Sheleen Dumas  
Department PRA Clearance Officer  
Office of the Under Secretary for Economic Affairs  
U.S. Department of Commerce  
Submitted via regulations.gov

RE: Public Comment in Response to Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; American Community Survey Methods Panel: 2024 Sexual Orientation and Gender Identity Test [Docket No. USBC–2023–0007]

On behalf of the undersigned 187 organizations committed to researching and advancing the rights and well-being of lesbian, gay, bisexual, transgender, queer, intersex, and other sexual and gender minority (LGBTQI+) people in the United States, we write regarding a proposal issued by the U.S. Census Bureau (the “Bureau”) to conduct a test of sexual orientation and gender identity (SOGI) measures on the American Community Survey (the “ACS”).¹

We believe it is critical that the federal government’s data collection efforts consistently include measures sufficient to identify the unique needs and experiences of LGBTQI+ communities. Such data should always be collected in a safe and secure manner, in accordance with best practices and evidence-based research on this subject, and in a way that supports the development of programs, policies, and strategies that could improve LGBTQI+ people’s well-being—including by addressing widespread stigma and discrimination that LGBTQI+ communities have historically faced and is currently on the rise nationwide. Given the invaluable and unique role that its data on the social, economic, housing, and demographic characteristics of the American population play in the development of our nation’s policies, programs, and funding decisions, the ACS in particular should enhance its collection of quality, accurate information on LGBTQI+ populations.

The ACS currently collects information on same-sex couples who are cohabitating.² This measure captures only about one in six of all LGBTQI+ people in the U.S.,³ since single LGBQ people and transgender and intersex people cannot be identified at all through the existing relationship question. We therefore write to offer our strong support for the 2024 ACS Sexual Orientation and Gender Identity Test (the “Proposed Test”). The results of this test could advance the inclusion of SOGI measures on the ACS that would allow respondents to self-identify as LGBTQ+. Doing so is critical to improving the government’s enforcement of civil rights laws,

¹ Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; American Community Survey Methods Panel: 2024 Sexual Orientation and Gender Identity Test, 88 Fed. Reg. 64,404 (Sept. 19, 2023).
shaping evidence-based policymaking, and designing programs and services that effectively meet the needs of LGBTQI+ communities.

Below and in support of the Proposed Test, we provide:

- A summary of research indicating that LGBTQI+ people are a sizeable population within the U.S. that experiences discrimination and disparities when compared to their non-LGBTQI+ counterparts;
- A review of relevant law supporting the addition of sexual orientation, gender identity, and variations in sex characteristics (SOGISC) measures to the ACS in furtherance of agencies' civil rights enforcement and activities to advance equity; and
- An overview of existing research on collecting demographic data on LGBTQI+ populations, including specifically on the measures proposed here by the Bureau.

We conclude by offering brief recommendations for additional future research the Bureau should conduct to ensure that ACS data continue to grow in robustness, inclusiveness, and accuracy in capturing the experiences of America’s diverse communities and informing effective policies and programs that advance equity for all.

1. **Existing Research on LGBTQI+ Populations**

**Demographics of LGBTQI+ People**

LGBTQI+ people are a growing population in the U.S., consisting of various subpopulations that reflect the breadth of diversity and lived experiences of the communities in which they live.4 Various research studies have found that younger people are more likely to identify as LGBTQ+.5 According to data released by Gallup earlier this year, 7.2% of adults in the U.S. identify as LGBT, which Gallup reports is “double what it was when [it] first measured LGBT identification a decade ago.”6 Per Gallup's data, adult members of Generation Z “are the most likely subgroup to identify as LGBT,” with 19.7% identifying as LGBT.7 The Movement Advancement Project estimates that in the U.S. there are over 2.7 million LGBT adults aged 50

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4 “LGBTQI+” has become increasingly used by our organizations, the federal government, and other stakeholders to be expressly inclusive of intersex and other sexual and gender diverse people like asexual and pansexual populations. However, data limitations like those we describe throughout these comments have often prevented intersex people, along with other LGBTQI+ subpopulations, from being consistently counted across various collections of data. We therefore will refer to “LGBTQI+” communities throughout the remainder of these comments, outside of where only particular subpopulations are being discussed by our referenced studies.


7 Id.
and older. The Williams Institute reports that 11.1% of LGBTQ adults (ages 18–60)—approximately 1.2 million people—identify as nonbinary, while 1.3 million adults identify as transgender.

