DETAILED MODEL PLAN (LIHEAP)

Program Name: Low Income Home Energy Assistance

Grantee Name: MASSACHUSETTS

Report Name: DETAILED MODEL PLAN (LIHEAP) Revision # 1

Report Period: 10/01/2016 to 09/30/2017

Report Status: Submission Accepted by CO (Revision #1)

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Mandatory Grant Application SF-424

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES ADMINISTRATION FOR CHILDREN AND FAMILIES

August 1987, revised 05/92,02/95,03/96,12/98,11/01 OMB Clearance No.: 0970-0075 Expiration Date: 06/30/2017

		* 1.b. Frequency: • Annual			lated lan/Fundi	ng Request?	* 1.d. Version: Initial Resubmission
				Explanation:			Revision Update
				2. Date Receiv	ed:		State Use Only:
				3. Applicant I	dentifier:		_
					ntity Ident	ifier:	5. Date Received By State:
				4b. Federal A			6. State Application Identifier:
7. APPLICANT	INFORMATION						<u>"</u>
* a. Legal Name	e: Commowealth of Mass	achusetts					
* b. Employer/T	Γaxpayer Identification N	Number (EIN/TIN): 1-0	46002284-k4	* c. Organizat	ional DUN	NS: 82484816	52
* d. Address:		, ,		<u>. </u>			
* Street 1:	100 CAMBRII	OGE STREET, SUITE 300)	Street 2:		Suite 300	
* City:	BOSTON			County:			
* State:	MA			Province:			
* Country:	United States			* Zip / Post	al Code:	02114 - 2425	5
e. Organizationa	al Unit:						
Department Na Mass. Departme	me: ent of Housing & Commu	nity Development		Division Name: Division of Community Services			
f. Name and con	ntact information of pers	on to be contacted on ma	tters involving tl	his application:			
Prefix: Mr.	* First Name: Edward		Middle Name: * Last Name: Kiely				
Suffix:	Title: Manager		Organizational Affiliation: Mass. Department of Housing & Community Development				
* Telephone Number: (617) 573-1406	Fax Number 6175731460	_	* Email: Edward.kiely@state.ma.us				
* 8a. TYPE OF A: State Governi							
b. Additional Executive Office	Description: ce/State Government Depa	urtment					
* 9. Name of Fe	deral Agency:						
			og of Federal Dom ssistance Number:		CFDA Title:		
10. CFDA Numbe	ers and Titles	93568			Low-Inco	me Home Ener	gy Assistance
	Title of Applicant's Proj 17 Low-Income Home Ene	ect ergy Assistance Program (l	LIHEAP) State Pl	an and Applicat	ion		
12. Areas Affect Statewide	ted by Funding:						
13. CONGRESS	SIONAL DISTRICTS OF	F:					
* a. Applicant				b. Program/P r Statewide	roject:		
				*			

Attach an additional list of Program/Pro	oject Congressional Districts if needed.						
14. FUNDING PERIOD:		15. ESTIMATED FUNDING:					
a. Start Date: 10/01/2016	b. End Date: 09/30/2017		b. Match (\$): \$0				
* 16. IS SUBMISSION SUBJECT TO R	EVIEW BY STATE UNDER EXECUTI	VE ORDER 12	2372 PROCESS?				
a. This submission was made availab	le to the State under the Executive Order	12372					
Process for Review on :							
b. Program is subject to E.O. 12372 b	out has not been selected by State for revi	iew.					
c. Program is not covered by E.O. 12	372.						
* 17. Is The Applicant Delinquent On A. C YES NO							
Explanation:							
accurate to the best of my knowledge. I a	(1) to the statements contained in the list also provide the required assurances** an nents or claims may subject me to crimina	nd agree to con	nply with any resulting terms if I acce	ept an award. I am aware that			
** The list of certifications and assurance	ces, or an internet site where you may obt	ain this list, is	contained in the announcement or ago	ency specific instructions.			
18a. Typed or Printed Name and Title o Chrystal Kornegay	f Authorized Certifying Official		18c. Telephone (area code, number a (617) 573-1101	and extension)			
			18d. Email Address Chrystal.kornegay@state.ma.us				
18b. Signature of Authorized Certifying	Official		18e. Date Report Submitted (Month, 10/17/2016	, Day, Year)			
Attach supporting docum	nents as specified in agenc	y instruc	tions.				

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Section 1 - Program Components

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES ADMINISTRATION FOR CHILDREN AND FAMILIES

August 1987, revised 05/92,02/95,03/96,12/98,11/01 OMB Clearance No.: 0970-0075

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LOW INCOME HOME ENERGY ASSISTANCE PROGRAM(LIHEAP) MODEL PLAN SF - 424 - MANDATORY

Department of Health and Human Services Administration for Children and Families Office of Community Services Washington, DC 20447

August 1987, revised 05/92, 02/95, 03/96, 12/98, 11/01 OMB Approval No. 0970-0075 Expiration Date: 02/28/2005

THE PAPERWORK REDUCTION ACT OF 1995 (Pub. L. 104-13)Use of this model plan is optional. However, the information requested is required in order to receive a Low Income Home Energy Assistance Program (LIHEAP) grant in years in which the grantee is not permitted to file an abbreviated plan. Public reporting burden for this collection of information is estimated to average 1 hour per response, including the time for reviewing instructions, gathering and maintaining the data needed, and reviewing the collection of information. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

Section 1 Program Components

Program Components, 2605(a), 2605(b)(1) - Assurance 1, 2605(c)(1)(C)

	Check which components you will operate under the LIHEAP program. te: You must provide information for each component designated here as requested elsewhere in this plan.)	Dates of Operation		
		Start Date	End Date	
y	Heating assistance	11/1/2016	4/30/2017	
/	Cooling assistance			
>	Crisis assistance	11/1/2016	04/30/2017	
~	Weatherization assistance	11/1/2016	4/30/2017	

Provide further explanation for the dates of operation, if necessary

The LIHEAP funding for Fiscal Year 2017 had not been finalized before the preparation of this Plan. During Fiscal Year 2016, of the \$3.39 billion enacted, a total of \$3.35 billion was released to states and tribes under the Congressional Continuing Appropriations Resolution 2016.

In anticipation of a FY2017 LIHEAP block grant and based on the President's Budget, approximately \$131.88 million in Fiscal Year 2017 with the possibility a contingency allocation later in the program year, Massachusetts is proposing the program and benefits as outlined below. These plans are subject to final federal fund availability, but represent the most appropriate plan at this point in time.

The following summary contains key aspects of the Fiscal Year 2017 LIHEAP in Massachusetts:

<u>Program Year:</u> The program year will extend from October 1, 2016, to September 30, 2017; heating benefits are available from November 1, 2016 through April 30, 2017. DHCD may anticipate receipt of federal funds by advancing State funds for program operation, which will be reimbursed once Federal funds are received.

Forward Funding: The opening date of the program establishes the official start date for accepting new and recertified applications. However, application processing takes place both before and after these specified dates. These include, but are not limited to, start-up activities, including recertification of applications. Expenditures for these activities are charged to the program year to which the costs relate.

Supplemental State Allocation: In the event the Massachusetts state legislature allocates supplemental LIHEAP funds, those funds shall not be subject to any reimbursement requirement.

Benefit Levels: As shown in Attachments, a maximum benefit of \$850.00 and \$710.00 have been established for deliverable fuel and utility customers respectively based on a proposed national allocation as contained in the President's Budget for Fiscal Year 2017 LIHEAP block grant for Fiscal Year 2016 and estimated consumption, income

levels, family size, and housing subsidy that result in a cost-based benefit matrix. The benefit levels are subject to change based on final availability of federal funds.

Leveraging Initiatives: For deliverable fuels, the Margin-Over-Rack (MOR) oil pricing method and the Haverhill Area Oil Bid Program shall continue as the major oil savings initiatives. The MOR has a set margin of 50 cents per gallon above the daily average price of heating oil as reported by the Oil Price Information Service (OPIS).

HCD's Community Services Unit (CSU) within the Division of Community Services (DCS) shall continue to be active in the implementation of discounted utility rate offerings for LIHEAP recipients. Although standard enrollment process and billing procedures are currently in place, DHCD shall continue its partnerships with investor-owned and municipal utility companies to implement steps that will accurately capture periodic vendor payment, end of year LIHEAP client consumption, including Performance Measures data.

HEARTWAP (Heating Emergency Assistance Retrofit Task Weatherization Assistance Project) Support: The heating system repair/replacement component shall receive a commitment of \$8.5 million, representing 6.4% of the Massachusetts award, from LIHEAP funds. This allocation shall fund emergency heating cost repairs and replacements for fuel assistance eligible households.

PURPOSE/ALLOCATION OF FUNDS

1. Distribution of Funds

LIHEAP funds shall be allocated to the Local Administrating Agencies (LAAs) using the historical formula developed when LIHEAP was originally established. The U.S. Department of Health and Human Services (HHS) awards LIHEAP block grant funds by formula to the 50 states and District of Columbia, federally- or state-recognized Indian tribes and tribal organizations, and insular areas. The LIHEAP statute authorizes the use of funds derived for the following types of energy assistance:

- Home energy assistance
- · Energy crisis intervention or crisis assistance
- · Low-cost residential weatherization and other energy-related home repair

The LIHEAP statute authorizes the use of block grant funds for other uses including:

- Administrative/planning costs (up to 10%)
- · Carryover of funds to subsequent fiscal year (up to 10% of "funds payable")
- Identification, development and demonstration of leveraging programs
- Leveraging incentives, whereby the rules allow grantees such as DHCD to spend LIHEAP funds to identify, develop, and demonstrate leveraging programs where nonfederal supplemental funding and other resources supplement the federal LIHEAP funds.
- Assurance 16 activities, which allows DHCD, at its option, to us up to 5% of funds to provide services that encourage and enable households to reduce their home energy needs and the need for energy assistance.

B. Use of Contingency Funds

Emergency contingency funds, which at the discretion of the federal government, are awarded to states that have acquired non-federal home energy respurces for low-income households. Contigency funds are not awarded every year. If awarded, these funds shall be used for any purpose authorized under LIHEAP including heating assistance, crisis assistance, weatherization, administrative costs, and carryover, subject to normal LIHEAP restrictions. Contingency funds shall be added to the regular block grant allocation for the current fiscal year. Massachusetts has traditionally used contingency funds to increase benefit levels, but may, at its discretion, use funding for such activities as providing additional crisis assistance, making supplemental payments to secondary heating sources, and other activities allowable under the LIHEAP statute.

C. Allocation of State Funding

Any state supplement to LIHEAP shall be used for the purposes of assisting low-income households with the purchase of heating oil, propane, natural gas, electricity and other primary or secondary heating sources. If authorized by the Massachusetts state legislature, distribution of state funds shall be made on the same basis as federal funds in determining Subgrantee allocations and expenditures shall be incurred in accordance with the State Plan submitted by DHCD to HHS.

