DETAILED MODEL PLAN (LIHEAP)

Program Name: Low Income Home Energy Assistance

Grantee Name: Minnesota Department of Economic Security

Report Name: DETAILED MODEL PLAN (LIHEAP)

Report Period: 10/01/2019 to 09/30/2020 **Report Status:** Submission Accepted by CO

Report Sections

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- 4. Section 3 COOLING ASSISTANCE
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- 21. Section 20: Certification Regarding Lobbying
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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: 09/30/2020

* 1.a. Type of	Submis	ssion:	* 1.b. Frequency:		* 1.c. Consolidated Application/Pl		* 1.d. Version:	
Plan			• Annual		an/Funding Requ		⊙ Initial	
							C Resubmission	
					Explanation:		© Revision	
							O Update	
					2. Date Received:		State Use Only:	
					3. Applicant Identifier:		-	
						y Identifier:	5. Date Received By State:	
					4b. Federal Awar		6. State Application Identifier:	
7. APPLICANT INFORMATION							•	
* a. Legal Nar	ne: Sta	te of Minnesota	ı					
* b. Employer	/Тахра	yer Identificat	ion Number (EIN/TIN	(): 41-60071	* c. Organization	al DUNS: 8048	85929	
* d. Address:								
* Street 1:		Minnesota D	epartment of Commerce	e	Street 2:	85 7th Plac	e East, Suite 280	
* City:		ST. PAUL			County:	Ramsey		
* State:		MN			Province:			
* Country:		United States			* Zip / Postal (de:	tal Co 55101 - 2198		
e. Organizatio	nal Uni	t:				"		
Department N Minnesota De		nt of Commerce	2		Division Name: Division of Energy Resources			
f. Name and co	ontact i	nformation of	person to be contacted	l on matters in	volving this applica	ation:		
Prefix: Mr	* First Micha	: Name: ael		Middle Name	* Last Name: Schmitz			
Suffix:	Title: Direc	tor		-	al Affiliation: Department of Commerce			
* Telephone Number: (651) 539-1 805	Fax Ni 651-5	umber (39-0109		* Email: michael.schn	nitz@state.mn.us			
* 8a. TYPE O A: State Gover		LICANT:						
b. Addition	al Desci	ription:						
* 9. Name of Federal Agency:								
				g of Federal Dor sistance Number			CFDA Title:	
10. CFDA Num	bers and	l Titles	93568	Sistance Number		-Income Home E	nergy Assistance	
-		of Applicant's	-					
12. Areas Affe								
Statewide								

13. CONGRESSIONAL DISTRICT	S OF:						
* a. Applicant 04 b. Progr Statewi			n/Project:				
Attach an additional list of Program/Project Congressional Districts if needed.							
14. FUNDING PERIOD:		15. ESTIMA	ATED FUNDING:				
a. Start Date: 10/01/2019	b. End Date: 09/30/2020		* a. Federal (\$): b. Match (\$): \$0 \$0				
* 16. IS SUBMISSION SUBJECT T	O REVIEW BY STATE UNDER EX	ECUTIVE (ORDER 12372 PROCESS?				
a. This submission was made ava	ilable to the State under the Executiv	e Order 123	772				
Process for Review on :							
b. Program is subject to E.O. 123	372 but has not been selected by State	for review.					
c. Program is not covered by E.C). 12372.						
* 17. Is The Applicant Delinquent C YES NO							
Explanation:							
18. By signing this application, I certify (1) to the statements contained in the list of certifications** and (2) that the statements herein are true, c omplete and accurate to the best of my knowledge. I also provide the required assurances** and agree to comply with any resulting terms if I acc ept an award. I am aware that any false, fictitious, or fraudulent statements or claims may subject me to criminal, civil, or administrative penalti es. (U.S. Code, Title 218, Section 1001) **I Agree							
** The list of certifications and assu c instructions.	rances, or an internet site where you n	may obtain t	this list, is contained in the announcement or agency specifi				
	tle of Authorized Certifying Official		18c. Telephone (area code, number and extension)				
Katherine Blauvelt			18d. Email Address				
18b. Signature of Authorized Certif	ying Official		18e. Date Report Submitted (Month, Day, Year) 08/30/2019				

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

Expiration Date: 09/30/2020

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 20201

August 1987, revised 05/92, 02/95, 03/96, 12/98, 11/01

OMB Approval No. 0970-0075 Expiration Date: 09/30/2020

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)

(Not	Check which components you will operate under the LIHEAP program. te: You must provide information for each component designated here as requested elsewhere in plan.)	Dates of 0	Operation
		Start Date	End Date
>	Heating assistance	10/01/2019	05/31/2020
	Cooling assistance		
>	Crisis assistance	10/01/2019	06/30/2020
>	Weatherization assistance	10/01/2019	09/30/2020

Provide further explanation for the dates of operation, if necessary

Energy Related Repair (ERR) Crisis assistance Start date: 10/01 or when funds are available, whichever is later. End date: 06/30

When a date of operation falls on a weekend or holiday the effective date will be the first business day following the listed date with the ex ception of 09/30. The last date of operation for the Federal Fiscal year is 09/30 or the last business in September if 09/30 is on a weekend.

- Applications must be received or postmarked by 05/31; heating assistance payments must be obligated by July 15.
- \bullet Crisis assistance will begin on 10/01 or when funding is available, whichever is later.
- $\bullet \quad \text{Emergency (Crisis) benefits and Energy Related Repair (ERR) benefits may be approved through 06/30, if funding is available.}$

Funding for Weatherization Assistance will be available to the Weatherization Assistance Program in the Minnesota Department of Commerce (Commerce) after receipt of 100% of the expected regular LIHEAP federal allocation and the approval of the EAPWX State Annual Plan.

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	52.50%
Cooling assistance	0.00%
Crisis assistance	20.50%
Weatherization assistance	9.00%