LGBTQ+ people are a demographically diverse population. Using Gallup Daily Tracking survey data from 2012–2017, the Williams Institute estimates that 58% of LGBT adults identify as female and that 42% identify among communities of color, including 1% of LGBT adults that identify as American Indian and Alaska Native. The Williams Institute has also reported on evidence that individuals belonging to certain communities of color appear more likely than their White counterparts to identify as transgender. And, data from the Behavioral Risk Factor Surveillance System indicate that LGBTQ+ adults, and transgender adults in particular, are significantly more likely than non-LGBTQ+ adults to self-report having at least one disability.

Intersex people—those with innate variations in their physical sex characteristics—are estimated to make up as much as 1.7% of the global population. Executive Order 14075, discussed further below, directs federal statistical agencies to “advance the responsible and effective collection and use of data on sexual orientation, gender identity, and sex characteristics.” As explained below, intersex people and other sexual and gender minority populations are similarly underserved and share common challenges and experiences of social stigma, invisibility, and discrimination, that are rooted in restrictive norms and stereotypes regarding gender. While intersex populations are distinct, they intersect considerably with other LGBTQI+ subpopulations; for example, intersex people as a group have distinct experiences from transgender and nonbinary populations, but overall are more likely to be transgender or nonbinary than non-intersex people.

LGBTQI+ population estimates have taken years to develop due to data limitations, including those that have long excluded particular subpopulations from being counted. Because of its large sample size, inclusion of these measures on the ACS would be a watershed event in the decades-long effort to generate accurate, consistent, and representative data about diverse populations in communities across the country, including LGBTQI+ people. Enhancing ACS data collection on LGBTQI+ communities would produce more accurate population estimates and enable data disaggregation by race, ethnicity, disability, age, and other variables to help researchers and others better understand the experiences of those living at the intersection of multiple marginalized identities, such as LGBTQI+ people of color, LGBTQI+ people with disabilities, and LGBTQI+ aging adults.

Disparities and Discrimination Reported by LGBTQI+ People

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11 HERMAN ET AL., supra note 5, at 6.
14 Exec. Order 14075, infra note 35, at § 10(a) (emphasis added).
Researchers have been able to use existing data to provide valuable insights on disparities faced by LGBTQI+ people across the lifespan when compared to non-LGBTQI+ populations. For example, a longstanding body of research indicates that LGBTQ+ people are significantly more likely to be living in poverty than their straight and cisgender counterparts. Studies have also documented persistent negative health outcomes among LGBTQ+ populations, including disparities in both their physical and mental health. A wealth of studies also highlight that LGBTQ+ people of color often fare worse than their White and non-LGBTQ+ counterparts on several aspects of their health and related measures of well-being. Others similarly show that even among LGBTQ+ communities, the burden of observed disparities is not evenly distributed, with transgender people for example often reporting poorer health when compared to their cisgender counterparts and even when compared to cisgender people. While large-scale survey research or other quantitative data collection on the experiences of intersex people in this country is not as developed as the existing research base on LGBTQ+ people, studies indicate that intersex people in the U.S. similarly report disparities and discrimination in areas such as health care, education, and employment.


These and other observed negative outcomes among LGBTQI+ people have been linked to a number of factors, including exposure to minority stress due to disproportionate experiences with stigma and discrimination.21 These experiences can begin early in life, with LGBTQI+ people often reporting experiences with rejection even by their own families that can lead them as youth to disproportionately experience homelessness.22 LGBTQI+ people distinctly experience harassment and discrimination based on their SOGISC. These harmful experiences have been reported across a wide range of contexts, including in our nation’s schools;23 at their places of work;24 when seeking housing including emergency shelter and services while unhoused;25 within public accommodations;26 and while seeking medical care 27 and long-term care.28

Unfortunately, such violence, harassment, and discrimination against LGBTQI+ people is on the rise. Recently, and for the first time in its nearly half-century history, the Human Rights Campaign declared a national state of emergency for LGBTQ+ people in the U.S., following an unprecedented spike in anti-LGBTQ+ legislative assaults, political extremism, and violent attacks nationwide.29 Legislators in 2023 shattered previous records with over 550 anti-LGBTQ+ bills introduced—more than 80 of those becoming law—aiming to roll back safeguards against discrimination and harassment, enact bans on LGBTQI+ people’s ability to access lifesaving medical care, and remove these communities and their stories from the public sphere.30 The Federal Bureau of Investigation recently released its annual crime report for 2022, finding that anti-LGBTQ+ hate crimes increased sharply from the prior year—with a 13.8% increase in reports based on sexual orientation and a 32.9% jump in reported hate crimes based on gender identity.31 LGBTQI+ people in the U.S. are currently living in fear and are facing an onslaught of

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31 Id. at 6.
efforts that will likely further entrench the violence and disparities they face compared to their non-LGBTQ+ counterparts.