Estimated Funding Allocation, 2604(C), 2605(k)(1), 2605(b)(9), 2605(b)(16) - Assurances 9 and 16

1.2 Estimate what amount of available LIHEAP funds will be used for each component that you will operate: The total of all percentages must add up to 100%.	Percentage (%)
Heating assistance	77.55%
Cooling assistance	0.00%
Crisis assistance	3.00%
Weatherization assistance	6.40%
Carryover to the following federal fiscal year	0.00%
Administrative and planning costs	10.00%
Services to reduce home energy needs including needs assessment (Assurance 16)	3.00%
Used to develop and implement leveraging activities	0.05%
TOTAL	100.00%

Altern	Alternate Use of Crisis Assistance Funds, 2605(c)(1)(C)										
1.3 Tł	e funds reserved	for winter crisis assista	nce that h	ave not	been expended by M	Iarch	15 will be reprogra	mme	d to:		
>	Heating assists	ance		Cooling assistance							
	Weatherizatio	Weatherization assistance Other (specify:) DHCD uses a FastTrack program, funds are not set aside per se.									
Categ	orical Fligibility	2605(b)(2)(A) - Assurar	nca 2 2605	(e)(1)(A) 2605(b)(8A) - Ass	uran	20.8				
1.4 Do	you consider hou	iseholds categorically e						atego	ries of benefits in th	e left	column below? 💽
Yes	C No										
If you	If you answered "Yes" to question 1.4, you must complete the table below and answer questions 1.5 and 1.6.										
	Heating Cooling Crisis Weatherization										
TANF					Yes No	<u></u>	Yes O No	!	Yes O No	_	Yes No
SSI				_	Yes No	_	Yes O No	_	Yes O No		Yes No
SNAP					Yes No	_	Yes O No	!	Yes O No	_	Yes No
Means	tested Veterans Pro	ograms		O	Yes 💽 No	O	Yes 💽 No	O	Yes 💽 No	O	Yes 💽 No
		Program I	Name		Heating		Cooling		Crisis		Weatherization
	Specify) 1	H-EAT			⊙ Yes O No		C Yes O No		O Yes O No		Yes No
1.5 De	you automaticall	ly enroll households wit	thout a dir	ect ann	ual application? 💽	Yes	O No				
SNAP		lds with limited energy b									
detern All ap Admin noted	nining eligibility a plicant households histering Agencies. above, those house Nominal Payment	there is no difference in and benefit amounts? , including H-EAT recip DHCD has specific incombolished that receive incom	ient must home eligibi e from the	ave thei lity crite sources	r eligibility for regula ria. Since the Massac mentioned above are	r LIH huset treate	EAP assistance deter ts LIHEAP does not ed the same as those l	rmine recog	d separately through nize categorical eligi	one o	of the 20 Local , other than H-EAT, as
		to question 1.7a, you m									
		al Assistance: \$21.00	ust provid	.е и гезр	onse to questions in		7 6, 4114 1774				
	requency of Assis										
>	Once Per Year										
	Once every five y	years									
	Other - Describe	:									
1.7d I	low do you confir	m that the household re	eceiving a	nomina	l payment has an en	ergy	cost or need?				
	ıly secure data exch Γ benefit.	hanges between the Mass	sachusetts	Deparme	ent of Transitional As	sistan	ce (DTA) and DHCI	O pre-	screen households to	estal	olish eligibility for the
Deterr	nination of Eligibil	lity - Countable Income									
1.8. Ir	determining a ho	ousehold's income eligib	oility for I	IHEAP	, do you use gross in	come	or net income ?				
~	Gross Income										
	Net Income										
1.9. Se	elect all the applic	able forms of countable	e income u	sed to d	etermine a househol	d's ir	come eligibility for	LIHI	EAP		
>	Wages										
>	Self - Employme	nt Income									
V	Contract Income										

>	Payments from mortgage or Sales Contracts
>	Unemployment insurance
>	Strike Pay
>	Social Security Administration (SSA) benefits
	Including MediCare deduction
>	Supplemental Security Income (SSI)
>	Retirement / pension benefits
>	General Assistance benefits
>	Temporary Assistance for Needy Families (TANF) benefits
	Supplemental Nutrition Assistance Program (SNAP) benefits
	Women, Infants, and Children Supplemental Nutrition Program (WIC) benefits
	Loans that need to be repaid
>	Cash gifts
	Savings account balance
>	One-time lump-sum payments, such as rebates/credits, winnings from lotteries, refund deposits, etc.
	Jury duty compensation
>	Rental income
	Income from employment through Workforce Investment Act (WIA)
	Income from work study programs
>	Alimony
>	Child support
>	Interest, dividends, or royalties
>	Commissions
>	Legal settlements
>	Insurance payments made directly to the insured
	Insurance payments made specifically for the repayment of a bill, debt, or estimate
>	Veterans Administration (VA) benefits
	Earned income of a child under the age of 18

	Balance of retirement, pension, or annuity accounts where funds cannot be withdrawn without a penalty.
	Income tax refunds
	Stipends from senior companion programs, such as VISTA
	Funds received by household for the care of a foster child
	Ameri-Corp Program payments for living allowances, earnings, and in-kind aid
	Reimbursements (for mileage, gas, lodging, meals, etc.)
>	Other
	Self-employed households receive a 40% deduction off their gross profit. Certain veterans benefits, such as benefits for children of Vietnam Veterans are excluded.
	by of the above questions require further explanation or clarification that could not be made in the fields provided, ch a document with said explanation here.

Section 2 - HEATING ASSISTANCE

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES ADMINISTRATION FOR CHILDREN AND FAMILIES

status determined before the beginning of the heating season on November 1st.

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LOW INCOME HOME ENERGY ASSISTANCE PROGRAM(LIHEAP) MODEL PLAN SF - 424 - MANDATORY

	Section 2 - Heating Assistance								
Eligibility, 2605(b)(2) - Assurance 2								
2.1 Designate the in	1 Designate the income eligibility threshold used for the heating componenet:								
Add	Add Household size Eligibility Guideline Eligibility Threshold								
1	All Household Sizes		State Median Income	60.00%					
2.2 Do you have ad HEATING ASSITA	ditional eligibility requirements for NCE?	⊙ Yes (O No						
2.3 Check the appr	opriate boxes below and describe the policies	for each.							
Do you require an	Assets test ?	O Yes	• No						
Do you have additi	onal/differing eligibility policies for:								
Renters?		⊙ Yes (O _{No}						
Renters Livin	ng in subsidized housing ?	⊙ Yes (O No						
Renters with	utilities included in the rent ?	⊙ Yes (O _{No}						
Do you give priorit	y in eligibility to:								
Elderly?		O Yes	C Yes ⊙ No						
Disabled?		O Yes	C Yes ⊙ No						
Young childr	ren?	O Yes	• No						
Households v	vith high energy burdens ?	O Yes	No						
Other?		O Yes	• No						
Explanations of po	licies for each "yes" checked above:								
			1) Those that receive a subsidy; 2) those that live in a (EAP benefit is based on the renter and their heating si						
described above, wi	th heat included in rent where the monthly rent is sidized housing or in a LIHTC building with hea	s <u>more</u> than 3	a vendor directly for their heat, or who live in a subsid 30% of the gross LIHEAP monthly income, is eligible their rent that pay <u>less</u> than 30% of their gross LIHEA	for a partial LIHEAP benefit. Those					
	ot live in a subsidized building or a LIHTC build t is eligible for a full LIHEAP benefit.	ing, as descr	ribed above, that either pays their vendor directly for the	heir heat or whose heat cost is					
Owners of a 2n	d real estate property other than whe	ere they a	re currently residing may have to provide	e additional information.					
Determination of Be	enefits 2605(b)(5) - Assurance 5, 2605(c)(1)(B)								
2.4 Describe how y	2.4 Describe how you prioritize the provision of heating assistance tovulnerable populations, e.g., benefit amounts, early application periods, etc.								

DHCD uses a mixture of a fixed benefit determined by poverty level, and offers an additional benefit, the High Energy Cost Supplement (HECS) to each household. This process assures that households with the lowest income and the highest fuel costs receive the most benefits.

As required by the federal statute, Subgrantees target their outreach to vulnerable populations including but not limited to the disabled, elderly, and those on fixed incomes. The benefit amount is determined in the same manner regardless of the source of income or vulnerable status; the determining factors are family income level and size. Those factors place the household in the Massachusetts LIHEAP benefit matrix and there may additionally be proration of beenfit due to household members' US Citizenship/Qualified Alien Status. DHCD maintains a mail-in recertification process, thereby all households including vulnerable households can get their application

A preliminary maximum benefit has been set at \$850.00 for deliverable fuel and \$710.00 for utilities per household, which is contingent upon DHCD receiving at least \$131.88 million in federal LIHEAP allocation in FY 2017.						
2.5 Check the variables you use to determine your benefit le	evels. (Check all that	apply):				
✓ Income						
Family (household) size						
Home energy cost or need:						
✓ Fuel type						
Climate/region						
Individual bill						
✓ Dwelling type						
Energy burden (% of income spent on home en	nergy)					
Energy need						
Other - Describe:						
Deliverable Fuel Benefits: \$448 (minimum); \$850(maximum) Utilities: \$375 (minimum); \$710 (maximum)						
Benefit Levels, 2605(b)(5) - Assurance 5, 2605(c)(1)(B)						
2.6 Describe estimated benefit levels for FY 2017:						
Minimum Benefit	\$375	Maximum Benefit	\$850			
2.7 Do you provide in-kind (e.g., blankets, space heaters) an	2.7 Do you provide in-kind (e.g., blankets, space heaters) and/or other forms of benefits? O Yes No					
If yes, describe.						
If any of the above questions require further explanation or clarification that could not be made in the fields provided, attach a document with said explanation here.						