Ca	rryover to the fo	llowing federal fiscal year									3.00%
Ad	lministrative and	planning costs									10.00%
Sei	rvices to reduce h	ome energy needs including need	ds assessi	nent (Assur	ance 16))					5.00%
Us	Used to develop and implement leveraging activities						0.00%				
TOTA	AL										100.00%
Alter	rnate Use of Cri	sis Assistance Funds, 2605(c)	(1)(C)								
1.3 T	he funds reserv	ed for winter crisis assistance	that ha	ve not bee	n expen	ded l	y March 15 wil	l be r	eprogrammed to	:	
>	Heati	ng assistance			Coolin	ıg ass	istance				
	Weat	herization assistance	V	'	Other	(spec	ify:) Remain in	the C	risis Assistance co	ompor	nent
Cate	gorical Eligibili	ty, 2605(b)(2)(A) - Assurance	2, 2605	(c)(1)(A), 2	605(b)(8A) -	Assurance 8				
	-	households categorically eligi	ble if on	e househol	ld mem	ber r	eceives one of th	e foll	owing categories	of be	nefits in the left colu
mn b	elow? O Yes	⊙ No									
If yo	u answered "Yo	es" to question 1.4, you must	complete	e the table	below a	nd a	nswer questions	1.5 a	nd 1.6.		
				Heating			Cooling		Crisis		Weatherization
TANI	F		0	Yes ON	О	0	Yes O No		Yes O No	C	Yes O No
SSI			0	Yes ON	Ю	0	Yes O No	0	Yes O No	C	Yes O No
SNAF	•		0	Yes ON	б	0	Yes 🗖 No	0	Yes O No	С	Yes O No
Mean	s-tested Veterans	Programs	0	Yes ON	Ю	0	Yes O No	О	Yes O No	С	Yes C No
		Program Name		He	ating		Cooling		Crisis	_!	Weatherization
Other	(Specify) 1			O Yes	O No		C Yes C No		C Yes C No		C Yes C No
		mcally enroll households witho							<u> </u>		<u> </u>
when	determining e	ligibility and benefit amounts	?				-			-	
	P Nominal Pay						_				
1.7a	Do you allocate	LIHEAP funds toward a non	ninal pa	yment for	SNAP h	ouse	holds? O Yes	⊙ No)		
If yo	u answered "Yo	es" to question 1.7a, you must	provide	e a respons	e to que	estion	s 1.7b, 1.7c, and	1.7d	•		
1.7b	Amount of Non	ninal Assistance: \$0.00									
1.7c	Frequency of A										
	Once Per Yea	r									
	Once every fiv	ve years									
	Other - Descr	ibe:									
1.7d How do you confirm that the household receiving a nominal payment has an energy cost or need?											
Determination of Eligibility - Countable Income											
1.8. I	1.8. In determining a household's income eligibility for LIHEAP, do you use gross income or net income ?										
>	Gross Income Gross Income										
	Net Income										
196	Select all the an	plicable forms of countable in	come ne	sed to deter	mine o	hous	ehold's income	eljaik	ility for LIHEAD	,	
<u>√</u>	Wages	pressure forms of countable in	.come us	ou to detel	- шис а	nous	ZAGIA S INCOINC	JIIGIU!	, IVI EIIIEAI		

>	Self - Employment Income					
>	Contract Income					
	Payments from mortgage or Sales Contracts					
>	Unemployment insurance					
>	Strike Pay					
>	Social Security Administration (SSA) benefits					
	Including MediCare deduction tion Excluding 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
	Foster care: The houshold can elect to include the adult foster member and foster care income or exclude the foster member and income.
	my of the above questions require further explanation or clarification that could not be made in fields provided, attach a document with said explanation here.

Section 2 - HEATING 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: 09/30/2020

Section 2 - Heating Assistance							
Eligibility, 2605(b)(2) - Assurance 2							
2.1 Designate the	income eligibility threshold used for t	he heating co	omponent:				
Add	Household size		Eligibility Guideline	Eligibility Threshold			
1	1		State Median Income	50.00%			
2	2		State Median Income	50.00%			
3	3		State Median Income	50.00%			
4	4		State Median Income	50.00%			
5	5		State Median Income	50.00%			
6	6		State Median Income	50.00%			
7	7		State Median Income	50.00%			
8	8		State Median Income	50.00%			
9	9		State Median Income	50.00%			
10	10		State Median Income	50.00%			
11	11		State Median Income	50.00%			
12	12		State Median Income	50.00%			
13	13		State Median Income	50.00%			
14	14		State Median Income	50.00%			
15	15		HHS Poverty Guidelines	110.00%			
2.2 Do you have a EATING ASSITA	additional eligibility requirements for ANCE?	H Yes	C _{No}				
2.3 Check the app	propriate boxes below and describe the	e policies for	each.				
Do you require a	n Assets test ?	C Yes	⊙ No				
Do you have addi	itional/differing eligibility policies for:	·					
Renters?		C Yes	⊙ No				
Renters Liv	ving in subsidized housing ?	Yes	C_{No}				
Renters wit	th utilities included in the rent ?	C Yes	⊙ No				
Do you give prior	rity in eligibility to:	•					
Elderly?		CYes	⊙ _{No}				
Disabled? C Yes							
Young chile	dren?	C Yes	⊙ No				
Households with high energy burdens?		CYes	⊙ No				
Other? Households with an energy emergency Yes C No							
Explanations of p	policies for each "yes" checked above:						
2.2	The primary household member must ha	ive a verifiab	le Social Security Number or an Authorized A	Alternative Document.			
Ineligible non-citizens are not counted as household members, however, their income is added to household income.							

Households must be vulnerable to rising energy costs. For heat included in rent households, rising energy costs can result in higher rent if r ent is not government subsidized based on income.

2.3 For government subsidized housing, if heat and electric is included in rent, the household is not eligible for energy assistance, as they a re not vulnerable to rising energy costs, if rent is based solely on income and not rising energy costs.

Other: Applications are processed on a first-come first-served basis. Priority is given to households with an energy emergency (disconnect, disconnect notice, low or out of delivered fuel, etc.)

Determination of Benefits 2605(b)(5) - Assurance 5, 2605(c)(1)(B)

2.4 Describe how you prioritize the provision of heating assistance tovulnerable populations,e.g., benefit amounts, early application periods, etc.

Households are served on a first come/first served basis unless they have an energy emergency that must be addressed to restore or retain e nergy in the home.

Applications are sent to approved households from the previous year. Most households on fixed incomes have their applications printed fir st for mailing. Households on fixed incomes generally include elderly and disabled households.

Households with lower incomes receive a higher benefit amounts due to calculating a higher percentage of the their heating cost for the be

2.5 Check the variables you use to deter	2.5 Check the variables you use to determine your benefit levels. (Check all that apply):							
✓ Income								
Family (household) size	Family (household) size							
✓ Home energy cost or need:								
✓ Fuel type								
Climate/region								
Individual bill								
✓ Dwelling type								
Energy burden (% of incon	Energy burden (% of income spent on home energy)							
Energy need								
Other - Describe:								
See attached matricies).	Note: The Cost-Based Matrix and Back-Up Matrix for determining benefit levels is not available until October. The matricies for FFY19 a							
Benefit Levels, 2605(b)(5) - Assurance 5	Benefit Levels, 2605(b)(5) - Assurance 5, 2605(c)(1)(B)							
2.6 Describe estimated benefit levels for	FY 2020:							
Minimum Benefit	\$200	Maximum Benefit	\$1,400					
2.7 Do you provide in-kind (e.g., blankets, space heaters) and/or other forms of benefits? C Yes No								
If yes, describe.								
If any of the above question the fields provided, attach a	-		at could not be made in					

Section 3 - COOLING 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: 09/30/2020