II. Collecting SOGISC Data Through the ACS Would Support Federal Efforts to Enforce Civil Rights Laws

Fully integrating SOGISC demographic data collection into the ACS will enable effective examination of the experiences of smaller, often underserved subpopulations—especially those living at the intersection of multiple marginalized identities like LGBTQI+ people of color and those impacted by recent federal and state law and policy changes like transgender and intersex people—in ways that other surveys already collecting such data simply cannot illuminate. This is because the ACS is unique in its reach and ability to combine data based on multiple demographic variables and multiple years to create large enough sample sizes for smaller populations.

Data collected through the ACS are needed by federal agencies to advance their efforts to identify and combat patterns and practices of discrimination against LGBTQI+ people. For example, the Department of Justice has expressed interest in and identified statutory and regulatory needs for SOGI content on the ACS. Specifically, doing so would allow the Department of Justice to better coordinate and enforce federal laws that cover anti-LGBTQI+ hate crimes and strengthen its ability to enforce civil rights laws, including those that protect LGBTQI+ people from discrimination.32 Such acts are currently barred by various civil rights statutes that prohibit discrimination based on sex, but insufficient ACS data currently exist to support federal enforcement efforts targeting discrimination motivated by these bases. Utilizing ACS data to meaningfully enforce these laws is critical: a 2022 nationally representative survey by the Center for American Progress found that more than 1 in 3 LGBTQI+ adults reported facing some kind of discrimination in the year prior,33 and recent analysis by the Human Rights Campaign finds that more than 1 in 5 of any type of reported hate crime is now motivated by anti-LGBTQI+ bias.34

In 2020, the U.S. Supreme Court held in Bostock v. Clayton County that the sex discrimination prohibition in Title VII of the Civil Rights Act of 1964 (“Title VII”) prohibits discrimination on the basis of sexual orientation and gender identity.35 Bostock was decided using generally applicable principles of statutory interpretation—with the Court finding that Title VII’s bar on discrimination “because of . . . sex,” when interpreted “in accord with the ordinary public meaning of its terms at the time of its enactment[,]” encompasses sexual orientation and gender identity discrimination—that can be extended to other laws long read to be consistent with that

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33 Medina & Mahowald, supra note 19.
35 140 S. Ct. 1731 (2020).
Following Bostock, federal agencies have been subject to Executive Order 13988, which mandates the express inclusion of a bar on discrimination based on sexual orientation and gender identity within their regulations implementing statutes that are read consistent with Title VII. Executive Order 14075 subsequently charged agencies with “delivering the full promise of equality for LGBTQI+ individuals, consistent with Executive Order 13988,” and directed particular agencies to “strengthen non-discrimination protections on the basis of sex, including sexual orientation, gender identity, and sex characteristics.” Most recently, Executive Order 14091 recognized steps taken to date toward “prohibiting discrimination based on sexual orientation, gender identity, and sex characteristics across Federal programs,” and directed agencies to take further, comprehensive actions to advance civil rights, including for “LGBTQI+ persons.” Federal courts have also since been interpreting civil rights statutes beyond Title VII in line with Bostock to prohibit discrimination on the basis of sexual orientation, gender identity, or sex characteristics.

Many federal agencies have undertaken rulemaking pursuant to these executive orders and the reasoning in Bostock. In addition to rulemaking regarding sexual orientation and gender identity, several agencies, including the Departments of Justice, Education, Health and Human

36 See id. at 1738.
41 See, e.g., Grabowski v. Arizona Board of Regents, No. 22-15714, 2023 WL 3961123 (9th Cir. June 13, 2023); Walsh v. Friendship Village of South County, No. 19-1395 (8th Cir. 2020).
46 Nondiscrimination on the Basis of Sex in Education Programs or Activities Receiving Federal Financial Assistance, 87 Fed. Reg. 41390 (July 12, 2022) (to be codified at 34 C.F.R. § 106.10).
Services, and the Consumer Financial Protection Bureau, have also issued regulations or guidance recognizing that, under federal sex discrimination statutes, the reasoning of precedents such as Bostock “applies with equal force to discrimination against intersex people.” Federal statutes likewise prohibit discrimination based on sex characteristics, including intersex traits.

Together, these decisions, rules, and other pieces of guidance cover a broad range of contexts where discrimination impacting LGBTQI+ people can occur, which surveys like the ACS are particularly well equipped to generate information on and support successful enforcement against. Data play an important role in the government’s civil rights enforcement efforts, with the Federal Evidence Agenda on LGBTQI+ Equity—discussed further below—emphasizing that agencies would benefit from ensuring they have sufficient data on LGBTQI+ people in contexts in which they have a responsibility to implement or enforce civil rights protections. We therefore believe that the Bureau’s proposal is necessary and would have practical utility, as it would support the eventual collection of information that could aid in the government’s legally mandated civil rights enforcement efforts.