Section 3 - COOLING ASSISTANCE

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES ADMINISTRATION FOR CHILDREN AND FAMILIES

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	Section 3 - Cooling Assistance							
Eligibility, 2605(c)(1)(A), 2605 (b)(2) - Assurance 2							
3.1 Designate The i	ncome eligibility threshold used for the Co	ooling compone	net:					
Add	Household size		Eligibility Guideline	Eligibility Threshold				
1				0.00%				
COOLING ASSITA		C Yes C	No					
	opriate boxes below and describe the police		-					
Do you require an	Assets test ?	C Yes C	No					
	onal/differing eligibility policies for:							
Renters?		O _{Yes} O						
Renters Livii	ng in subsidized housing ?	C Yes C						
Renters with	utilities included in the rent ?	C Yes	No					
Do you give priorit	y in eligibility to:							
Elderly?		O Yes						
Disabled?		O _{Yes} O	No					
Young childr	ren?	C Yes C	No					
Households v	vith high energy burdens ?	C _{Yes} C	No					
Other?		O _{Yes} O	No					
Explanations of po	licies for each "yes" checked above:							
3.4 Describe how y	ou prioritize the provision of cooling assist	tance tovulneral	ole populations,e.g., benefit amounts, early a	application periods, etc.				
Determination of Be	enefits 2605(b)(5) - Assurance 5, 2605(c)(1)(B)						
3.5 Check the varia	ables you use to determine your benefit lev	els. (Check all t	hat apply):					
Income								
Family (house	ehold) size							
Home energy	cost or need:							
Fuel ty	pe							
Climat	te/region							
Individ	dual bill							
Dwelli	ng type							
Energy	y burden (% of income spent on home ene	rgy)						
Energy	y need							
Other - Describe:								

Benefit Levels, 2605(b)(5) - Assurance 5, 2605(c)(1)(B)						
3.6 Describe estimated benefit levels for FY 2017:						
Minimum Benefit	\$0	Maximum Benefit	\$0			
3.7 Do you provide in-kind (e.g., fans, air conditioners) and/or o	ther forms of bei	nefits? CYes CNo				
If yes, describe.						
If any of the above questions require further exattach a document with said explanation here.	kplanation o	r clarification that could not be made in the field	s provided,			

Section 4 - CRISIS ASSISTANCE

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES ADMINISTRATION FOR CHILDREN AND FAMILIES

August 1987, revised 05/92,02/95,03/96,12/98,11/01 OMB Clearance No.: 0970-0075 Expiration Date: 06/30/2017

	Section 4: CRISIS ASSISTANCE		
Eligibility - 2604(c	e), 2605(c)(1)(A)		
4.1 Designate the	income eligibility threshold used for the crisis component		
Add	Household size	Eligibility Guideline	Eligibility Threshold
1	All Household Sizes	State Median Income	60.00%
4.2 Provide your l	LIHEAP program's definition for determining a crisis.		
Massachusetts uses a FastTrack emergency assistance program. Therefore, all crisis applicants are served within 18 hours. Any one of the following conditions shall constitute a crisis. The crisis intervention component of Massachusetts' LIHEAP has been developed as a FastTrack system, integrated into the heating assistance program, for prioritizing and expediting services to households experiencing heating emergencies. The purpose of this FastTrack system is to provide a swift response to heating emergencies, while steering applicants into the mainstream heating assistance component with full benefits. Emergency applications are given priority at all intake and processing steps. Subgrantees are required to provide for emergency service within 18 hours of the eligible household's application or request, in accordance with the statute and corresponding procedures outlined in the Fiscal Year 2017 Administrative Guidance, if the household's health and safety is in danger.			
4.3 What constitu	tes a <u>life-threatening crisis?</u>		
a. no heat for b. imminent lo • less than delivered • possessio	signating an emergency are as follows: any reason, including heating system failure oss of heat, due to: a 3-day supply of fuel (e.g., reading of 1/8 tank or less on a l fuels); or on of final notice of utility termination for the primary heat soun ed eviction within 72 hours for renter whose rent includes heat.	rce, or for a secondary source necessary to operate th	
Crisis Requireme	nt, 2604(c)	the analysis for elicible households? 24House	
	any hours do you provide an intervention that will resolve to		
	any nound at you provide an intervention time will resource	are energy er and for engage noncentration in the target	Jacob Torrour
Crisis Eligibility, 2	.605(c)(1)(A)		
4.6 Do you have a	dditional eligibility requirements for CRISIS ASSISTANCI	E? Syes O No	
4.7 Check the app	propriate boxes below and describe the policies for each		
Do you require an	Do you require an Assets test ?		
Do you give prior	ity in eligibility to :		

Elderly?	C Yes ⊙ No	
Disabled?	C Yes ⊙ No	
Young Children?	C Yes O No	
Households with high energy burdens?	C Yes ⊙ No	
Other?	C Yes ⊙ No	
In Order to receive crisis assistance:		
Must the household have received a shut-off notice or have a near empty tank?	⊙ Yes O No	
Must the household have been shut off or have an empty tank?	C Yes ⊙ No	
Must the household have exhausted their regular heating benefit?	C Yes ⊙ No	
Must renters with heating costs included in their rent have received an eviction notice ?	⊙ Yes ○ No	
Must heating/cooling be medically necessary?	C Yes ⊙ No	
Must the household have non-working heating or cooling equipment?	○ Yes No	
Other?	C Yes ⊙ No	
Do you have additional / differing eligibility policies for:		
Renters?	C Yes ⊙ No	
Renters living in subsidized housing?	C Yes ⊙ No	
Renters with utilities included in the rent?	C Yes ⊙ No	
Explanations of policies for each "yes" checked above:	•	
In order to recieve crisis assistance, households may report any one or a combination	of conditions.	
Determination of Benefits		
4.8 How do you handle crisis situations?		
Separate component	Separate component	
Fast Track		
Other - Describe:		
4.9 If you have a separate component, how do you determine crisis assistance bea	nefits?	
Amount to resolve the crisis.		
Other - Describe:		
Crisis Requirements, 2604(c)		
4.10 Do you accept applications for energy crisis assistance at sites that are geogr	raphically accessible to all households in the area to be served?	
⊙ Yes ○ No Explain.		
This is accomplished through the subgrantee and volunteer agency network.		
If a household is housebound or remotely located, staff from LAAs are authorized to the application process on their behalf.	travel to such households. Additionally, the clients may designate a proxy to complete	
4.11 Do you provide individuals who are physically disabled the means to:		
Submit applications for crisis benefits without leaving their homes?		
⊙ Yes ○ No If No, explain.		
Travel to the sites at which applications for crisis assistance are accepted?		
⊙ Yes ○ No If No, explain.		
If you answered "No" to both options in question 4.11, please explain alternative	e means of intake to those who are homebound or physically disabled?	
Benefit Levels, 2605(c)(1)(B)		
4.12 Indicate the maximum benefit for each type of crisis assistance offered.		
Winter Crisis \$850.00 maximum benefit		

Summer Crisis \$0.00 maximum benefit			
Year-round Crisis \$0.00 maximum benefit			
4.13 Do you provide in-kind (e.g. blankets, space heaters,	, fans) and/or	other forms	of benefits?
C Yes O No If yes, Describe			
4.14 Do you provide for equipment repair or replacemen	t using crisis	funds?	
C Yes	·		
If you answered "Yes" to question 4.14, you must complete the characteristic boxes below to indicate type(s) or	•		
4.15 Check appropriate boxes below to indicate type(s) of		1	Year-round Crisis
	Winter Crisis	Summer Crisis	Year-round Crisis
Heating system repair			
Heating system replacement			
Cooling system repair			
Cooling system replacement			
Wood stove purchase			
Pellet stove purchase			
Solar panel(s)			
Utility poles / gas line hook-ups			
Other (Specify):			
4.16 Do any of the utility vendors you work with enforce a moratorium on shut offs?			
€ Yes C No			
If you responded "Yes" to question 4.16, you must respond	nd to question	n 4.17.	
4.17 Describe the terms of the moratorium and any speci	al dispensatio	on received by	LIHEAP clients during or after the moratorium period.
From November 15th to March 15th, Massachusetts law provides protection for residents who are struggling with their heating costs. The "winter moratorium" prevents gas and electric companies from shutting off heating fuel because of the resident's inability to pay for it. Also, they cannot shut off a service that the resident needs to run their residential heating system. Charges will continue to be applied during this period and the customer will still owe the utility company for the provided service, and consumers should still pay what they can afford during this time. Customers should contact their energy utility to negotiate a payment plan to cover these accrued heating charges. The moratorium does not apply to debt accrued before November 15th. In addition to the winter moratorium, Massachusetts provides some additional protections from utility shutoffs for those who quality.			
If any of the above questions require further explanation or clarification that could not be made in the fields provided, attach a document with said explanation here.			

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Section 5 - WEATHERIZATION ASSISTANCE

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Section 5: WEATHERIZATION ASSISTANCE				
Eligibility, 2605(c)(1)(A), 2605(b)(2) - Assurance	2		
5.1 Designate the in	come eligibility threshold use	ed for the Weatherization co	mponent	
Add	Househo	old Size	Eligibility Guideline	Eligibility Threshold
1	All Household Sizes		State Median Income	60.00%
5.2 Do you enter int	to an interagency agreement	to have another government	agency administer a WEATHERIZATION comp	onent? O Yes O No
5.3 If yes, name the	agency.			
5.4 Is there a separa	ate monitoring protocol for w	reatherization? • Yes 🔘	No	
WEATHERIZATIO	ON - Types of Rules			
5.5 Under what rule	es do you administer LIHEA	P weatherization? (Check or	nly one.)	
Entirely unde	er LIHEAP (not DOE) rules			
Entirely unde	er DOE WAP (not LIHEAP)	rules		
Mostly under	LIHEAP rules with the follo	wing DOE WAP rule(s) who	ere LIHEAP and WAP rules differ (Check all that	apply):
Income	Threshold			
Weathe become eligible witl		y housing structure is perm	itted if at least 66% of units (50% in 2- & 4-unit bu	uildings) are eligible units or will
✓ Weathe	Weatherize shelters temporarily housing primarily low income persons (excluding nursing homes, prisons, and similar institutional care facilities).			
Other -	Other - Describe:			
Heating system work	k not subject to DOE Installation	on Standards/Standard Work S	Specifications.	
Mostly under	Mostly under DOE WAP rules, with the following LIHEAP rule(s) where LIHEAP and WAP rules differ (Check all that apply.)			
Income	Threshold			
Weathe	erization not subject to DOE	WAP maximum statewide a	verage cost per dwelling unit.	
Weathe	erization measures are not sul	bject to DOE Savings to Inv	estment Ration (SIR) standards.	
Other - Describe:				
Eligibility, 2605(b)(5) - Assurance 5				
5.6 Do you require	an assets test?	C Yes ⊙ No		
5.7 Do you have add	ditional/differing eligibility p	olicies for :		
Renters		C Yes O No		
Renters living	g in subsidized housing?	C Yes O No		
5.8 Do you give prio	ority in eligibility to:			
Elderly?		C Yes ⊙ No		
Disabled?	Disabled? C Yes O No			
Young Childr	ren?	O Yes ⊙ No		

House holds with high energy burdens?	O Yes O No	
Other? Need	⊙ Yes ○ No	
If you selected "Yes" for any of the options in qu	uestions 5.6, 5.7, or 5.8, you must p	provide further explanation of these policies in the text field below.
Priority is based on the need for service.		
Benefit Levels		
5.9 Do you have a maximum LIHEAP weatheriz	zation benefit/expenditure per hou	sehold? • Yes O No
5.10 If yes, what is the maximum? \$7,600		
Types of Assitance, 2605(c)(1), (B) & (D)		
5.11 What LIHEAP weatherization measures do	you provide ? (Check all categori	es that apply.)
Weatherization needs assessments/audits	1	Energy related roof repair
Caulking and insulation		Major appliance Repairs
Storm windows		Major appliance replacement
Furnace/heating system modifications/ re	epairs	Windows/sliding glass doors
Furnace replacement		Doors
Cooling system modifications/ repairs		Water Heater
Water conservation measures		Cooling system replacement
Compact florescent light bulbs		Other - Describe:
If any of the above questions require further explanation or clarification that could not be made in the fields provided, attach a document with said explanation here.		