Section 3 - Cooling Assistance								
Eligibility, 2605(Eligibility, 2605(c)(1)(A), 2605 (b)(2) - Assurance 2							
3.1 Designate Th	e income eligibility threshold used for the	e Cooling c	component:					
Add	dd Household size Eligibility Guideline Eligibility Threshold							
1	1 0.00%							
3.2 Do you have a OOLING ASSIT	additional eligibility requirements for C 'ANCE?	C Yes	○ No					
3.3 Check the ap	propriate boxes below and describe the p	olicies for	each.					
Do you require a	n Assets test ?	O Yes	○ No					
Do you have add	itional/differing eligibility policies for:							
Renters?		O Yes	C No					
Renters Li	ving in subsidized housing ?	O Yes	○ _{No}					
Renters wi	th utilities included in the rent ?	O Yes	○ No					
Do you give prior	rity in eligibility to:							
Elderly?		Oyes	○ No					
Disabled?		O Yes	○ _{No}					
Young chil	dren?	C Yes	C _{No}					
Households	s with high energy burdens ?	Oyes	C _{No}					
Other?		O Yes	C No					
Explanations of p	policies for each "yes" checked above:	*						
3.4 Describe how	you prioritize the provision of cooling as	ssistance to	ovulnerable populations,e.g., benefit amounts	, early application perio	ds, etc.			
Determination of	f Benefits 2605(b)(5) - Assurance 5, 2605(c)(1)(B)						
3.5 Check the var	riables you use to determine your benefit	levels. (Ch	neck all that apply):					
Income								
Family (hou	usehold) size							
Home energ	gy cost or need:							
Fuel	Fuel type							
Climate/region								
Indi	vidual bill							
Dwe	elling type							
Ener	rgy burden (% of income spent on home	energy)						
Ener	rgy need							
Other - Describe:								

3.6 Describe estimated benefit levels for FY	2020:		
Minimum Benefit	\$0	Maximum Benefit	\$0
3.7 Do you provide in-kind (e.g., fans, air co	onditioners) and/or other forms o	f benefits? C Yes O No	
If yes, describe. Minnesota does not have a cool	ling assistance program componen	t.	

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: 09/30/2020

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

Section 4: CRISIS ASSISTANCE

Eligibility - 2604(c), 2605(c)(1)(A)

4.1 Designate the income eligibility threshold used for the crisis component

Add	Household size	Eligibility Guideline	Eligibility Threshold
1	1	State Median Income	50.00%
2	2	State Median Income	50.00%
3	3	State Median Income	50.00%
4	4	State Median Income	50.00%
5	5	State Median Income	50.00%
6	6	State Median Income	50.00%
7	7	State Median Income	50.00%
8	8	State Median Income	50.00%
9	9	State Median Income	50.00%
10	10	State Median Income	50.00%
11	11	State Median Income	50.00%
12	12	State Median Income	50.00%
13	13	State Median Income	50.00%
14	14	State Median Income	50.00%
15	15	HHS Poverty Guidelines	110.00%

4.2 Provide your LIHEAP program's definition for determining a crisis.

To receive a Crisis benefit, a household must:

- · Notifying the Service Provider of an energy emergency.
- · Be EAP eligible.
- Have received a Primary Heat benefit that did not resolve the emergency.
- Have the emergency situation verified and documented by the Service Provider with the energy vendor at the time the Crisis benefit is determined
- Be occupying the dwelling at the time Crisis is requested and the benefit is determined.
- Not have a redundant heating system that has fuel. An exception is that households with a redundant heating system are eligible for Crisis if the heating system that is out of fuel is needed to allow continuous heat to the dwelling (e.g. if the electric portion of the redundant heating system is on an off-peak discount program that interrupts electric heat to the dwelling.)
- Not have a Crisis payment that results in a credit on an account.
- Have one of the following Crisis reasons:
- Heat Related Shut Off
- Heat Related Disconnection Notice
- Less than 20% in Fuel Tank and Refusal to Deliver (RTD)
- Less than One Week Biofuel
- Non-Heat Electric Shut Off
- Non-Heat Electric Disconnection Notice
- · Senior Past Due or Current Energy Bill they are unable to pay

4.3 What constitutes a life-threatening crisis?

A life threatening condition is an immediate, unsafe condition directly related to the heating system that threatens life. Examples include:

· Non-working or red tagged furnaces include furnaces malfunctioning due to inadequate maintenance that can be made operable with cleaning a

nd tuning or repair.

- Gas leaks.
- Dangerous combustion gases leaking out of the furnace, vent or flue system into the dwelling.

A life threatening crisis means a household whose members' health and/or well-being would likely be endangered if energy assistance or repair or replacement of the heating unit is not provided.

Crisis Requirement, 2604(c)	
4.4 Within how many hours do you provide an intervention that will reso	olve the energy crisis for eligible households? 48Hours
4.5 Within how many hours do you provide an intervention that will reso ? 18Hours	olve the energy crisis for eligible households in life-threatening situations
Crisis Eligibility, 2605(c)(1)(A)	
4.6 Do you have additional eligibility requirements for CRISIS ASSIST ANCE?	⊙ Yes ○ No
4.7 Check the appropriate boxes below and describe the policies for each	
Do you require an Assets test ?	C Yes ⊙ No
Do you give priority in eligibility to :	
Elderly?	C Yes O No
Disabled?	CYes ⊙ No
Young Children?	C _{Yes} ⊙ _{No}
Households with high energy burdens?	C Yes C No
Other? energy emergency	⊙ Yes C No
In Order to receive crisis assistance:	
Must the household have received a shut-off notice or have a near empty tank?	⊙ Yes ○ No
Must the household have been shut off or have an empty tank?	⊙ Yes O No
Must the household have exhausted their regular heating benefit?	€ Yes C No
Must renters with heating costs included in their rent have receiv ed an eviction notice ?	C Yes
Must heating/cooling be medically necessary?	C Yes O No
Must the household have non-working heating or cooling equipm ent?	⊙ Yes ○ No
Other? Mal-functioning heating unit that still operates	• Yes O 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}
Explanations of policies for each "yes" checked above:	

- Have one of the following Crisis reasons:
- Heat Related Shut Off
- Heat Related Disconnection Notice
- Less than 20% in Fuel Tank and Refusal to Deliver (RTD)
- Less than One Week Biofuel
- Non-Heat Electric Shut Off
- Non-Heat Electric Disconnection Notice
- Senior Past Due or Current Energy Bill

Crisis Prevention: The third level of service is for households experiencing energy emergencies that are not immediately life threatening, and additional time is available to prevent a loss of heat. For example, a household is scheduled for a shut-off in the current billing cycle or has les s than 20% of the tank fuel capacity remaining. If no Crisis applications from categories one or two are pending, Crisis applications from househol ds in this category should be prioritized and reasonable efforts made to avert or avoid the impending emergency within a time appropriate for the r eported situation. When the household has adequate fuel remaining and to avoid additional fees for crisis delivery, the energy vendor can be notified to provide the crisis fill during the regular route.

Households with a senior or households with a shutoff notice but not at risk of being shut off: The fourth level of service is for households

that have at least one member age 60 or older and are unable to pay their past due and/or current energy bill (delivered or connected). This fourth I evel is also for households with active disconnect notices that are not at risk of disconnect. These households are not subject to the 18/48 timeline and can be served in the normal log date order.

