Type in Population	Improper Denials
Voluntary Quit	2,990	536,993	55.23%	10.29%
Discharge	2,549	429,534	44.18%	10.04%
Other	46	5,692	0.59%	23.08%
Total	5,585	972,218	100.00%	
Total % Improper Denials for all Separation Type				10.25%

For a detailed listing of these rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 2020 Denied Claims Accuracy Separation Determinations.xlsx](#)

Nonseparation Denial Issues

The largest category of nonseparation denials in IPIA 2020 concerns claimants failing to report when SWAs require them to provide information related to the UI claim or to receive reemployment services.



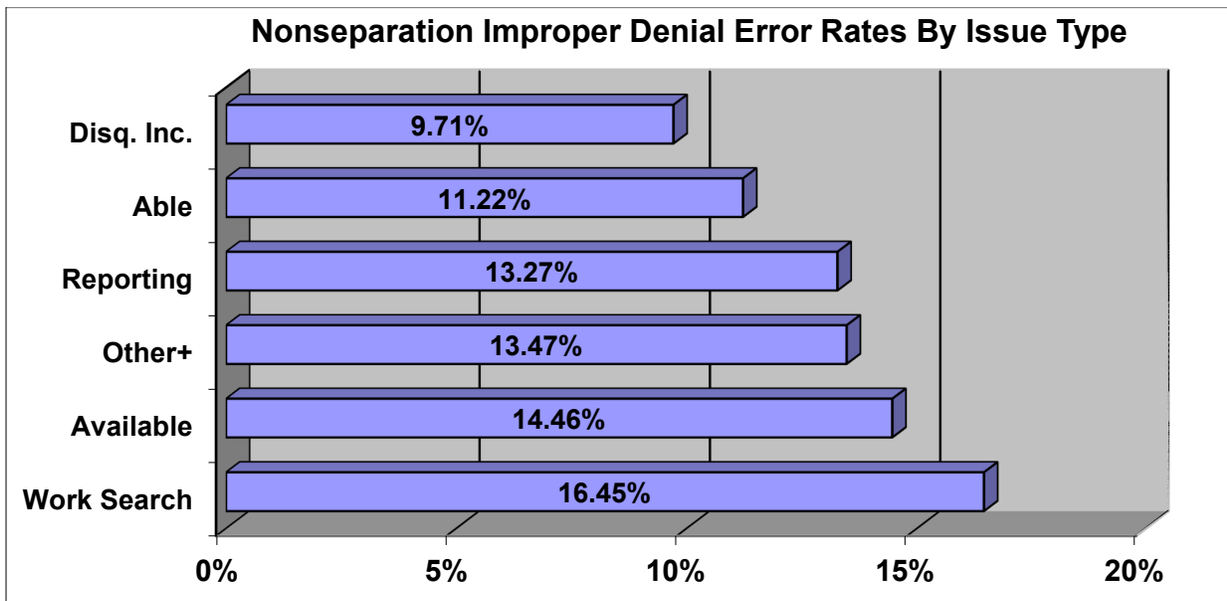
Failing to report is followed by issues involving disqualifying income issues and work search denials. The remaining nonseparation denials are distributed among several issues, such as being available for work, being able to work, and other issues. The “Other” nonseparation denial category includes issues such as refusal of suitable work, alien status, athlete, school, and seasonality.

The following table displays sample and population classifications of these nonseparation denial determinations and improper denial rates by type.

Nonseparation Denial Type	Sample Cases	Population of Denials	Percentage of Denial in Population	Percent Improper Denials
Reporting	2,310	836,136	46.55%	13.27%
Disq. Inc.	969	263,436	14.67%	9.71%
Work Search	694	214,206	11.93%	16.45%
Available	594	206,637	11.50%	14.46%
Able	534	144,810	8.06%	11.22%
Other+	488	130,871	7.29%	13.47%
Total	5,589	1,796,096	100.00%	
% Improper				13.11%

+Other includes refusal of suitable work, alien, athlete, school, seasonality issues.

Denials involving being actively seeking work had the highest percent of determinations involving improper denial of benefits (16.45 percent). Denial issues in being available for work had the second highest improper denial rate (14.46 percent). Failure to report denials represent the largest population of nonseparation denials and had an improper denial rate of 13.27 percent. Determinations that denied eligibility because the claimant had disqualifying or deductible income represented the second largest portion of nonseparation denials and had the lowest improper denial rate of 9.71 percent.



For a detailed listing of these rates for each state, click on the following link (note: the spreadsheet may have several pages or worksheets):

[IPIA 2020 Denied Claims Accuracy Nonseparation Determinations.xlsx](#)

Links to Additional BAM Paid and Denied Claims Data and BAM Methodology

Integrity Rates*

- [IPIA 2020 Integrity Rates all states.xlsx](#)
- [IPIA 2019 - IPIA 2020 Integrity Rate Changes.xlsx](#)

Integrity Rates - Cause / Responsibility*

- [IPIA 2020 Integrity Rates x Cause.xlsx](#)
- [IPIA 16 IPIA 20 Overpayment Rate by Quarter & State.xlsx](#)
- [IPIA 2020 Work Search Verification Outcomes.xlsx](#)
- [IPIA 2020 Integrity Rates by Responsibility.xlsx](#)
- [IPIA 2020 Overpayment Rate Cause and Responsibility.xlsx](#)

Integrity Rates - Prior Action / Point of Detection*

- [IPIA 2020 Integrity Rates Cause x Prior Agency Action.xlsx](#)
- [IPIA 2020 Cause x Prior Claimant Action.xlsx](#)
- [IPIA 2020 Integrity Rates Cause x Prior Employer Action.xlsx](#)
- [IPIA 2020 Integrity Rates by Point of Detection.xlsx](#)
- [IPIA 2020 Claim Filing Methods.xlsx](#)

Underpayments and Denied Claim Accuracy*

- [IPIA 2020 Base Period Wages Report.xlsx](#)
- [IPIA 2020 Denied Claims Accuracy & Error Rates.xlsx](#)
- [IPIA 2020 Agency Action on Improper Denials By Denial Type.xlsx](#)
- [IPIA 2020 Improper Denials by Cause.xlsx](#)
- [IPIA 2020 Improper Denials by Prior Agency Action.xlsx](#)
- [IPIA 2020 Denied Claims Accuracy Separation Determinations.xlsx](#)
- [IPIA 2020 Denied Claims Accuracy Nonseparation Determinations.xlsx](#)
- [IPIA 2020 Improper Denials by Responsibility.xlsx](#)

BAM Methodology

- [IPIA 2020 Methodology and Program Description](#)
- [IPIA 2020 Method Claimant Information Obtained.xlsx](#)
- [IPIA 2020 Report State Contacts.xlsx](#)
- [ET 395 Handbook 5th Edition BAM State Operations Guidance](#)
- [Code of Federal Regulations-Quality Control in the Federal State UI System](#)

Other References

- [Comparison of State Unemployment Insurance Laws IPIA 2020](#)
- [Significant Provisions of State UI Laws IPIA 2020](#)

* Note: the spreadsheets may have several pages or worksheets

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