Section 6 - Outreach, 2605(b)(3) - Assurance 3, 2605(c)(3)(A)

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Section 6: Outreach, 2605(b)(3) - Assurance 3, 2605(c)(3)(A)
6.1 Select all outreach activities that you conduct that are designed to assure that eligible households are made aware of all LIHEAP assistance available:
V Place posters/flyers in local and county social service offices, offices of aging, Social Security offices, VA, etc.
Publish articles in local newspapers or broadcast media announcements.
■ Include inserts in energy vendor billings to inform individuals of the availability of all types of LIHEAP assistance.
Mass mailing(s) to prior-year LIHEAP recipients.
Inform low income applicants of the availability of all types of LIHEAP assistance at application intake for other low-income programs.
Execute interagency agreements with other low-income program offices to perform outreach to target groups.
Other (specify):

By enhancing its Electronic Government (E-Gov.) network, DHCD's Benefit Hub features: (1) testing eligibility for non-LIHEAP resources; (2) making referrals; and (3) conducting client assessment (based on several self-sufficiency matrices).

DHCD strongly encourages that Subgrantees provide intake for clients outside of normal business hours, when needed. Subgrantees are required to maintain accessible intake sites, home visit capacity, general publicity, bilingual assistance for applicants, and use of existing networks to reach target households. The use of mail recertification reduces the need and demand for home visits to elderly and disabled households.

Subgrantees are instructed to target vulnerable households including the Limited English Proficiency (LEP) population and applicants with possible high energy burden. DHCD has translated many LIHEAP documents into the languages most encountered. If a Subgrantee is dealing with an LEP population, they should check with DHCD to determine if DHCD can provide the translated documents.

DHCD and its Subgrantees maintain working relationships with other state agencies such as the Massachusetts Department of Transitional Assistance (DTA), especially the Supplemental Nutritional Assistance Program (SNAP) office and the Executive Office of Elder Affairs, which assists in program outreach activities.

As for additional steps taken to target households with high home energy burdens, DHCD and its network have traditionally promoted the program to those facing high energy bills and/or financial hardships. As an example, the customer service departments of local utilities and the Consumer Division of the Massachusetts Department of Public Utilities often refer households with financial hardship and payment difficulties to LIHEAP. Furthermore, many LIHEAP eligible households with utility arrearages are referred to investor-owned utility companies to be enrolled in their respective Arrearage Management Programs (AMPs).

Section 7 - Coordniation, 2605(b)(4) - Assurance 4

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	MODEL PLAN SF - 424 - MANDATORY		
	Section 7: Coordination, 2605(b)(4) - Assurance 4		
7.1 Desc	ribe how you will ensure that the LIHEAP program is coordinated with other programs available to low-income households (TANF, SSI, WAP, etc.).		
>	Joint application for multiple programs		
>	Intake referrals to/from other programs		
	One - stop intake centers		
>	Other - Describe:		
DHCD u	uses a single application for LIHEAP, Heating System Repair/Replacement and Weatherization Assistance Program.		
Data exc	Data exchange with the Massaschusetts Department of Transitional Assistance (DTA) coordinates LIHEAP with H-EAT.		
At subgr	At subgrantee level, there are established coordination among other internal and external programs, such as WAP, WIC, and utility funded programs.		

Section 8 - Agency Designation,, 2605(b)(6) - Assurance 6

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Section 8: Agency Designation, 2605(b)(6) - Assurance 6 (Required for state grantees and the Commonwealth of Puerto Rico) 8.1 How would you categorize the primary responsibility of your State agency? **Administration Agency** Commerce Agency Community Services Agency **Energy / Environment Agency** Housing Agency × Welfare Agency Other - Describe: Alternate Outreach and Intake, 2605(b)(15) - Assurance 15 If you selected "Welfare Agency" in question 8.1, you must complete questions 8.2, 8.3, and 8.4, as applicable. 8.2 How do you provide alternate outreach and intake for HEATING ASSISTANCE? 8.3 How do you provide alternate outreach and intake for COOLING ASSISTANCE? 8.4 How do you provide alternate outreach and intake for CRISIS ASSISTANCE? 8.5 LIHEAP Component Administration. Heating Cooling Crisis Weatherization Non-profits Non-profits 8.5a Who determines client eligibility? Non-profits 8.5b Who processes benefit payments to gas and electric Non-profits Non-profits vendors? 8.5c who processes benefit payments to bulk fuel Non-profits Non-profits vendors? 8.5d Who performs installation of weatherization Non-profits measures?

If any of your LIHEAP components are not centrally-administered by a state agency, you must complete questions 8.6, 8.7, 8.8, and, if applicable, 8.9.

8.6 What is your process for selecting local administering agencies?

the Econo designation	asetts currently subcontracts for local administration of Fuel Assistance with 20 agencies, of which 18 are Community Action Agencies that are in operation under omic Opportunity Act of 1964. DHCD reserves the right to select a Subgrantee in any service area via a Notice of Funding Availabilty (NOFA) process or by on of the Undersecretary of DHCD. designated Subgrantees is included as Attachment A to this Application/State Plan. A statewide distribution formula shall be prepared that allocates program funds
is utilized	areas based on prior year expenditures for the area covered by the Subgrantee. A historic cost allocation of administrative funds for each of the LIHEAP agencies. In FY17, DHCD may study the impact of the historical allocation on Subgrantees.
8.7 How	many local administering agencies do you use? 20
8.8 Have Yes No	you changed any local administering agencies in the last year?
8.9 If so,	why?
	Agency was in noncompliance with grantee requirements for LIHEAP -
	Agency is under criminal investigation
	Added agency
	Agency closed
	Other - describe
Weatheriz Stoneham contract to	ry 2016, a NOFA was issued to solicit a potential subgrantee partner to administer the LIHEAP and the Heating Emergency Assistance Retrofit Task zation Assistance Program (HEARTWAP) in the former Tri-City Community Action Program Inc. (Tri-CAP), service area of Everett, Maleden, Medford, Melrose, with Winchester, Woburn, Massachusetts. Written applications were reviewed. In April 2016, Action for Boston Community Development (ABCD) was awarded the oadminister the program, as DHCD determined that ABCD has the necessary experience and capacity. ABCD has been providing LIHEAP and weatherization to the greater Boston area since the programs' inceptions, and has been serving as the interim provider for LIHEAP in the service area for the past two years.
-	of the above questions require further explanation or clarification that could not be made in the fields provided, a document with said explanation here.

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Section 9 - Energy Suppliers,, 2605(b)(7) - Assurance 7

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attach a document with said explanation here.

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LOW INCOME HOME ENERGY ASSISTANCE PROGRAM(LIHEAP) **MODEL PLAN**

Section 9: Energy Suppliers, 2605(b)(7) - Assurance 7
9.1 Do you make payments directly to home energy suppliers?
Heating Yes C No
Cooling C Yes C No
Crisis • Yes O No
Are there exceptions? • Yes • No
If yes, Describe.
Heat in Rent clients that receive a check directly from Subgrantees, provided that their tenancy is verified by the landlord or the management company.
9.2 How do you notify the client of the amount of assistance paid?
Clients are notified through a Notice of Eligibility Determination.
9.3 How do you assure that the home energy supplier will charge the eligible household, in the normal billing process, the difference between the actual cost of the home energy and the amount of the payment?
The Vendor Agreement details how the vendor must treat LIHEAP customers. This includes costs and payments. Further, the LIHEAP Administrative and Program Directors' Guidances instruct Subgrantees regarding the methods to be used to ensure the vendor is following the business practices/procedures indicated in the Vendor Agreements. Additionally, a review of payments and charges are a part of the onsite monitoring conducted by DHCD.
9.4 How do you assure that no household receiving assistance under this title will be treated adversely because of their receipt of LIHEAP assistance? The Vendor Agreement states that no LIHEAP household will be treated adversely.
9.5. Do you make payments contingent on unregulated vendors taking appropriate measures to alleviate the energy burdens of eligible households? • Yes O No
If so, describe the measures unregulated vendors may take.
The Vendor Agreement, required by DHCD and implemented via the Subgrantee, contains assurances as to fair billing practices, delivery procedures, and pricing procedures for business transactions involving LIHEAP recipients. These agreements are subject to monitoring procedures performed by either the Subgrantee or DHCD staff. This Agreement, signed by all participating vendors, states that the vendor shall not discriminate against the certified (LIHEAP) customer in prices or services and provides that the vendor shall make deliveries/supply services in accordance with normal business practice.
The Vendor Agreement also ensures the supplier shall offer the full range of credit, deferred payment, budget, level payment and other credit plans, which will help minimize the risks of home energy crises and encourage regular payment by LIHEAP recipients. Vendor agreements are attached to this plan.
In addition, the majority of unregulated vendors (heating oil dealers) are required to participate in DHCD's Margin-Over-Rack (MOR) pricing program if they wish to receive vendor payments. The MOR program determines LIHEAP heating oil prices by adding a margin over wholesale rack prices. This discount effort increases the "purchasing power" of the recipients' cash benefit, thereby helping to alleviate the energy burden of those households.
During Fiscal Year 2016, DHCD shall continue to work with individual utilities to coordinate enrollment in discount rate programs, eligibility, customer service, electronic billing, client tracking and other LIHEAP-related matters. Initiatives will be taken to standardize the existing data collection process to obtain information from energy vendors to track and report service interruptions, reconnections, arrearages, and payments made by clients and subgrantee agencies.
If any of the above questions require further explanation or clarification that could not be made in the fields provided,