III. Collecting SOGISC Data Through the ACS Would Support Federal Efforts to Advance Equity for LGBTQI+ People

Improving the collection of SOGISC data through the ACS would also have practical utility by strengthening federal government efforts to advance equity for LGBTQI+ people. Although knowledge of the disparities that LGBTQI+ communities face has increased in recent years, significant gaps—driven by lack of reliable data—remain. Much of the existing evidence base relies on data gathered through community or non-Federal statistics or data collection. A dearth of consistent, large-scale SOGISC data collection by federal and state governments poses a barrier to obtaining adequate data about the diversity of LGBTQI+ experiences and to better comprehend and address disparities. More reliable, quality data that allow for disaggregation by sexual orientation, gender identity, variations in sex characteristics, race, ethnicity, disability, age, and other key demographic variables are needed to better understand the experiences of those living at the intersections of multiple marginalized identities.

In June 2022, President Biden issued Executive Order 14075, which requires the creation of an evidence agenda to coordinate a cross-government effort to promote and engage in inclusive and responsible data collection practices on SOGISC. In January 2023, the Subcommittee on Sexual Orientation, Gender Identity, and Variations in Sex Characteristics—now part of the

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48 Consumer Financial Protection Bureau, Small Business Lending Under the Equal Credit Opportunity Act (Regulation B), 88 Fed. Reg. 35150, 35166 (May 31, 2023) (“The Equal Credit Opportunity Act makes it unlawful for any creditor to discriminate against any applicant with respect to any aspect of a credit transaction on the basis of sex (including sexual orientation, gender identity, and sex characteristics.”).
49 DOJ.gov, supra note 43.
50 Id.
52 Id. at 11.
53 Exec. Order. 14075, supra note 37.
Subcommittee on Equitable Data of the National Science and Technology Council—published
that Federal Evidence Agenda on LGBTQI+ Equity, which serves as a roadmap for federal
agencies working to build evidence and leverage SOGIS data to advance equity for LGBTQI+
people. As summarized in that agenda, the executive order “recognizes that in order to advance
equity for LGBTQI+ people, the Federal Government must continue to gather the evidence
needed to understand the LGBTQI+ community, the barriers they face, and the policy changes
the Federal Government can make to enable their health and well-being.”

As federal agencies continue their work to implement this executive order and make data-driven
equity decisions, they will likely turn to the Bureau for information from its various collections,
including the ACS. Discrimination takes many forms, and it can become insidiously
commonplace and lead to devastating consequences for those holding multiple marginalized
identities experiencing the combined brunt of homophobia, transphobia, racism, colorism,
misogyny, ableism, and other forms of hate. There is therefore significant value in the Bureau
being able to disaggregate ACS data to draw insight on the experiences and needs of underserved
communities through an intersectional lens, but it will be unable to do so in a manner that
encumbers sexual orientation, gender identity, and variations in sex characteristics unless and
until SOGIS measures are fully implemented.

IV. The Proposed Test Includes Well-Researched Measures and Should Proceed

The measures included by the Bureau in the Proposed Test reflect current best practices for
asking questions about SOGI on surveys where they will be answered by both LGBTQI+ and
non-LGBTQI+ people alike in order to produce high-quality, usable data. We strongly support
this Proposed Test, which will yield rigorous qualitative and quantitative evidence about how
SOGI measures will perform on the ACS, allowing the Bureau to evaluate whether and how
these questions can be added to the ACS in the future.

SOGI questions perform well on general population surveys, and people will answer them.

Federal agencies have long been researching and collecting information on LGBTQI+ people
through questions similar to the Bureau’s current proposal. For decades, government and other
researchers have studied SOGI and found that it is possible to measure these concepts well and
obtain high-quality data; likewise, research shows that respondents largely do not find this
information to be so sensitive that they would not provide it. These efforts include work by the

54 Nat’l Science & Technology Council, supra note 49.
55 Id. at 3.
56 Cf. Bianca D.M. Wilson et al., Williams Inst., Racial Differences Among LGBT Adults in the U.S.: LGBT
Well-Being at the Intersection of Race (2022)
57 See generally Nat’l Academies of Sciences, Engineering, & Med., Measuring Sex, Gender Identity, and Sexual
Orientation (2022),
58 Id. at 52–55, 67.
Bureau itself, which continues to collect information on respondents’ SOGI through its Household Pulse Survey measuring the impact of the COVID-19 pandemic.\textsuperscript{59}

The Proposed Test relies on current best practices and includes several suggested improvements.