Energy Related Repair (ERR): Is a Crisis program for heating systems that do not heat, do not distribute heat, are mal-functioning or hav e a health and safety issues (such as producing carbon monoxide). Households must be homeowners as landlords are required to maintain heat in rental units

If the regular heating benefit resolves a crisis, no Crisis funds are used. Some crisis situations need to use the remaining regular heating be nefits and Crisis funds

Crisis Prevention: The third level of service is for households experiencing energy emergencies that are not immediately life threatening, a nd additional time is available to prevent a loss of heat. For example, a household is scheduled for a shut-off in the current billing cycle or has less than 20% of the tank fuel capacity remaining. If no Crisis applications from categories one or two are pending, Crisis applications from household s in this category should be prioritized and reasonable efforts made to avert or avoid the impending emergency within a time appropriate for the re ported situation. When the household has adequate fuel remaining and to avoid additional fees for crisis delivery, the energy vendor can be notified to provide the crisis fill during the regular route.

Households with a senior or households with a shutoff notice but not at risk of being shut off: The fourth level of service is for households that have at least one member age 60 or older and are unable to pay their past due and/or current energy bill (delivered or connected). This fourth level is also for households with active disconnect notices that are not at risk of disconnect. These households are not subject to the 18/48 timeline and can be served in the normal log date order.

Determination of Benef	its			
4.8 How do you handle	crisis situations?			
V	Separate component			
V	Fast Track			
	Other - Describe:			
4.9 If you have a separa	te component, how do you determine crisis assistance benefits?			
<u> </u>	Amount to resolve the crisis.			
•	Other - Describe: If the energy emergency cannot be resolved with the EAP funds available to a household, Crisis funds may be a pplied to the energy vendor account for an arrearage, if the funds do not create a credit balance. In other situations wher e additional funds are needed, Crisis funds are obligated after the arrangements for additional funds are accepted by th e energy vendor. Example: HH has \$300 Crisis funds available. However, \$500 is needed to deliver fuel. Arrangements and other resources are needed for the \$200 shortfall before EAP will obligate the \$300 available.			
Crisis Requirements, 26				
	ications for energy crisis assistance at sites that are geographically accessible to all households in the area to be served?			
● Yes ○ No Exp	lain.			
	e physically accessible to all households. Crisis assistance can be requested by phone, fax, email, US mail or in person. Household to request Crisis in person, as 4.11 states households do not need to leave their home.			
4.11 Do you provide ind	ividuals who are physically disabled the means to:			
Submit applications for crisis benefits without leaving their homes?				
€ Yes C No If No, explain.				
Travel to the sites at	which applications for crisis assistance are accepted?			
C Yes O No If N	o, explain.			
If you answered "No" to bled?	o both options in question 4.11, please explain alternative means of intake to those who are homebound or physically disa			
Benefit Levels, 2605(c)(1)(B)			
4.12 Indicate the maxim	num benefit for each type of crisis assistance offered.			
Winter Crisis	\$600.00 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, snace heaters, fans) and/ar other forms of benefits?			

C Yes O No If yes, Describe					
4.14 Do you provide for equipment repair or repla	cement usin	g crisis fund	ls?		
⊙ Yes C No					
If you answered "Yes" to question 4.14, you must	complete qu	estion 4.15.			
4.15 Check appropriate boxes below to indicate type	pe(s) of assis	stance provi	ded.		
	Winter C risis	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): A dwelling must have adequate electrical service to operate the heating system for the furnace to be repa ired or replaced. ERR electrical repairs outside of th e furnace are limited to the wiring (dedicated circuit) that connects from the furnace to the service panel or from the furnace to the thermostat. Energy Relate d Repair (ERR) is a Crisis program for heating systems that do not heat, do not distribute heat, are malfunctioning or have health and safety issues (such as producing carbon monoxide). Households must be homeowners as landlords are required to maintain heat in rental units. All related costs including gas line in stallation, fuel tanks, fuel line burying, and ductwork may be charged to ERR when the fuel type change is medically necessary.	>				
4.16 Do any of the utility vendors you work with en	nforce a mo	ratorium on	shut offs?		
O Yes O No		4.4			
If you responded "Yes" to question 4.16, you must respond to question 4.17. 4.17 Describe the terms of the moratorium and any special dispensation received by LIHEAP clients during or after the moratorium period.					
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

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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Section 5: WEATHERIZATION ASSISTANCE Eligibility, 2605(c)(1)(A), 2605(b)(2) - Assurance 2 5.1 Designate the income eligibility threshold used for the Weatherization component Household Size **Eligibility Guideline** Eligibility Threshold Add 50.00% State Median Income 2 State Median Income 50.00% State Median Income 50.00% 50.00% State Median Income HHS Poverty Guidelines 200.00% HHS Poverty Guidelines 200.00% 200.00% HHS Poverty Guidelines 8 HHS Poverty Guidelines 200.00% HHS Poverty Guidelines 200.00% 10 10 HHS Poverty Guidelines 200.00% HHS Poverty Guidelines 200.00% 5.2 Do you enter into an interagency agreement to have another government agency administer a WEATHERIZATION component? O Yes 5.3 If yes, name the agency. 5.4 Is there a separate monitoring protocol for weatherization? • Yes O No WEATHERIZATION - Types of Rules 5.5 Under what rules do you administer LIHEAP weatherization? (Check only one.) Entirely under LIHEAP (not DOE) rules Entirely under DOE WAP (not LIHEAP) rules Mostly under LIHEAP rules with the following DOE WAP rule(s) where LIHEAP and WAP rules differ (Check all that apply): Income Threshold Weatherization of entire multi-family housing structure is permitted if at least 66% of units (50% in 2- & 4-unit buildings) are eligib le units or will become eligible within 180 days Weatherize shelters temporarily housing primarily low income persons (excluding nursing homes, prisons, and similar institutional c are facilities). Other - Describe: Mostly under DOE WAP rules, with the following LIHEAP rule(s) where LIHEAP and WAP rules differ (Check all that apply.) **✓** Income Threshold Weatherization not subject to DOE WAP maximum statewide average cost per dwelling unit. $We atherization\ measures\ are\ not\ subject\ to\ DOE\ Savings\ to\ Investment\ Ration\ (SIR\)\ standards.$ V Other - Describe:

- 50% SMI for a HH sizes 1 to 4 members is higher than 200% of FPG.
- Weatherization is not subject to DOE WAP average program operations cost per dwelling unit.
- There are no categorical eligible households when determining EAPWX eligibility.
- EAPWX funds may only be used to weatherize units occupied by eligible households.
- · EAPWX funds may not be used to weatherize a rental unit if it is vacant or occupied by an ineligible household.
- A Standalone Event is a method, separate from an Audit Event Section 4, of delivering services in the Weatherization Assistance Program, ca
 n be funded with EAPWX funds. Standalone Events focus exclusively on heating system and water heater repair and replacement measures.
- The statewide health and safety average is \$2,700
- · EAPWX administrative funds may be used for Training and Technical Assistance (T&TA) and purchasing of hardware or software.
- EAPWX program funds may not be used for T&TA and purchasing of hardware or software.
- · EAPWX funds may not be used for purchasing or leasing of equipment, including vehicles.

Please refer to the attached Weatherization Policy Manual for more information.