Section 10 - Program, Fiscal Monitoring, and Audit, 2605(b)(10) - Assurance 10

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	Section 10: Program, Fiscal Monitoring, and Audit, 2605(b)(10)			
10.1. How do yo	ou ensure good fiscal acco	ounting and tracking of LIHEAP funds?		
monthly. Subgrafiscal monitoring	antees submit financial sta	ng and Reporting System (MMARS) tracks tus reports with every drawdown requested ton with CSBG program monitoring. A star	as well as quarterly reports. This information	on is reviewed and reconciled. On-site
Audit Process				
10.2. Is your LI • Yes • No	HEAP program audited	annually under the Single Audit Act and	OMB Circular A - 133?	
		to the level of material weakness or repor rnment agency reviews of the LIHEAP ag		
No Findings 🗹]			
Finding	Туре	Brief Summary	Resolved?	Action Taken
1				
	Local Administering Age	encies ts do you have in place for local adminster	ring agencies/district offices?	
Select all that a		is do you have in place for focal administer	ring agencies/district offices.	
✓ Local	agencies/district offices a	are required to have an annual audit in co	ompliance with Single Audit Act and OM	B Circular A-133
Local	agencies/district offices a	are required to have an annual audit (oth	er than A-133)	
Local	agencies/district offices'	A-133 or other independent audits are re	viewed by Grantee as part of compliance	process.
Grant	Grantee conducts fiscal and program monitoring of local agencies/district offices			
Compliance Monitoring				
10.5. Describe the Grantee's strategies for monitoring compliance with the Grantee's and Federal LIHEAP policies and procedures: Select all that apply				
Grantee employees:				
✓ Interr	nal program review			
✓ Depar	tmental oversight			
✓ Secon	dary review of invoices a	and payments		
Other	program review mechan	nisms are in place. Describe:		
Local Adminstering Agencies / District Offices:				
✓ On - s	On - site evaluation			
Annu	al program review			

V	Monitoring through central database
~	Desk reviews
~	Client File Testing / Sampling
~	Other program review mechanisms are in place. Describe:
	Outer program to the meaning are in pinet. Describer
review/r	ICD Office of Administration and Finance and Community Services Unit (CSU) respectively perform fiscal and program monitoring. CSU shall continue to nodify program monitoring procedures to ensure compliance with all state and federal laws, regulations, and DHCD LIHEAP Administrative Guidance and g procedures.
address	ion to the regular program assessments, DHCD may conduct post-audit reviews as a component of its monitoring system. The post-audit review is designed to complaints, potential fraud or improper payment issues, client eligibility, accountability and policy issues, and to ensure compliance with administrative guidelines. ed file review approach has been developed that can be incoked by DHCD if a situation warrants.
payment The visi	ogram monitoring includes, but is not limited to, inspecting and reviewing a random sample of client records, administrative procedures and expenditures, vendor is, requests for disbursement of funds, and other LIHEAP program-related activities. Written reports shall be filed documenting the results or findings of each visit. It is and reports shall state results of compliance reviews, outline operational strengths, identify observed weaknesses, and, as appropriate, note required corrective and timeframes for implementation.
DHCD's include	shall work closely with Subgrantee agency planners, LIHEAP directors, and/or other staff to develop a LIHEAP work plan for the upcoming fiscal year. After approval, the work plan document will be incorporated into the Fiscal Year 2017 LIHEAP contract. In addition to the proposed activities, the work plan shall Fiscal Year 2017 LIHEAP Performance Measures. During the program year, each LIHEAP grantee shall be required to submit an annual program progress report in their work plan. During on-site monitoring, DCS shall evaluate progress toward meeting each LIHEAP agency's work plan goals.
In the ev	vent suspension or termination of any agency's services is required, the grant agreement with the LAA delineates the specific suspension and termination procedures to be followed.
10.6 Ex	plain, or attach a copy of your local agency monitoring schedule and protocol.
	ear DHCD establishes a schedule which divides the monitoring of the Subgrantees between onsite visits and remote assessments. Each type of assessment has its tocol and monitoring tool.
10.7. De	escribe how you select local agencies for monitoring reviews.
Site	Visits:
Subgran	tees that were assessed remotely or were subject to a desk review will be monitored on site.
Desl	k Reviews:
perform	will continue to conduct a portion of its monitoring onsite in FY2017 with the remaining conducted remotely. Unlike regular onsite monitoring, these agencies' ance were monitored remotely through accessing client databases from DHCD. CSU will continue to conduct remote desk review of a preselected group and onsite ing of the remaining Subgrantee agencies in FY2017.
10.8. He	ow often is each local agency monitored ?
Once a y	year.
10.9. W	hat is the combined error rate for eligibility determinations? OPTIONAL
2%.	
10.10. V	What is the combined error rate for benefit determinations? OPTIONAL
On avera	age, less than 1%.
10.11. H	low many local agencies are currently on corrective action plans for eligibility and/or benefit determination issues? 0
10.12. H	low many local agencies are currently on corrective action plans for financial accounting or administrative issues? 0
	of the above questions require further explanation or clarification that could not be made in the fields provided, a document with said explanation here.

Section 11 - Timely and Meaningful Public Participation, , 2605(b)(12) - Assurance 12, 2605(c)(2)

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Section 11: Timely and Meaningful Public Participation, 2605(b)(12), 2605(C)(2)
11.1 How did you obtain input from the public in the development of your LIHEAP plan? Select all that apply.
Tribal Council meeting(s)
V Public Hearing(s)
☑ Draft Plan posted to website and available for comment
Hard copy of plan is available for public view and comment
☑ Comments from applicants are recorded
Request for comments on draft Plan is advertised
Stakeholder consultation meeting(s)
Comments are solicited during outreach activities
✓ Other - Describe:
Throughout the year, DHCD solicits and considers the informal comments of community stakeholders through a variety of methods including quarterly meetings of the DHCD LIHEAP Advisory Group, monthly meetings of the Massachusetts Energy Directors' Association (MEDA), and regular program monitoring. DHCD encourages the timely and meaningful participation of the public in the development of the LIHEAP State Plan. DHCD posted the draft of its State Plan to its website six weeks prior to the Public Hearing. Written comments were accepted during the six week public posting of the State Plan. Public hearins were held in July 2016 in two locations (Boston and Holyoke) toprovide easier access for attendees and greater participation. Comments from the public are also received during the Public Hearing. The comments are compiled and considered by DHCD. The comments were compiled and considered by DHCD and resulted in an update to the State Plan. 11.2 What changes did you make to your LIHEAP plan as a result of this participation? See 11.6 response.
Public Hearings, 2605(a)(2) - For States and the Commonwealth of Puerto Rico Only
11.3 List the date and location(s) that you held public hearing(s) on the proposed use and distribution of your LIHEAP funds?
Date Event Description
1 06/16/2016 LIHEAP Advisory Group Meeting
2 07/07/2016 Public Hearing
11.4. How many parties commented on your plan at the hearing(s)? 9
11.5 Summarize the comments you received at the hearing(s). A total of nine representatives from Local Administering Agencies (LAAs), Massachusetts Energy Director's Association (MEDA), and Massachusetts Association for Community Action Programs (MASSCAP) submitted oral and written testimonies.

The following common themes emerged at the public hearing:1) preserve weatherization funding at current level of \$8.5M; 2) requests for increased Assurance 16 funding; 3) continued support for the State data certification efforts with the MA DTA and SSA; 4) requests to streamline some applicant forms that are seen as burdensome; 5)

requests for a 2 yr certification process for fixed income households; 6) requests for HHS to swiftly release LIHEAP funds so as not to delay the beginning of the program year; 7) requests to decrease negative impacts of US Citizenship and Qualified Alien Status requirements on LIHEAP applicants and; 8) support for a two tier benefit system.

11.6 What changes did you make to your LIHEAP plan as a result of the comments received at the public hearing(s)?

DHCD engaged in meaningful discussions concerning items brought forward through the public hearing process. DHCD will keep Assurance 16 at its current level of 3%, keeping 2% of funds with client benefits. DHCD conducted a thorough review of client forms and made adjustments to the FY17 forms. DHCD will work with LAAs to explore the impactof a 2 year certification process for carious populations with only fixed income sources. DHCD will continue to carefully consider how to best implement the US Citizenship and Qualified Alien Status requirements and ensure Federal compliance. DHCD will maintain the two tier beenfit system (deliverables and utilities) rather than switch to a single tier benefit level.

Section 12 - Fair Hearings, 2605(b)(13) - Assurance 13

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Section 12: Fair Hearings, 2605(b)(13) - Assurance 13

12.1 How many fair hearings did the grantee have in the prior Federal fiscal year? 63 (Y-T-D)

12.2 How many of those fair hearings resulted in the initial decision being reversed? $\,0\,$

12.3 Describe any policy and/or procedural changes made in the last Federal fiscal year as a result of fair hearings?

None.

12.4 Describe your fair hearing procedures for households whose applications are denied.

Massachusetts requires an LAA to notify all applicants of their right to appeal specific LAA decisions in the heating assistance/crisis assistance and energy conservation programs. Notification of these rights must be given:

- 1. When the applicant first applies for assistance (in the printed statement on the application);
- 2. When an LAA provides an applicant with a notice of either eligibility or ineligibility; and
- 3. When an LAA issues a final decision of denial on an appeal.

The appeals process requires applicants/clients initially to appeal to the LAA, and offers the opportunity to appeal to DHCD if the applicant/client is not satisfied with the decision issued by the LAA. Appeals must be made to the LAA, on a form provided by the LAA, within 20 working days of receipt of any notice of eligibility or ineligibility. Applicants can also request an appeal, on a form provided by the LAA, if they have not been notified of their application status within 45 days of the date of application.

The LAA will convene an informal, face-to-face hearing with an applicant/client when an applicant/client requests such a hearing, or when the LAA deems such a hearing to be necessary.

Within 20 working days of receiving an appeal, the LAA must:

- 1. Schedule a hearing if a hearing has been requested by the applicant/client or has been deemed necessary by the LAA. Notice establishing the date, time and location of the hearing shall be sent to the applicant/client or the applicant/client's representative.
- In all other cases,
- a. Review and reconsider the applicant's application, including the possibility of obtaining additional income or other documentation;
- b. Reach a decision on the case; and
- c. Notify the applicant of the final decision in writing, along with notice of the applicant's right to and procedures for appeal to DHCD.

Within ten working days of a hearing, the LAA shall

- 1. Reach a decision on the case; and
- 2. Notify the applicant of the final decision in writing, along with notice of the applicant right to and procedures for appeal to DHCD.

State Level Fair Hearing (Appeal) Process

Appeals to DHCD of Subgrantee decisions will be handled by a Program Coordinator within DHCD's Community Services Unit. Applicants must appeal, in writing, to DHCD within 20 working day of the final LAA decision that includes the notice of appeal rights.

The Program Coordinator will review all applicant files and information pertinent to the appeal, and will notify the applicant and the LAA of the decision in writing within 20 working days of receipt of the complete applicant file.

Notwithstanding the foregoing requirements related to timely notice and filing, all hearings and decisions must be completed within the same fiscal year in which the funds were allocated to the LAA in order to ensure proper program closeout. Therefore, all appeals are subject to the following timeframes:

Appeals to Local Administering Agency - November 1, 2016 to June 23, 2017.