In a recent report on the collection of SOGI information in the context of federally supported surveys, the Office of Management and Budget (OMB) highlighted guiding principles that have emerged out of these years of work to support the ongoing collection of SOGI information, including that collected data should have utility, be in support of an agency’s mission, and be done with an emphasis on protecting respondents’ confidentiality.\textsuperscript{60} The federal government has long engaged in its own review of best practices, including through its Federal Interagency Working Group on Improving Measurement of Sexual Orientation and Gender Identity in Federal Surveys organized through the Federal Committee on Statistical Methodology.\textsuperscript{61} The federal government has also supported external research on this topic, including by funding a Consensus Study Committee at the National Academies of Sciences, Engineering, and Medicine to develop recommendations for the measurement of sex, gender identity, and sexual orientation (the “NASEM Panel”).\textsuperscript{62}

In March 2022, the NASEM Panel released a consensus study report offering guidance and best practices for collecting data on SOGIS in population-based surveys, as well as in clinical and administrative settings.\textsuperscript{63} The NASEM Panel’s report also provides guiding principles for such data collection, specifically inclusiveness, precision, respecting autonomy, collecting only necessary data, and a dedication to confidentiality.\textsuperscript{64} As noted by the Bureau, its proposed SOGI measures build on the recommendations issued by the NASEM Panel and OMB, which we believe correctly reflect the current state of research on this subject and should therefore lead to high-quality data on the feasibility of SOGI measures being added to the ACS. In particular, we strongly support the Bureau following the NASEM panel’s recommendations by testing write-in options for both sexual orientation and gender identity measures. Adopting this approach will allow respondents to exercise autonomy in describing how they identify beyond the limited list of response options and allow researchers to monitor and analyze the use of terminology over time, providing valuable information to shape decision-making about adding new responses in the future.\textsuperscript{65}

Notably, in circumstances where automated data collection is being used, the NASEM Panel recommends including Two-Spirit as a response option for respondents who identify as


\textsuperscript{62} \textsc{Nat’l Academies Of Sciences, Engineering, & Med.}, supra note 55.

\textsuperscript{63} Id.

\textsuperscript{64} Id. at S-4.

\textsuperscript{65} Medina & Mahowald, supra note 3.
American Indian or Alaska Native (AIAN). When interview-assisted or paper-and-pencil surveys are conducted, the Panel recommends tallying Two-Spirit responses through the write-in text option. While write-in options for the Bureau’s proposed SOGI measures provide an opportunity for respondents to indicate a Two-Spirit identity or other tribal-specific term, we support the Bureau ensuring accurate, inclusive data collection on Two-Spirit populations by adopting the NASEM Panel’s recommendations for automated collections and partnering with Indigenous communities to invest in additional research and testing to improve collection of these data on general population surveys.

Generally, and consistent with the NASEM Panel’s recommendations, we recommend that collections of data allow respondents to indicate a response of “I don’t know” to questions measuring their SOGISC. However, we recognize that the ACS does not allow that method of response for any other question, and we therefore support the Bureau’s proposal to not provide such a response option on the Proposed Test. We believe that individual respondents should always be empowered to choose not to provide SOGISC information, or to provide it in a way that minimizes their concerns about privacy and safety. We commend the Bureau for proposing to test measures and means of administration that allow individual respondents to skip these questions—just as they are permitted to skip any other question on the ACS. We likewise appreciate that the Proposed Test relies on methodology that has been utilized in other surveys, including having response cards for in-person interviews to help ensure the safety of respondents in light of the perceived more sensitive nature of these questions. People participating in the Proposed Test, and in the ACS in the future, should be informed of the value the Bureau places on self-identification and of their right to decline to answer individual questions on the ACS, considering the potential for confusion given the mandatory nature of the ACS itself.

We commend the Bureau for issuing a proposal that not only draws on existing research on SOGI measurement, such as the NASEM Panel’s report, but also builds on that knowledge base. Specifically, we strongly support the Bureau incorporating research priorities suggested by the NASEM Panel by including a “nonbinary” option and a “mark all that apply” option for the current gender question in addition to the male, female, and transgender response options. As the Bureau notes, more than one million people identify as nonbinary—which is an increasingly common term. Additionally, we note that a nonbinary response option would empower individuals who are legally recognized as being neither male nor female to answer the gender question accurately,\(^6^6\) which would likely assuage concerns by nonbinary respondents who might otherwise feel like they are being forced to willfully provide false information in violation of the law\(^6^7\) because of the options provided. The “mark all that apply” option would remove a forced choice between respondents selecting a binary gender identity and a transgender identity, which may improve the validity of the measure for transgender respondents. Based on its review of the current evidence base, the NASEM Panel recommended testing both of these options as priority

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\(^6^6\) See, e.g., Jody L. Herman & Kathryn K. O’Neill, Williams Inst., Demand for X Gender Marker on Passports Among Nonbinary LGBTQ Adults (2022), https://williamsinstitute.law.ucla.edu/publications/x-gender-markers-passports (analysis by the Williams Institute estimating that 1.4% of the nonbinary LGBTQ population in the U.S., or 16,700 people, may request passports with an X gender marker each year, and noting that at the time of the study, twenty-one states and the District of Columbia allowed X gender markers on driver’s licenses).