Eligibility, 2605(b)(5) - Assurance 5	
5.6 Do you require an assets test?	C Yes ⊙ No
5.7 Do you have additional/differing eligibi	lity policies for :
Renters	C Yes ⊙ No
Renters living in subsidized housing ?	○ Yes ⊙ No
5.8 Do you give priority in eligibility to:	
Elderly?	€ Yes C No
Disabled?	€ Yes C No
Young Children?	⊙ Yes ○ No
House holds with high energy burde ns?	€ Yes C No
Other?	O Yes O No

If you selected "Yes" for any of the options in questions 5.6, 5.7, or 5.8, you must provide further explanation of these policies in the text field bel ow.

5.8 PRIORITY FOR PROVIDING WEATHERIZATION SERVICE

POLICY: Service Providers must have in place a priority system that is:

- $1. \ Used \ to \ determine \ the \ order \ of \ service \ for \ program \ eligible \ clients.$
- 2. Applied equally to both owner and renter occupied dwellings.

PROCEDURE: Client priority systems will incorporate households where one or more of the following exist:

- 1. Elderly member (60 years or over).
 - 2. Handicapped member.
 - 3. Child or children under the age of 19.
 - 4. High energy consumption.

o:

5. Recipients of Crisis or ERR

Service Providers may choose the order in which priority households are served.

The eHEAT WAP Priority list will be used to select clients for Weatherization energy conservation services. Applicants with a higher priority will be inserted into the waiting list ahead of applicants with lower priority criteria.

Within the priority categories, Service Providers may choose to consider additional criteria for order of service, including but not limited t

- · Using the oldest application approval date for positioning applicants within the same category,
- An emergency referral from the Energy Assistance Program (EAP) for a life-threatening emergency,
- · Opportunity to complete other rehabilitation work with non-weatherization funds; or
- An official state or federal declared disaster designation.

Service Providers must be able to demonstrate how their local priority determination is made and how it best served the eligible population in the service territory. Service Providers are required to have written procedures in place to ensure that eligible households are served according to their priority system

Benefit Levels			

5.9 Do you have a maximum LIHEAP weatherization benefit/expenditure per household? O Yes O No			
5.10 If yes, what is the maximum? \$0			
Types of Assistance, 2605(c)(1), (B) & (D)			
${\bf 5.11~What~LIHEAP~weatherization~measures~do~you~provide~?~(Check~a)}$	ll categories that apply.)		
Weatherization needs assessments/audits	Energy related roof repair		
✓ Caulking and insulation	Major appliance Repairs		
Storm windows	Major appliance replacement		
Furnace/heating system modifications/ repairs	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: EAPWX funds can be used to complete measures included on the MN De partment of Commerce's Weatherization Assistance Manual (see attachmen t).		
If any of the above questions require further expl	anation or clarification that could not be made in		

the fields provided, attach a document with said explanation here.

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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 a vailable: 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): The State issues press releases regarding LIHEAP. The State may work with other entities such as AARP to mail postcards to households. The mass mailing to prior-year LIHEAP recipients includes an application for the upcoming program year. The above outrach activities are allowable outreach activities the local EAP Service Providers may provide in their area.

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Section 7: Coordination, 2605(b)(4) - Assurance 4

7.1 Descr , WAP, e	ribe how you will ensure that the LIHEAP program is coordinated with other programs available to low-income households (TANF, SSI tc.).
>	Joint application for multiple programs
Y	Intake referrals to/from other programs
>	One - stop intake centers
>	Other - Describe:

Minnesota administers LIHEAP and DOE Weatherization (WAP) in the Department of Commerce, Division of Energy Resources. This he lps facilitate coordination between similar and related services. The *Minnesota Energy Assistance Programs Application* serves as the application for LIHEAP and weatherization activities funded by LIHEAP or DOE and for the Conservation Improvement Program (CIP). LIHEAP Service Provider staff determine income for most WAP recipients.

The energy programs application instructions provide information for the Cold Weather Rule administered by the Public Utilities Commiss ion (PUC). EAP is closely coordinated with WAP on a state and local level.

The EAP application consent section and accompanying Privacy Notice permits organizations with access to EAP data for EAP administra tion to use the data to identify eligible participants for low-income affordability and conservation programs. Energy vendors include Xcel Energy and CenterPoint Energy provide affordability programs for EAP-recipient households, and state-mandated low-income utility conservation improvement programs (CIP).

Local administering agencies (Service Providers) develop plans for local coordination with other human services providers and community organizations

Service Providers may also administer similar and related programs including the Community Services Block Grant, Head Start, income as sistance programs and housing programs to assist low-income households.

State law requires the local Service Providers to provide voter registration information to households, as needed.

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Section 8: Agency Designation, 2605(b)(6) - Assurance 6 (Req	uired for state grantees and t
he Commonwealth of Puerto Rice	o)

8.1 Ho	w would you categorize the primary respons	ibility of your State age	ncy?			
	Administration Agency					
	Commerce Agency					
~						
	Community Services Agency					
	Energy / Environment Agency					
	- Land Comment regimen					
	Mauring Aganga					
	Housing Agency					
	Welfare Agency					
	Other - Describe:					
·						
Altern	ate Outreach and Intake, 2605(b)(15) - Assur	rance 15				
If you s	selected "Welfare Agency" in question 8.1, y	ou must complete quest	tions 8.2, 8.3, and 8.4, a	s applicable.		
8.2 Ho	w do you provide alternate outreach and into	ake for HEATING ASS	ISTANCE?			
8.3 Ho	w do you provide alternate outreach and int	ake for COOLING ASS	ISTANCE?			
8.4 Ho	w do you provide alternate outreach and int	ake for CRISIS ASSIST	ANCE?			
0 2 1 11	HEAP Component Administration.	Heating	Cooling	Crisis	Weatherization	
	ho determines client eligibility?	Local County Govern	Non-Applicable	Local County Govern	Local County Govern	
		ment Community Action Ag		ment Community Action Ag	ment Community Action Ag	
		encies		encies	encies	
		Non-profits Tribal Government		Non-profits Tribal Government	Non-profits Tribal Government	
	ho processes benefit payments to gas and e		Non-Applicable	Local County Govern		
iectric	vendors?	ment		ment		

	Community Action Ag encies Non-profits Tribal Government		Community Action Ag encies Non-profits Tribal Government	
8.5c who processes benefit payments to bulk fuel vendors?	Local County Govern ment Community Action Ag encies Non-profits Tribal Government	Non-Applicable	Local County Govern ment Community Action Ag encies Non-profits Tribal Government	
8.5d Who performs installation of weatherization measures?				Community Action Ag encies Non-profits Tribal Government

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?

Selecting successor EAP Service Provider(s)

Changing Program Providers

As part of the annual State Plan application required by LIHEAP statute, the chief executive officer of each State shall certify the State's a greement to meet the conditions of sixteen assurances. As part of assurances six and fifteen, Commerce developed a network of local administerin g agencies to serve as local EAP Service Providers. Commerce continues to contract with these agencies, whenever possible, to operate LIHEAP.