Appeal to DHCD of an LAA Decision - November 1, 2016 to August 26, 2017.

Denials

Denied applicants are afforded appeal rights except in the following circumstance.

Applications Not Acted On In a Timely Manner

Applicants shall have a maximum of 30 days after the end of each year's heating season to complete an incomplete application. Applications that remain incomplete due to an applicant's inability to provide eligibility documentation shall be denied. Such denied applications may not be "completed" through the Appeal process.

12.5 When and how are applicants informed of these rights?

During application recertification and during intake applicants are made aware of their appeal rights.

12.6 Describe your fair hearing procedures for households whose applications are not acted on in a timely manner.

The Subgrantess must notify a household if it submitted incomplete documentation for their application within 20 working days. If a household provided complete documentation, the Subgrantee must notify the household of its eligibility within 45 working days. If the Subgrantee does not notify the household within 45 days, the household has the right to appeal to the agency for its determination.

12.7 When and how are applicants informed of these rights?

When they apply for assistance, households are informed of their right to appeal and the procedure to do so. Applicants receive a Notice of Appeal Rights with their application package. Futhermore, when applicants receive a notice of denial, they are provided with a copy of a Notice of Appeal Rights and the Appeal Form.

Section 13 - Reduction of home energy needs, 2605(b)(16) - Assurance 16

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Expiration Date: 06/30/2017

LOW INCOME HOME ENERGY ASSISTANCE PROGRAM(LIHEAP) MODEL PLAN SF - 424 - MANDATORY

Section 13: Reduction of home energy needs, 2605(b)(16) - Assurance 16

13.1 Describe how you use LIHEAP funds to provide services that encourage and enable households to reduce their home energy needs and thereby the need for energy assistance?

DHCD uses a mixture of a fixed benefit determined by poverty level, and offers an additional benefit, the High Energy Cost Supplement (HECS) to each household with highest energy costs. This process assures that households with the lowest income and the highest fuel costs receive the most benefits. Furthermore, a two-tiered benefit matrix is used (average energy costs by fuel type) to cover a certain percentage of household's energy costs based on two fuel groups (deliverable fuel and utilities).

Furthermore, in accordance with LIHEAP regulations and pending the availability of funds, Subgrantees provide such services as: needs assessment, Benefits Hub, budget counseling, energy education/awareness and vendor relations as part of the ongoing servicing of eligible households. These services, under Assurance 16 of the LIHEAP statute, are directed toward households that may be in financial/energy crisis requiring individual attention beyond the standard course of action. The funding is used to enhance outreach efforts to eligible customers.

DHCD encourages targeted outreach, working with utilities on issues impacting users, particularly elders, expanding education and awareness efforts, and referals. DHCD monitors the Assurance 16 activities conducted by Subgrantees through annual contracting and monitoring process to ensure compliance with funding requirements. During Fiscal Year 2017 a total of \$3.95M in Assurance 16 funds will be provided to Subgrantees in accordance with the LIHEAP statute.

13.2 How do you ensure that you don't use more than 5% of your LIHEAP funds for these activities?

The amounts set aside to fund these activities are predetermined by DHCD so that it does not exceed the 5% threshold.

13.3 Describe the impact of such activities on the number of households served in the previous Federal fiscal year.

DHCD's Assurance 16 activities, as decribed above, resulted in the reduction in emergencies, as reflected in LIHEAP Household Data reported to DHCD by LAAs, a well as the arrearage management programs reported by the local stakeholder working groups, and increased leveraging activities, including utility discounts.

13.4 Describe the level ofdirect benefitsprovided to those households in the previous Federal fiscal year.

In addition to the payments rendered on their behalf to the home heating vendor, as described herein, all LIHEAP eligible households are also eligible for direct benefits, such as utility discounts. Households with high home energy needs are also eligible for a HECS benefit based on their prior year's heating costs and consumption. All applicable LIHEAP eligible households are also referred to heating system repair and replacement, Weatherization Assistance or utility company-funded programs. Subject to available resources, households those who exhaust their LIHEAP benefits are referred to non-LIHEAP home energy assistance programs, available through other local or regional non-profit organizations. Veterans can be referred to programs available through their respective Veterans Administrative Agencies.

13.5 How many households applied for these services? 195,440 Y-T-D

13.6 How many households received these services? 162,131 Y-T-D

Section 14 - Leveraging Incentive Program ,2607A

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Section 14:Leveraging Incentive Program, 2607(A)

14.1 Do you plan to submit an application for the leveraging incentive program? \bigcirc Yes \bigcirc No

14.2 Describe instructions to any third parties and/or local agencies for submitting LIHEAP leveraging resource information and retaining records.

LAAs, Utility Companies, and resource providers such as United Way, Salvation Army, etc. are asked to identify non-federal assistance (local public and private funds) that support LIHEAP households.

Once received, each Leveraging Resource Form is vetted through DHCD review process. A statewide Leveraging Resource Report is prepared for Undersecretary's signature and submitted to the Office of Community Services, U.S. Department of Health and Human Services for the purpose of receiving the Leveraging Incentive Grant. If the Leveraging Incentive Grant is not operational, the Leveraging Report is retained at DHCD according to the state's record retention policy and utilized subsequently for LIHEAP Annual Reporting and statistical analysis purposes.

Although the contents of each Leveraging Resource Form is not released for public consumption, the DHCD approved statewide Leveraging Resource Report can be made available to a third party upon request.

14.3 For each type of resource and/or benefit to be leveraged in the upcoming year that will meet the requirements of 45 C.F.R. \hat{A} § 96.87(d)(2)(iii),describe the following:

Resource	What is the type of resource or benefit ?	What is the source(s) of the resource ?	How will the resource be integrated and coordinated with LIHEAP?
1	Margin-Over-Rack and Oil Discounts Programs Joe-4-Oil Heating Oil Utility Discount Rates Combined Fuel Funds United Way Special Fund Weatherization Support	DHCD - Heating oil at discounted or below market prices. Citizens Energy Corporation Investor-owned Utility Companies. Local Administering Agencies United Way of Massachusetts Bay In-kind contributions and funding from utility companies, property owners and contractors.	All LIHEAP eligible heating oil customers receive deliveries at pre-determined prices. Referrals for free heating oil delivery arecoordinated by LAAs for certain eligible households. All income eligible LIHEAP applicants receive discounts on their utility bills. LAAs use their combined fuel funds to assist certain LIHEAP eligible and over-income households. LIHEAP eligible households can receive an additional benefit to pay for home heating costs. Certain LIHEAP eligible households can also receive utility-funded weatherization support.
	Supplemental State Allocation Although LIHEAP is a federal block grant program, the Massachusetts State	As outlined in the Chapter 169 of the Acts of 2008, AN ACT RELATIVE TO GREEN COMMUNITIES, SECTION 106 of the Massachusetts General Law, DHCD is required to submit a report to the Massachusetts LegislatureÂs Joint Committee on Telecommunication and Utilities by October 1 of each year. The act states, the department of housing and community development shall make recommendations regarding what supplemental state funds, if any, shall be expended for the federal Low-income Home Energy Assistance Program, under 42 U.S.C. § 8621 et seq., for the purpose of assisting low-income elders, working families and other households with the purchase of heating oil, propane, natural gas, electricity and other primary or secondary	

2	Legislature from time to	heating sources; provided,	Federal LIHEAP benefit can be augmented using state appropriated funds.
	time has allocated	however, that any recommended	
	supplemental funds to	expenditures in addition to any	
	provide home energy	federal funding shall be made in	
	assistance to income	accordance with the state plan	
	eligible households.	submitted by the department of	
		housing and community	
		development in accordance with	
		the federal program. The	
		recommendations shall include	
		recommended funding levels and	
		funding sources. The department	
		of housing and community	
		development shall submit its	
		first report on its	
		recommendations to the joint	
		committee on	
		telecommunications, utilities and	
		energy not later than October 1,	
		2009, and shall file reports	
		annually not later than October	
		DHCD has identified and	
		developed a wide range of other	
		non-federal resources that	
		supplement energy benefits for	
		low-income households.	

Section 15 - Training

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Section 15: Training							
15.1 Describe the training you provide for each of the following groups:							
a. Grantee Staff:							
Formal training on grantee policies and procedures							
How often?							
Annually							
Biannually							
✓ As needed							
Other - Describe:							
Employees are provided with policy manual							
Other-Describe:							
b. Local Agencies:							
Formal training conference							
How often?							
Annually							
Biannually							
✓ As needed							
Other - Describe:							
On-site training							
How often?							
Annually							
Biannually							
✓ As needed							
Other - Describe:							
Employees are provided with policy manual							
Other - Describe							
c. Vendors							
Formal training conference							
How often?							
Annually							
Biannually							
As needed							
Other - Describe:							

>	Policies communicated through vendor agreements				
	Policies are outlined in a vendor manual				
	Other - Describe:				
15.2 Does your training program address fraud reporting and prevention? Yes No					
	y of the above questions require further explanation or clarification that could not be made in the fields provided, had occument with said explanation here.				

Section 16 - Performance Goals and Measures, 2605(b)

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LOW INCOME HOME ENERGY ASSISTANCE PROGRAM(LIHEAP) MODEL PLAN SF - 424 - MANDATORY

Section 16: Performance Goals and Measures, 2605(b) - Required for States Only

16.1 Describe your progress toward meeting the data collection and reporting requirements of the four required LIHEAP performance measures. Include timeframes and plans for meeting these requirements and what you believe will be accomplished in the coming federal fiscal year.

Massachusetts currently collects the required LIHEAP performance measures.

DHCD made steps in late FY15 and early FY16 to clear the path to collect the average annual electricity (non-heat) usage for LIHEAP applicants, which was previously not collected due to the difficulty in accessing this information. DHCD updated the "Applicant Declarations and Auhtorizations for Use of Personal Information" section on the back of the FY2016 client application to include language that granted the applicant's permission to share their secondary utility information. Additionally, DHCD updated the language in the Vendor Agreement to include the provision of electric usage data for all LIHEAP applicants regardless of home energy type. Further, DHCD issued a memorandum in November 2015 to electric utility vendors through Subgrantees describing the data collection requirements to ensure that the information collected at a minimum of the tip five electric vendors in the state. In an effort to more easily collect and report this data, DHCD's software vendor developed a fixed file format that was shared with utility partners.

DHCD continues to attend meetings with the Subgrantees, Investor Owned Utilities, and our software vendor to ensure that any issues that arise are attended to such that DHCD will meet the performance measures mandate.