\(^6^7\) See 13 U.S.C. § 221.
areas of research in order to potentially improve the collection of gender identity data. We strongly support the Bureau proceeding with this research as part of the Proposed Test.

While we recognize that, in practice, many respondents on large population surveys may not clearly differentiate between the concepts of sex and gender, we support the Bureau engaging in research that examines the impact of shifting from sex-specific terminology (e.g., “male” and “female”) to gender-specific terminology (e.g., “woman,” “man,” “girl,” and “boy”) to avoid conflating these concepts. Additionally, we support the Bureau testing the inclusion of a verification question to affirm both congruence and incongruence of respondents’ sex and current gender in order to reduce measurement error and ensure accurate reporting for all respondents.

Because there are both English and Spanish language versions of the ACS questionnaire, we also urge the Bureau to engage in language expert review of draft translations and cognitive testing to ensure translations of these new measures are well understood and will produce accurate, high-quality data. Overall, the Proposed Test must be robust enough to accurately capture ethnic, racial, and geographic diversity of LGBTQI+ communities, especially among historically undercounted and underrepresented racial and ethnic groups. We urge the Bureau to design its qualitative and quantitative research to ensure that it captures this diversity.

We are eager to see the results of the Proposed Test, as these improvements speak to an effort to be more inclusive and to obtain more accurate data about gender minorities. Importantly, the NASEM Panel endorsed research on, 68 and LGBTQI+ stakeholders have long been advocating for, these additional options proposed by the Bureau. Testing of both well-established measures and emerging options through the ACS is important, with the NASEM Panel previously noting that the absence of SOGISC measures on the decennial census and ACS means that “there is no ‘gold standard’” against which data collections can apply weighting adjustments or assess data quality and nonresponse bias for LGBTQI+ populations. 69

Importance of proposed research into “proxy reporting” of SOGI.

Notably, the Federal Evidence Agenda on LGBTQI+ Equity identified proxy reporting as an area of consideration for agencies implementing SOGISC data collection—70 which we note the Bureau also signaled is an area of “specific interest” for the Proposed Test. 71 Proxy reporting, which refers to an individual answering questions for others in their household (or even for neighbors or tenants in the case of the decennial census) can be of particular interest for LGBTQI+ community members. 72 For many LGBTQI+ people, who may not be open about their

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69 Id. at 47.
71 88 Fed. Reg. at 64,405.
SOGI even to people close to them, or fully accepted by members of their household. Proxy reporting may potentially lead to inaccuracies or under-reporting. Several studies have already considered this very issue. For example, researchers exploring proxy reporting for the Current Population Survey found that SOGI questions were understood by proxy reporters; most did not find them difficult to complete; and inaccuracy of responses was low. We are heartened to see the Bureau’s commitment to and strong emphasis on proxy testing within the Proposed Test, and we look forward to review of these results. We encourage the Bureau to evaluate potential differences between proxy reporting of sexual orientation and proxy reporting of gender identity, including whether subpopulations like bisexual and transgender people have divergent experiences with proxy reporting, as well as the performance of proxy reporting for different groups of people including children ages 15 and older as compared to adults.

*The privacy and confidentiality provisions for the ACS are robust.*

We are keenly aware of the current political and legal environment in which LGBTQI+ people in the U.S. are living. We do not believe, however, that these challenges should stand in the way of the Proposed Test, the larger deliberative, evidence-based process, or the eventual addition of SOGISC measures to the ACS to meet the statutory needs articulated by the DOJ and other federal agencies. We appreciate that the Bureau already collects voluntary, statistical data on other demographic groups experiencing well-documented discrimination and disparities through the ACS. Fortunately, the unique statutory confidentiality protections for personal data the Bureau collects represent the strongest safeguards in federal law and provide robust protection against the types of potential misuse of data described by OMB and the NASEM Panel. Federal law since 1954 has prohibited the Bureau from using data it collects for any reason other than for statistical purposes, or from sharing an individual’s responses with other federal, state, or local agencies, private companies, or any other entity—for any reason. We recommend that the Bureau continue providing information on these important protections to all ACS respondents in an accessible manner, and that individuals participating in the Proposed Test receive information like what ACS respondents would receive to allow for assessment of that information’s impact on their responses. As the Bureau proceeds with the Proposed Test and moves forward with subsequent research, we urge the Bureau to reach out to, meaningfully engage with, and communicate with LGBTQI+ community stakeholders to solicit feedback, raise awareness, and share information about its process to improve data collection on LGBTQI+ populations through the ACS.