In the event of an EAP Service Provider acquisition or merger, EAP Service Provider resignation, or Commerce contract termination or no n-renewal, Commerce must select a successor EAP Service Provider.

Acquisition or Merger

When a current EAP Service Provider acquires another current EAP Service Provider or when two or more current EAP Service Providers merge, the EAP Service Providers must submit written, signed notification on Service Provider letterhead to the Commerce EAP Director. The wr itten notice must include the following: a statement clearly describing the acquisition or merger plan; the effective acquisition or merger date; and documentation of a formal board resolution, signed and dated by each organization's governing board chair or designee.

Service Provider Resignation

To resign from EAP delivery, an EAP Service Provider must submit written, signed notification on Service Provider letterhead to the Com merce EAP Director. The resignation notice must include the following: a statement clearly indicating the Service Provider's intent to resign; the effective resignation date; and documentation of a formal board resolution, signed and dated by the governing board chair or designee. A minimu m notice of 60 days is required to voluntarily terminate a current grant contract.

The resigning EAP Service Provider must complete all contractual obligations to finalize the resignation.

Commerce Contract Termination or Non-Renewal

Commerce may terminate or decline to renew an EAP Service Provider's *LIHEAP Grant Contract*. Commerce will strictly follow contract requirements if terminating a contract. Commerce will provide the EAP Service Provider with written notice identifying the effective date and the remaining obligations for both parties.

Successor Selection

If the EAP Service Provider change is due to an acquisition or merger, the successor EAP Service Provider is the new or surviving entity.

If the EAP Service Provider change is due to an EAP Service Provider resignation or Commerce contract termination or non-renewal, Commerce takes the following steps to select a successor EAP Service Provider:

- 1. Commerce solicits a letter of interest from current EAP Service Providers.
- 2. If no current EAP Service Provider expresses interest in serving the vacated EAP service area, Commerce follows agency procurement policy to select a successor EAP Service Provider.

Commerce evaluates and selects each successor EAP Service Provider on a case-by-case basis. Evaluation criteria may include the following:

- Resigning EAP Service Provider's recommendation.
- · Vacated EAP service area community recommendation.
- For current EAP Service Providers, recent program performance as reflected in Program Audit Reports and other evaluations.
- Geographic proximity to vacated EAP service area. Current EAP Service Providers serving an EAP service territory overlapping or adjacent to the vacated EAP service area may receive preference.
- Current EAP Service Providers providing similar services in vacated EAP service area (e.g., Weatherization Assistance Program, Head Start) m
 ay receive preference.

Note: Pursuant to LIHEAP statute, Community Action Agencies receive preference.

 Commerce may: Subdivide the vacated EAP service area. Execute a short term contract with an existing EAP Service Provider on an interim or emergency basis during the succession process.
Transferring Program Activity
Upon identifying the successor EAP Service Provider, Commerce directs the transition with the exiting and successor EAP Service Providers facilitate the transition.
3.7 How many local administering agencies do you use? 29
8.8 Have you changed any local administering agencies in the last year? Yes No
3.9 If so, why?
Agency was in noncompliance with grantee requirements for LIHEAP -
Agency is under criminal investigation
Added agency
Agency closed
Other - describe
If any of the above questions require further explanation or clarification that could not be made i

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SF - 424 - MANDATORY	
Section 9: Energy Suppliers, 2605(b)(7) - Assurance 7	
9.1 Do you make payments directly to home energy suppliers?	
Heating Yes No	
Cooling C Yes O No	
Crisis • Yes O No	
Are there exceptions? • Yes • No	
If yes, Describe.	
Direct Payments	
Households may receive direct payments under limited circumstances. First determine any Primary Heat benefits to the household's c or other heating energy vendors based on the household's needs. Make direct payments to households in the following circumstances:	electri
 All energy utilities, electric and heat are included in the rent. Certain situations where heat is in rent (HIR) and the household pays an electric vendor. (See Heat in Rent; Household Pays an Electri dor below.) A biofuel vendor or usable biofuel (e.g., seasoned wood) is not available. Biofuel payments must go to a biofuel vendor whenever possib vice Providers must maintain knowledge of the biofuel vendors in their service area. The Service Provider must document there is no biofuel vendor or usable biofuel available in eHEAT 'Crisis' or 'Completion' screen not The household's energy vendor(s) refused to sign the energy vendor agreement. The household is unable to secure an energy vendor. Note: Reimbursements to applicants for payments made to energy vendors are not allowed. Heat in Rent; Household Pays an Electric Vendor Primary Heat benefits are first distributed to the household's electric vendor. eHEAT automatically calculates payments for distribute the household's electric vendor equal to the household's annual electric cost or \$400, whichever is greater. Any remaining amount is distributed a direct payment to the household. If the Primary Heat benefit is less than \$400, the entire benefit is distributed to the household's electric vendor. 	es. ion to uted a
9.2 How do you notify the client of the amount of assistance paid?	
Households receive a letter stating the amount paid to energy vendor(s) or, in some instances, the amount paid directly to the households	old.
9.3 How do you assure that the home energy supplier will charge the eligible household, in the normal billing process, the difference betwee actual cost of the home energy and the amount of the payment? Vendors must sign and comply with a vendor agreement to be eligible to receive payments for heating assistance or crisis assistance usehold's energy accounts. Vendor payments are made through a centralized payment system. Local administering agencies work closely we note throughout the program year and perform ongoing formal monitoring of a percentage of the vendors annually to assure that all requires of this assurance are met. Commerce program performance auditors review the vendor monitoring activity performed by the local service program performance auditors review the vendor monitoring activity performed by the local service program performance auditors review the vendor monitoring activity performed by the local service program performance auditors review the vendor monitoring activity performed by the local service program performance auditors review the vendor monitoring activity performed by the local service program performance auditors review the vendor monitoring activity performed by the local service program performance auditors review the vendor monitoring activity performed by the local service program performance auditors review the vendor monitoring activity performed by the local service program performance and the program performance auditors review the vendor monitoring activity performed by the local service program performance and the program performance are methods as a service program performance and the program performance and t	on ho ith ve ements
9.4 How do you assure that no household receiving assistance under this title will be treated adversely because of their receipt of LIHEAP nce?	ıssista
Vandam must siam and asserts with a senden assert to be aliable to making asserts for besting assistance or misic assistance	1

Vendors must sign and comply with a vendor agreement to be eligible to receive payments for heating assistance or crisis assistance on ho usehold's energy accounts. Vendor payments are made through a centralized payment system. Local administering agencies work closely with vendors throughout the program year and perform ongoing formal monitoring of a percentage of the vendors annually to assure that all requirements of this assurance are met. Commerce program performance auditors review the vendor monitoring activity performed by the local service provider

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9.5. Do you make payments contingent on unregulated vendors taking appropriate measures to alleviate the energy burdens of eligible house	hold
s?	

C Yes O No

If so, describe the measures unregulated vendors may take.