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Section 17: Program Integrity, 2605(b)(10)										
17.1 Fraud Reporting Mechanisms										
a. Describe all mechanisms available to	a. Describe all mechanisms available to the public for reporting cases of suspected waste, fraud, and abuse. Select all that apply.									
Online Fraud Reporting	Online Fraud Reporting									
✓ Dedicated Fraud Reporting	✓ Dedicated Fraud Reporting Hotline									
Report directly to local agen	Report directly to local agency/district office or Grantee office									
Report to State Inspector Go	Report to State Inspector General or Attorney General									
Forms and procedures in pla	ace f	or local agencies/district offices and v	endo	ors to report fraud, waste, and abuse						
Other - Describe:										
There is also a state Whistleblower provision in place.										
b. Describe strategies in place for advertising the above-referenced resources. Select all that apply										
✓ Printed outreach materials										
Addressed on LIHEAP appl	icati	on								
✓ Website										
Other - Describe:										
Annual LIHEAP training by State's Comp	trolle	er's Office or Office of the Inspector Ge	eneral							
17.2. Identification Documentation Req	uirei	nents								
a. Indicate which of the following forms	of ic	lentification are required or requeste	ed to	be collected from LIHEAP applicant	s or 1	their household members.				
Type of Identification Collected	Collected from Whom?									
••		Applicant Only		All Adults in Household		All Household Members				
Social Security Card is photocopied and retained		Required		Required		Required				
	>	Requested	>	Requested	>	Requested				
	M		•		•					
Social Security Number (Without actual Card)		Required		Required		Required				
		Requested	1	Requested	1	Requested				
			¥.		*					
Government-issued identification card		Required		Required		Required				

(i.e.: driver's lice ID, passport, etc	ense, state ID, Tribal	Requested		Requested		Requested			
	Other	Applicant Only Required	Applicant Only Requested	All Adults in Household Required	All Adults in Household Requested	All Household Members Required	All Household Members Requested		
1 Proof of add	lress.					<u> </u>			
b. Describe any	exceptions to the above po	licies.							
17.3 Identificati	7.3 Identification Verification								
	Describe what methods are used to verify the authenticity of identification documents provided by clients or household members. Select all that apply								
	Verify SSNs with Social Security Administration								
	Match SSNs with death records from Social Security Administration or state agency								
	Match SSNs with state eligibility/case management system (e.g., SNAP, TANF)								
	Match with state Department of Labor system								
	Match with state and/or federal corrections system								
	ith state child support sys								
	Verification using private software (e.g., The Work Number)								
	n certification by staff (for								
	SN/Tribal ID number with	tribal database or em	rollment records (fo	r tribal grantees onl	<u>(y)</u>				
	Describe:								
Other methods in	clude in person certification	l.							
17.4. Citizenshi	p/Legal Residency Verifica	ntion							
What are your	procedures for ensuring th	at household members	s are U.S. citizens or	aliens who are qua	lified to receive LIHI	EAP benefits? Select	all that apply.		
	sign an attestation of citiz	enship or legal residen	cy						
	s submission of Social Secu	rity cards is accepted a	as proof of legal resi	idency					
	zens must provide docume	entation of immigration	n status						
Citizen	s must provide a copy of the	neir birth certificate, n	aturalization papers	s, or passport					
Nonciti	zens are verified through	the SAVE system							
Tribal	members are verified thro	ugh Tribal enrollment	records/Tribal ID c	ard					
	Describe:								
	n attestation verifying their es of perjury that all informa					nergy assistance benef	its and certifying		
17.5. Income Vo			201						
	does your agency utilize to			pply.					
Require	documentation of income	for all adult household	members						
	ay stubs								
	ocial Security award letter	-s							
	ank statements								
	ax statements								
	nemployment Insurance l	euers							
Other - Describe: See the attached Income Calculation Work Sheet.									
See the attached	nicome Calculation Work S	neet.							
Compu	ter data matches:								

✓ Income information matched against state computer system (e.g., SNAP, TANF)
Proof of unemployment benefits verified with state Department of Labor
Social Security income verified with SSA
Utilize state directory of new hires
Other - Describe:
Wage matches are conducted through the MA Department of Revenue for zero income households. Fixed income and other cash and non-cash benefit information, where applicable, will be obtained from the U.S. Social Security Administration and MA Department of Transitional Assistance.
17.6. Protection of Privacy and Confidentiality
Describe the financial and operating controls in place to protect client information against improper use or disclosure. Select all that apply.
Policy in place prohibiting release of information without written consent
Grantee LIHEAP database includes privacy/confidentiality safeguards
Employee training on confidentiality for:
Grantee employees
✓ Local agencies/district offices
Employees must sign confidentiality agreement
Grantee employees
✓ Local agencies/district offices
Physical files are stored in a secure location
✓ Other - Describe:
Each LIHEAP employee is required to sign an acknowledgement of receipt notice of Massachusetts Executive Order 504.
17.7. Verifying the Authenticity
What policies are in place for verifying vendor authenticity? Select all that apply.
All vendors must register with the State/Tribe.
All vendors must supply a valid SSN or TIN/W-9 form
Vendors are verified through energy bills provided by the household
Grantee and/or local agencies/district offices perform physical monitoring of vendors
Other - Describe and note any exceptions to policies above:
Sub-grantees are required to obtain vendor certification document prior to authentication.
17.8. Benefits Policy - Gas and Electric Utilities
What policies are in place to protect against fraud when making benefit payments to gas and electric utilities on behalf of clients? Select all that apply.
Applicants required to submit proof of physical residency
Applicants must submit current utility bill
Data exchange with utilities that verifies:
Account ownership
Consumption
✓ Balances
Payment history
Account is properly credited with benefit
Other - Describe:
Centralized computer system/database tracks payments to all utilities
Centralized computer system automatically generates benefit level
Separation of duties between intake and payment approval

~	Payments coordinated among other energy assistance programs to avoid duplication of payments
>	Payments to utilities and invoices from utilities are reviewed for accuracy
>	Computer databases are periodically reviewed to verify accuracy and timeliness of payments made to utilities
~	Direct payment to households are made in limited cases only
>	Procedures are in place to require prompt refunds from utilities in cases of account closure
>	Vendor agreements specify requirements selected above, and provide enforcement mechanism
	Other - Describe:
17.9. 1	Benefits Policy - Bulk Fuel Vendors
	procedures are in place for averting fraud and improper payments when dealing with bulk fuel suppliers of heating oil, propane, wood, and other bulk fuel rs? Select all that apply.
>	Vendors are checked against an approved vendors list
>	Centralized computer system/database is used to track payments to all vendors
>	Clients are relied on for reports of non-delivery or partial delivery
	Two-party checks are issued naming client and vendor
>	Direct payment to households are made in limited cases only
>	Vendors are only paid once they provide a delivery receipt signed by the client
	Conduct monitoring of bulk fuel vendors
>	Bulk fuel vendors are required to submit reports to the Grantee
>	Vendor agreements specify requirements selected above, and provide enforcement mechanism
>	Other - Describe:
Printed	delivery slips or computer printouts are required.
17.10.	Investigations and Prosecutions
	ibe the Grantee's procedures for investigating and prosecuting reports of fraud, and any sanctions placed on clients/staff/vendors found to have committed Select all that apply.
>	Refer to state Inspector General
>	Refer to local prosecutor or state Attorney General
>	Refer to US DHHS Inspector General (including referral to OIG hotline)
>	Local agencies/district offices or Grantee conduct investigation of fraud complaints from public
>	Grantee attempts collection of improper payments. If so, describe the recoupment process
fully li	are instructed to recoup the value of the assistance rendered to ineligible applicants, when applicable. As stated on the back of the LIHEAP application, applicants are able for repayment of these situations. LAAs are encouraged to use the applicable recoupment notice template provided by DHCD. The notice advises applicants of esponsibility to make resitution. LAAs are advised to reduce the applicant's benefit level in the subsequent program year or pursue collection/legal action.
	Clients found to have committed fraud are banned from LIHEAP assistance. For how long is a household banned?
>	Contracts with local agencies require that employees found to have committed fraud are reprimanded and/or terminated
>	Vendors found to have committed fraud may no longer participate in LIHEAP
>	Other - Describe:
	olicant with stop pay or recoupment situation can apply for LIHEAP, however, no payments cannot be issued until either the applicant submits information that is or corrects their application or the benefit amount inappropriately received is repaid.
If an	y of the above questions require further explanation or clarification that could not be made in the fields provided,

If any of the above questions require further explanation or clarification that could not be made in the fields provided attach a document with said explanation here.

Section 18: Certification Regarding Debarment, Suspension, and Other Responsibility Matters

Certification Regarding Debarment, Suspension, and Other Responsibility Matters--Primary Covered Transactions

Instructions for Certification

- 1. By signing and submitting this proposal, the prospective primary participant is providing the certification set out below.
- 2. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary participant to furnish a certification or an explanation shall disqualify such person from participation in this transaction.
- 3. The certification in this clause is a material representation of fact upon which reliance was placed when the department or agency determined to enter into this transaction. If it is later determined that the prospective primary participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.BrBbr.
- 4. The prospective primary participant shall provide immediate written notice to the department or agency to which this proposal is submitted if at any time the prospective primary participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 5. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact the department or agency to which this proposal is being submitted for assistance in obtaining a copy of those regulations.
- 6. The prospective primary participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
- 7. The prospective primary participant further agrees by submitting this proposal that it

will include the clause titled ``Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

- 8. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.
- 9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 10. Except for transactions authorized under paragraph 6 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.

Certification Regarding Debarment, Suspension, and Other Responsibility Matters--Primary Covered Transactions

- (1) The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:
- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any Federal department or agency;
- (b) Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- (d) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.

(2) Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transactions

Instructions for Certification

- 1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meaning set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this proposal that, [[Page 33043]] should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.

- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification Regarding Debarment, Suspension, Ineligibility an Voluntary Exclusion--Lower Tier Covered Transactions

- (1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.
- ☑ By checking this box, the prospective primary participant is providing the certification set out above.

Section 19: Certification Regarding Drug-Free Workplace Requirements

Section 19: Certification Regarding Drug-Free Workplace Requirements

This certification is required by the regulations implementing the Drug-Free Workplace Act of 1988: 45 CFR Part 76, Subpart, F. Sections 76.630(c) and (d)(2) and 76.645(a)(1) and (b) provide that a Federal agency may designate a central receipt point for STATE-WIDE AND STATE AGENCY-WIDE certifications, and for notification of criminal drug convictions. For the Department of Health and Human Services, the central pint is: Division of Grants Management and Oversight, Office of Management and Acquisition, Department of Health and Human Services, Room 517-D, 200 Independence Avenue, SW Washington, DC 20201.