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75 More specifically, it prohibits any Bureau employee—even after they cease their employment with the Bureau—from using the information collected for any purpose other than producing statistical datasets, with violations carrying up to five years of prison time, $250,000 in fines, or both.
V. Support for Additional Research Similar to the Proposed Test

The Proposed Test will yield valuable insights, evidence, and learnings about how SOGI measures could perform on the ACS. The outcomes of the Proposed Test should guide how the Bureau proceeds—and we are hopeful that this effort will result in the inclusion of SOGI measures on the ACS in the near future.

That said, there are several areas for future research that we urge the Bureau to continue exploring as part of its broader research agenda, in settings beyond the Proposed Test. While the current Proposed Test will not test measures to identify intersex people, we encourage the Bureau to continue working with federal agencies to articulate the need for ACS estimates on people with intersex traits. Given the statutory requirements for data articulated by the U.S. Department of Justice and other federal agencies related to discrimination based on sex that includes discrimination against intersex people and those with variations in sex characteristics, we ask the Bureau to continue its preliminary research on the measurement of variations in sex characteristics, with the goal of preparing for a subsequent field test. Notably, the NASEM Panel, the LGBTQI+ Evidence Agenda, and OMB report all urge the importance of advancing research and data collection on variations in sex characteristics.\footnote{See id. at 145.}

Likewise, as part of its broader research agenda in non-survey settings, the Bureau should consider testing a separate measure on transgender status, as the NASEM Panel similarly recommends future investment in testing “[a]lternative two-step gender measures that offer an inclusive count of both cisgender and transgender people for use in contexts . . . where specific information on sex assigned at birth is unnecessary but identifying transgender people for the purposes of service delivery or monitoring disparities is still desirable.”\footnote{Id. at 132–33. Id. at 132–33 where the NASEM Panel recommends research to test an alternative two-step measure in these settings, which could include, for example, a question that asks about current gender in addition to a question that asks about gender modality (e.g., are you transgender?).}

VI. Conclusion

In order for the federal government to effectively enforce civil rights protections, including those protecting LGBTQI+ people from discrimination and ensuring equal access, federal surveys such as the ACS must include SOGISC measures. Further, the inclusion of SOGISC measures on the ACS is critical to understanding disparities, developing evidence-based policies, and advancing equity. Our organizations are dedicated to supporting this work. We fully support the Proposed Test and the benefits of the proposed data collection, both to test the proposed measures and provide a foundation for future implementation. The value of the new data would outweigh any potential increased burden on ACS respondents and other relevant entities, given our knowledge of LGBTQI+ people and their experiences with discrimination, violence, and exclusion. The research base makes clear that collecting SOGI data through the ACS is necessary for the proper performance of the functions of this collection and will have practical utility in providing insight on LGBTQ+ populations’ experiences relevant to the civil rights enforcement and equity advancement efforts of multiple federal agencies.
Thank you for your consideration of these recommendations. Please do not hesitate to contact Luis A. Vasquez, luis.vasquez@hrc.org, or Caroline Medina, cmedina@whitman-walker.org, if you need any additional information.

Sincerely,

National Organizations
  A Better Balance
  Advocates for Youth
  American Atheists
  American Educational Research Association
  American Psychological Association
  Arab American Institute
  Bayard Rustin Center for Social Justice
  BiNet USA
  Center for American Progress
  Center for Black Equity
  Center for Law and Social Policy (CLASP)
  CenterLink: The Community of LGBTQ Centers
  Coalition on Human Needs
  Council of Professional Associations on Federal Statistics*
  DBGM, Inc.
  Doctors For America
  Dolan Research International, LLC
  Evaluation, Data Integration, and Technical Assistance (EDIT) Program, Institute for Sexual and Gender Minority Health and Wellbeing, Northwestern University
  Equality Federation
  Family Equality
  Family Values @ Work
  The Fenway Institute
  Food Research & Action Center (FRAC)
  Garden of Peace, Inc.
  Georgetown Center on Poverty and Inequality
  Girls Inc.
  GLAAD
  GLMA: Health Professionals Advancing LGBTQ+ Equality
  GLSEN
  Human Rights Campaign
  Hunger Free America