10.1. How do you ensure good fiscal accounting and tracking of LIHEAP funds?

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

Fiscal accounting and tracking of LIHEAP funds takes place on the state and local levels. Local administering agencies are allowed only the ree days' cash on hand. The MN Department of Commerce requires local administering agencies to submit monthly financial status reports. Commerce finance/accounting staff review approved budget to monthly and cummulative expenditures. Financial status reports approved or reopened for correction each month.
After the initial allocation of funds to each LIHEAP service Provider Commerce allocates funds as needed and reviews requests for additional funds for Energy Related Repair on a ongoing basis.
Quality and Performance Control tracking is performed to reduce late payments and process energy vendor refunds in a timely manner.

Discould design and discould design and the second design and the

Primary Heat benfits and Crisis benefits, which are most of the LIHEAP funds, are paid centrally. Audit Process 10.2. Is your LIHEAP program audited annually under the Single Audit Act and OMB Circular A - 133? 10.3. Describe any audit findings rising to the level of material weakness or reportable condition cited in the A-133 audits, Grantee monitoring as sessments, inspector general reviews, or other government agency reviews of the LIHEAP agency from the most recently audited fiscal year. No Findings Finding Brief Summary Resolved? Action Taken Type 10.4. Audits of Local Administering Agencies What types of annual audit requirements do you have in place for local administering agencies/district offices? Select all that apply. Local agencies/district offices are required to have an annual audit in compliance with Single Audit Act and OMB Circular A-133 Local agencies/district offices are required to have an annual audit (other than A-133) 4 Local agencies/district offices' A-133 or other independent audits are reviewed by Grantee as part of compliance process. ~ 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:

Internal program review

Departmental oversight

Secondary review of invoices and payments

Other program review mechanisms are in place. Describe:
Local Administering Agencies / District Offices:
✓ On - site evaluation
Annual program review
Monitoring through central database
✓ Desk reviews
Client File Testing / Sampling
Other program review mechanisms are in place. Describe:
Commerce EAP receives, reviews and assesses SP corporate audit information annually for compliance as part of the annual contracting process (Local Plan and Internal Controls Documentation).
10.6 Explain, or attach a copy of your local agency monitoring schedule and protocol.
All local EAP agencies are monitored on site at least once a year. Initial monitoring takes place from October to December at selected EAP agencies. Full monitoring is typically started in late December of January, with the last visits completed in May or June. All local EAP agencies recieve a full monitoring visit.
10.7. Describe how you select local agencies for monitoring reviews.
Site Visits: All local EAP Service Providers receive at least one on-site monitoring visit. It is possible that well-performing or low-risk Service Provid ers will not have an Initial Monitoring Visit.
Desk Reviews:
Desk Reviews: All EAP Service Providers are monitored
Desk reviews including running and analyzing reports occur on a weekly basis for all EAP Service Providers. Other reports are run and reviewed on a regular, less frequent timeframe. Commerce has authority to request any information regarding the operation of the program. In addition, Commerce regularly analyzes eHEAT (the EAP program's database) and other data for patterns and information. This information may lead to questions about a Service Provider's program delivery. When questions arise, the Program Performance Auditor or other designated staff may follow up with the Service Provider.
10.8. How often is each local agency monitored ?
Each local EAP agency is monitored at least once per federal fiscal year. A second monitoring visit from one fiscal year may be combined with the first visit from the next fiscal year.
Local weatherization (EAPWX) agencies are monitored at least once during the two-year LIHEAP Award Grant Period by Commerce WAP staff.
10.9. What is the combined error rate for eligibility determinations? OPTIONAL
This is not tracked in aggregate.
10.10. What is the combined error rate for benefit determinations? OPTIONAL
This is not tracked in aggregate.
10.11. How many local agencies are currently on corrective action plans for eligibility and/or benefit determination issues? 0
10.12. How many local agencies are currently on corrective action plans for financial accounting or administrative issues? 0
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 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)					
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:					
Public hearing and public comment period are published in the Minnesota State Register with a minimum of 30-days notice.					
Tribal consultation with the Minnesota Department of Commere Commissioner.					
An online survey was available for public comment. The survey location was printed in the state register and other public notices.					
11.2 What changes did you make to your LIHEAP plan as a result of this participation?					
Recommendations come from EAP Coordinators who administer local LIHEAP agencies. Meetings are held with representation by EAP C oordinators and Commerce LIHEAP staff to recommend changes in policy or procedures.					
Changes were made to policies and procedures in the EAP Policy Manual.					
There were changes and clarifications to application processing and income in regard to fixed retirement income and (gambling) self-empl oyment.					
Clarified that all wages from Consumer Directed Community Support is countable income to any recipient.					
Clarified contract for deed interest income.					
Moving forward with new program software that will obtain wage income from another State agency, will allow households to apply onlin e, and will centralize payments to include heating/HVAC contractors.					
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 07/09/2019 Public hearing - Wilder Foundation 451 Lex ington Pkwy N, St Paul, MN					
11.4. How many parties commented on your plan at the hearing(s)? 0					
11.5 Summarize the comments you received at the hearing(s).					

	N/A
11.6 What ch	nanges did you make to your LIHEAP plan as a result of the comments received at the public hearing(s)?
	N/A
	Note: The location of the public hearing was changed this year to a more accessible and client-friendly location.

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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? 0

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?

N/A

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

Households have 30 days from the date they receive their notification letter to appeal decisions made regarding their energy assistance a pplication. Applicants are informed of this right when they receive their application and again on their notification letter. Grounds for appeal are:

- Disagreement about questions of fact (such as income, household size, previous year's heating costs, etc.) used to determine eligibility and amount of assistance
- · Application was denied.
- Application was not acted on in 30 days.
- The Energy Related Repair services at the time of completion or final inspection were not adequate or were inappropriate.

The three levels of appeal are:

- Local, including investigation and a written response.
- · State, including investigation and a written response.
- · Hearing with an administrative law judge followed by a written recommendation to the Commissioner of the Department of Commerce.

12.5 When and how are applicants informed of these rights?

The household received a "Rights and Responsibilities" form with their application. The application states the household may appeal. The y are also notified of their right to appeal in the EAP award or denial letters they receive.

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

Households may contact their local agency to inquire about their application.

Households have the right to appeal and may request a fair hearing as stated in item 12.4 above.

12.7 When and how are applicants informed of these rights?

The household received a "Rights and Responsibilities" form with their application. The applicant's right to appeal is stated on the application. Denial letters also inform applicants of their right to appeal.

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

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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 ther eby the need for energy assistance?

Minnesota uses LIHEAP funds to provide services that encourage and enable households to reduce their home energy needs and thereby the need for energy assistance. The supported activities are referred to as Assurance 16 (A16). Assurance 16 allowable activities may include:

Budget counseling

- · Energy conservation education
- · Facilitation of household negotiations for budget payments
- · Advocacy with fuel suppliers on behalf of households
- · Household energy assessments
- Referrals
- · Case management
- · Public relations and outreach

Please refer to the attachment for Section 6 - Outreach for Assurance 16 eligible activities and measures.

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

Funds for Assurance 16 activities are assigned a dedicated project code in the State Accounting System and a dedicated line item on the contract with local administering agencies. The use of Assurance 16 funds is monitored by EAP Program Performance Auditors and activities are recorded in LIHEAP software. This process assures expenditures for these activities do not exceed the allowable 5% of the LIHEAP federal allocation.