Certification Regarding Drug-Free Workplace Requirements (Instructions for Certification)

- 1. By signing and/or submitting this application or grant agreement, the grantee is providing the certification set out below.
- 2. The certification set out below is a material representation of fact upon which reliance is placed when the agency awards the grant. If it is later determined that the grantee knowingly rendered a false certification, or otherwise violates the requirements of the Drug-Free Workplace Act, the agency, in addition to any other remedies available to the Federal Government, may take action authorized under the Drug-Free Workplace Act.
- 3. For grantees other than individuals, Alternate I applies.
- 4. For grantees who are individuals, Alternate II applies.
- 5. Workplaces under grants, for grantees other than individuals, need not be identified on the certification. If known, they may be identified in the grant application. If the grantee does not identify the workplaces at the time of application, or upon award, if there is no application, the grantee must keep the identity of the workplace(s) on file in its office and make the information available for Federal inspection. Failure to identify all known workplaces constitutes a violation of the grantee's drug-free workplace requirements.
- 6. Workplace identifications must include the actual address of buildings (or parts of buildings) or other sites where work under the grant takes place. Categorical descriptions may be used (e.g., all vehicles of a mass transit authority or State highway department while in operation, State employees in each local unemployment office, performers in concert halls or radio studios).
- 7. If the workplace identified to the agency changes during the performance of the grant, the grantee shall inform the agency of the change(s), if it previously identified the workplaces in question (see paragraph five).
- 8. Definitions of terms in the Nonprocurement Suspension and Debarment common rule and Drug-Free Workplace common rule apply to this certification. Grantees' attention is called, in particular, to the following definitions from these rules:

Controlled substance means a controlled substance in Schedules I through V of the Controlled Substances Act (21 U.S.C. 812) and as further defined by regulation (21 CFR 1308.11 through 1308.15);

Conviction means a finding of guilt (including a plea of nolo contendere) or imposition of sentence, or both, by any judicial body charged with the responsibility to determine violations of the Federal or State criminal drug statutes;

Criminal drug statute means a Federal or non-Federal criminal statute involving the manufacture, distribution, dispensing, use, or possession of any controlled substance;

Employee means the employee of a grantee directly engaged in the performance of work under a grant, including: (i) All direct charge employees; (ii) All indirect charge employees unless their impact or involvement is insignificant to the performance of the grant; and, (iii) Temporary personnel and consultants who are directly engaged in the performance of work under the grant and who are on the grantee's payroll. This definition does not include workers not on the payroll of the grantee (e.g., volunteers, even if used to meet a matching requirement; consultants or independent contractors not on the grantee's payroll; or employees of subrecipients or subcontractors in covered workplaces).

Certification Regarding Drug-Free Workplace Requirements

Alternate I. (Grantees Other Than Individuals)

The grantee certifies that it will or will continue to provide a drug-free workplace by:,

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about --
- (1) The dangers of drug abuse in the workplace;
- (2) The grantee's policy of maintaining a drug-free workplace;
- (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
- (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will --
- (1) Abide by the terms of the statement; and
- (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing, within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;

- (f)Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d)(2), with respect to any employee who is so convicted -(1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
- (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e) and (f).
- (B) The grantee may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant:

Place of Performance (Street address, city, county, state, zip code)

100 Cambridge Street * Address Line 1					
Suite 300 Address Line 2					
Address Line 3					
Boston <u>*</u> City	MA <u>*</u> State	02114 <u>*</u> Zip Code			

Check if there are workplaces on file that are not identified here.

Alternate II. (Grantees Who Are Individuals)

- (a) The grantee certifies that, as a condition of the grant, he or she will not engage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in conducting any activity with the grant;
- (b) If convicted of a criminal drug offense resulting from a violation occurring during the conduct of any grant activity, he or she will report the conviction, in writing, within 10 calendar days of the conviction, to every grant officer or other designee, unless the Federal agency designates a central point for the receipt of such notices. When notice is made to such a central point, it shall include the identification number(s) of each affected grant.

[55 FR 21690, 21702, May 25, 1990]

☑ By checking this box, the prospective primary participant is providing the certification set out above.

Section 20: Certification Regarding Lobbying

Section 20: Certification Regarding Lobbying

The submitter of this application certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Statement for Loan Guarantees and Loan Insurance

The undersigned states, to the best of his or her knowledge and belief, that:

If any funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this commitment providing for the United States to insure or guarantee a loan, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. Submission of this statement is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required statement shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

☑ By checking this box, the prospective primary participant is providing the certification set out above.

Assurances

Assurances (1) use the funds available under this title to--(A) conduct outreach activities and provide assistance to low income households in meeting their home energy costs, particularly those with the lowest incomes that pay a high proportion of household income for home energy, consistent with paragraph (5); (B) intervene in energy crisis situations; (C) provide low-cost residential weatherization and other cost-effective energy-related home repair; and (D)plan, develop, and administer the State's program under this title including leveraging programs, and the State agrees not to use such funds for any purposes other than those specified in this title; (2) make payments under this title only with respect to--(A) households in which one or more individuals are receiving--(i)assistance under the State program funded under part A of title IV of the Social **Security Act**; (ii) supplemental security income payments under title XVI of the Social Security Act; (iii) food stamps under the Food Stamp Act of 1977; or (iv) payments under section 415, 521, 541, or 542 of title 38, United States Code, or under section 306 of the Veterans' and Survivors' Pension Improvement Act of 1978; or (B) households with incomes which do not exceed the greater of -

(i) an amount equal to 150 percent of the poverty level for such State; or

(ii) an amount equal to 60 percent of the State median income;

(except that a State may not exclude a household from eligibility in a fiscal year solely on the basis of household income if such income is less than 110 percent of the poverty level for such State, but the State may give priority to those households with the highest home energy costs or needs in relation to household income.

- (3) conduct outreach activities designed to assure that eligible households, especially households with elderly individuals or disabled individuals, or both, and households with high home energy burdens, are made aware of the assistance available under this title, and any similar energy-related assistance available under subtitle B of title VI (relating to community services block grant program) or under any other provision of law which carries out programs which were administered under the Economic Opportunity Act of 1964 before the date of the enactment of this Act;(4) coordinate its activities under this title with similar and related programs administered by the Federal Government and such State, particularly low-income energy-related programs under subtitle B of title VI (relating to community services block grant program), under the supplemental security income program, under part A of title IV of the Social Security Act, under title XX of the Social Security Act, under the low-income weatherization assistance program under title IV of the Energy Conservation and Production Act, or under any other provision of law which carries out programs which were administered under the Economic Opportunity Act of 1964 before the date of the enactment of this Act;(5) provide, in a timely manner, that the highest level of assistance will be furnished to those households which have the lowest incomes and the highest energy costs or needs in relation to income, taking into account family size, except that the State may not differentiate in implementing this section between the households described in clauses 2(A) and 2(B) of this subsection;
- (6) to the extent it is necessary to designate local administrative agencies in order to carry out the purposes of this title, to give special consideration, in the designation of such agencies, to any local public or private nonprofit agency which was receiving Federal funds under any low-income energy assistance program or weatherization program under the Economic Opportunity Act of 1964 or any other provision of law on the day before the date of the enactment of this Act, except that -
- (A) the State shall, before giving such special consideration, determine that the agency involved meets program and fiscal requirements established by the State; and
- (B) if there is no such agency because of any change in the assistance furnished to programs for economically disadvantaged persons, then the State shall give special consideration in the designation of local administrative agencies to any successor agency which is operated in substantially the same manner as the predecessor agency which did receive funds for the fiscal year preceding the fiscal year for which the determination is made;

- (7) if the State chooses to pay home energy suppliers directly, establish procedures to --
- (A) notify each participating household of the amount of assistance paid on its behalf;
- (B) assure that the home energy supplier will charge the eligible household, in the normal billing process, the difference between the actual cost of the home energy and the amount of the payment made by the State under this title;
- (C) assure that the home energy supplier will provide assurances that any agreement entered into with a home energy supplier under this paragraph will contain provisions to assure that no household receiving assistance under this title will be treated adversely because of such assistance under applicable provisions of State law or public regulatory requirements; and
- (D) ensure that the provision of vendor payments remains at the option of the State in consultation with local grantees and may be contingent on unregulated vendors taking appropriate measures to alleviate the energy burdens of eligible households, including providing for agreements between suppliers and individuals eligible for benefits under this Act that seek to reduce home energy costs, minimize the risks of home energy crisis, and encourage regular payments by individuals receiving financial assistance for home energy costs:
- (8) provide assurances that,
- (A) the State will not exclude households described in clause (2)(B) of this subsection from receiving home energy assistance benefits under clause (2), and
- (B) the State will treat owners and renters equitably under the program assisted under this title;
- (9) provide that--
- (A) the State may use for planning and administering the use of funds under this title an amount not to exceed 10 percent of the funds payable to such State under this title for a fiscal year; and
- (B) the State will pay from non-Federal sources the remaining costs of planning and administering the program assisted under this title and will not use Federal funds for such remaining cost (except for the costs of the activities described in paragraph (16));
- (10) provide that such fiscal control and fund accounting procedures will be established as may be necessary to assure the proper disbursal of and accounting for Federal funds paid to the State under this title, including procedures for monitoring the assistance provided under this title, and provide that the State will comply with the provisions of chapter 75 of title 31, United States Code (commonly known as the "Single Audit Act");

- (11) permit and cooperate with Federal investigations undertaken in accordance with section 2608;
- (12) provide for timely and meaningful public participation in the development of the plan described in subsection (c);
- (13) provide an opportunity for a fair administrative hearing to individuals whose claims for assistance under the plan described in subsection (c) are denied or are not acted upon with reasonable promptness; and
- (14) cooperate with the Secretary with respect to data collecting and reporting under section 2610.
- (15) * beginning in fiscal year 1992, provide, in addition to such services as may be offered by State Departments of Public Welfare at the local level, outreach and intake functions for crisis situations and heating and cooling assistance that is administered by additional State and local governmental entities or community-based organizations (such as community action agencies, area agencies on aging and not-for-profit neighborhood-based organizations), and in States where such organizations do not administer functions as of September 30, 1991, preference in awarding grants or contracts for intake services shall be provided to those agencies that administer the low-income weatherization or energy crisis intervention programs.
- * This assurance is applicable only to States, and to territories whose annual regular LIHEAP allotments exceed \$200,000. Neither territories with annual allotments of \$200,000 or less nor Indian tribes/tribal organizations are subject to Assurance 15.
- (16) use up to 5 percent of such funds, at its option, to provide services that encourage and enable households to reduce their home energy needs and thereby the need for energy assistance, including needs assessments, counseling, and assistance with energy vendors, and report to the Secretary concerning the impact of such activities on the number of households served, the level of direct benefits provided to those households, and the number of households that remain unserved.

Plan Attachments

PLAN ATTACHMENTS				
The following documents must be attached to this application				
• Delegation Letter is required if someone other than the Governor or Chairman Certified this Report.				
Heating component benefit matrix, if applicable				
Cooling component benefit matrix, if applicable				
• Minutes, notes, or transcripts of public hearing(s).				