ICPSR, The Data Consortium
interACT: Advocates for Intersex Youth
Japanese American Citizens League (JACL)
Just Detention International
Justice in Aging
Lambda Legal
LGBTQ+ Victory Fund
Lifestance
MAZON: A Jewish Response to Hunger
Movement Advancement Project
Minority Veterans of America
MomsRising
National Black Justice Coalition
National Center for Lesbian Rights
National Center for Transgender Equality
National Community Action Partnership
National Council of Asian Pacific Americans (NCAPA)
National Council of Jewish Women
National Employment Law Project
National Health Care for the Homeless Council
National Health Law Program
National Immigration Law Center
National LGBT Cancer Network
National LGBTQ Task Force Action Fund
National Partnership for Women and & Families
National Organization for Women
National Women's Law Center
National Working Positive Coalition
NASTAD
Oasis Legal Services
Pride at Work
Prison Policy Initiative
Queer Family Planning Project
Qweerty Gamers
SAGE (Advocacy and Services for LGBTQ+ Elders)
Sam & Deborah Foundation for Trans Youth
Stand with Trans
State Innovation Exchange (SIX)
Stop AAPI Hate
Strategies for High Impact
Southeast Asia Resource Action Center (SEARAC)
Transgender Law Center
The Trevor Project
Union for Reform Judaism
Whitman-Walker Institute
Woodhull Freedom Foundation
State Organizations

AIDS Alabama
AR Health
Arizona Trans Youth and Parent Organization
Aunt Rita’s Foundation
Bradbury Sullivan LGBT Center
CA LGBTQ Health and Human Services Network
California Pan-Ethnic Health Network
Coalition for Social Justice Education Fund
Colors+
Common Good Iowa
Economic Opportunity Institute
Equality California
Equality Illinois
Equality NC
Equitas Health
Fair Wisconsin
Gender Equality New York, Inc.
Gender Justice
GenderNexus
Georgia Budget and Policy Institute
Indiana Youth Group (IYG)
Keystone Research Center
Lancaster LGBTQ+ Coalition
Maryland Center on Economic Policy
Massachusetts Transgender Political Coalition
MassEquality
Michigan League for Public Policy
N.Y. Census & Redistricting Institute at New York Law School
National Organization for Women, Missouri Chapter
NC Counts Coalition
New Mexico Voices for Children
New York Transgender Advocacy Group
North Carolina Justice Center
Oklahomans for Equality (OkEq)
One Colorado
Our Spot KC
OutFront Minnesota
Pennsylvania Equality Project Inc
Rhode Island Public Health Institute
Santa Fe Chapter of the National Organization for Women
Pride Action Tank
Silver State Equality-Nevada
Southern Arizona AIDS Foundation
Transgender Michigan
Transhealth
Triangle Community Center
Us Giving Richmond Connections
Utahns Against Hunger
Waves Ahead Corp
We Are Family

Local Organizations
AIDS Foundation Chicago
AIDS Resource Alliance, Inc.
AltaMedHealth Services
Atlanta Pride Committee
Bellingham Queer Collective
Charlotte Trans Health
DC Fiscal Policy Institute
Dream Again Therapy, LLC
Economic Roundtable
Equality Community Center
Erie Gay News
Four Corners Rainbow Youth Center
The Frederick Center
Grand Rapids Pride Center
GRIOT Circle
Hudson Pride Center
Inside Out Youth Services
Legacy Community Health
LGBT Center of Raleigh
LGBT Community Center of Greater Cleveland
LGBT Community Center of Long Island
The LGBTQ Community Center of the Desert
The LOFT LGBTQ+ Community Center
Long Island Gay and Lesbian Youth (LIGALY)
Los Angeles LGBT Center
Mazzoni Center
Montco PA NOW
Muncie OUTreach LGBTQ+ Center
National Organization for Women, Columbia Area Chapter
North County LGBTQ Resource Center
NY LGBT Network
Omaha ForUs LGBTQ+ Center
Oregon Center for Public Policy
OutCenter Southwest Michigan
Pacific Pride Foundation
Pride Center of Staten Island
Pride Center of Terre Haute Inc.
Pride Center San Antonio
Pride Community Center, Brazos Valley Texas
PRISM FL, Inc
Rainbow Connections ATX, a program of Family Eldercare
Rainbow Pride Youth Alliance
Rainbow Rose Center
Resource Center
The San Diego LGBT Community Center
San Diego Pride
Services and Advocacy for GLBT Elders - Long Island
Shoals Diversity Center
Spencer Pride
SQSH (St. Louis Queer+ Support Helpline)
Storied Analytics, LLC
The LGBTQ Center (South Bend, IN)
The LIAM Foundation
The Pride Center at Equality Park
Transinclusive Group
Uptown Gay and Lesbian Alliance (UGLA)
Wanda Alston Foundation
Wellness Services, Inc.
William Way LGBTQ Community Center

Cities
Mayor Catherine S. Read, City of Fairfax, Virginia