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

Energy Self-Sufficiency includes activities that help reduce household energy need and enable energy security by affecting one or more of the following areas:

- · Enabling and encouraging a household's optimal, or most desirable, energy usage (e.g., more efficient, reduced usage).
- Increasing the affordability of energy.
- Enabling household access to services and opportunities that increase or improve income and/or assets.
- · Encouraging increased household housing/energy provider options.
- Seek to help households substantially improve their energy security in the long-term.

13.4 Describe the level of direct benefits provided to those households in the previous Federal fiscal year.

N/A

13.5 How many households applied for these services? Number is not available

13.6 How many households received these services? Number is not available

If any of the above questions require further explanation or clarification that could not be made in

elds provided, attacl	n a document with	n saiu expianano	11 HCFC.	

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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?

Yes ○ No

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

Separate instructions/leveraging survey forms are attached for:

- EAP Service Providers/Non-profit agencies
- · Delivered fuel vendors
- Connected utility vendors

The Minnesota Department of Commerce and the local administering agencies acquire non-federal leveraged resources for Minnesota EA P. These leveraged resources are administered by the State or the local administering agencies or in collaboration and cooperation with the local administering agency and made available to federally qualified low-income households under 2605(b)(2).

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. \S 96.87(d)(2)(iii), describe the following:

Resource	What is the type of res ource or benefit ?	What is the source(s) of the res ource ?	How will the resource be integrated and coordinated with LIHEAP?
1	Contributions to the State or local adminis tering agencies	Sources of the contributions i nclude State or local govern ments, foundations, individu als, businesses, and other ent ities.	The resource will be used to provide assistance to supplement LIHEAP payments, in accordance with federal program requirements.
2	CIP Funds used assis t low-income EAP ho useholds.	Contributions and monies rec eived under Minnesota Statut es 216B.241, "Energy Conse rvation Improvements,"	E. The purchase of blankets, space heating devices and space cooling devices and e quipment (including stoves and refrigerators) which meet MN Stat. 216C.19 Energ y Conservation. F. The purchase, delivery and installation of electrical conservation materials to households where electricity is required to help meet the household's home heating needs.
3	Monies expended by local governments, fo undations, individual s, businesses or other entities that assist the energy assistance pro gram, including prim ary heat, crisis, weath erization and energy related repair assistance.	of the resources. The agreem	These monies assist low-income households to meet the costs of home energy in ac cordance with federal program requirements and Funds are integrated into the ener gy assistance program through coordination activities to assist low-income EAP ho useholds.
4	Local delivery agenci es contract with ener gy vendors to admini ster vendor sponsore d fuel funds. These f unds use energy assis	Energy vendors and commun ity groups operate fuel funds that integrate with the energy assistance program through c oordination of eligibility dete rmination and grant award de	The energy assistance program maintains strong communications ties with these fu el funds, which coordinate their activities with the energy assistance program.

		ns-	
	tance eligibility criter	termination. The energy assis tance program maintains stro	
	ia and supplement En ergy assistance fundi	ng communications ties with	
	ng.	these fuel funds, which piggy	
	8.	-back their activities on the e	
		nergy assistance program.	
	The State of Minneso		
	ta, local administerin		
	g agencies and will c		
	ollaborate to ensure i ntegration with the e		
	nergy assistance prog		
	ram. Heat Share is a		
	private fuel fund that		
	receives voluntary co		
	ntributions collected		
	from energy vendor c		
	ustomers and stockho lders. Item A. Negoti		Heat Share and the local administering agencies coordinate services though eligibil
	ated price discount fo		ity determination, referral networks, and joint training meetings. Heat Share accept
5	r an agreed-upon nu	the Salvation Army Heat Sha	s EAP eligibility as proof of income eligibility and accepts EAP certified income as
	mber of gallons of he	re Program	verified household income. The State of Minnesota and the Salvation Army cooper
	ating fuel. The heatin		ate on many levels including reciprocal membership in advisory boards.
	g fuel will be availab		
	le to EAP households		
	at the discounted pric e. Item E. The purcha		
	se of blankets, space		
	heating devices and s		
	pace cooling devices		
	and equipment (inclu		
	ding stoves and refrig		
	erators) which meet		
	MN Stat. 216C.19 En ergy Conservation.		
	The purchase, deliver y and installation of e		
	lectrical conservation		
	materials to househol		
	ds where electricity i		
	s required to help me		
	et the household's ho		
	me heating needs. The reduction in home e		
	nergy bills obtained		
	when a household pa		
	rticipates in a utility		
	or energy supplier's S		Discounts or reductions in bulk fuel prices. Contracts at the local level with oil or li
6	pecial Rate or Practic es Plan. These includ	Energy Vendors	quid propane vendors will guarantee
	e programs designed		
	to reduce the cost of		
	home energy needs o		
	f the household and		
	minimize the risk of		
	an energy crisis. Spe cial rate programs ma		
	y include but are not		
	limited to: discount r		
	ate, off-peak, time of		
	day or dual heating p		
	lans.		
	The purchase, deliver		
	y and installation of e lectrical conservation		The reduction in home energy bills obtained when a household participates in a util
	materials to househol		ity or energy supplier's Special Rate or Practices Plan. These include programs desi
7	ds where electricity i	Energy Vendors	gned to reduce the cost of home energy needs of the household and minimize the ri
	s required to help me		sk of an energy crisis. Special rate programs may include but are not limited to: dis
	et the household's ho		count rate, off-peak, time of day or dual heating plans.
	me heating needs.		

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: During weekly staff meetings.					
Employees are provided with policy manual					
Other-Describe: Any updates to the policy manual are distributed via "The Energizer". The Energizer is produced weekly, emailed to staff and posted on the Commerce website.					
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 Training is provided quarterly at Energy Assistance Coordinator Association (EACA) meetings. Training and technical assistance is provided during mo nitoring visits, as needed/requested. Additional training is provided as needed. The policy manual is available online on the Commerce EAP website. Lo cal agencies also receive The Energizer, which is distributed approximately 44 times during the program year.					
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: Local EAP Service Providers may provide training and technical assistance during vendor monitoring, when obtaining energy consumption data, when securing vendor agreements, or as needed.
15.2 Does your training program address fraud reporting and prevention? Yes No

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 16 - Performance Goals and Measures, 2605(b)

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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 measure s. Include timeframes and plans for meeting these requirements and what you believe will be accomplished in the coming federal fiscal year.

Minnesota continues to meet and report all required data collection. Minnesota's eHEAT software collects the data needed to report perfor mance measures.

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 17: Program Integrity, 2605(b)(10)					
17.1 Fraud Reporting Mechanisms					
a. Describe all mechanisms availab	ole to the public for reporting cases of	f suspected waste, fraud, and abuse. S	elect all that apply.		
Online Fraud Reporting					
Dedicated Fraud Report	Dedicated Fraud Reporting Hotline				
Report directly to local	agency/district office or Grantee offi	ice			
Report to State Inspect	tor General or Attorney General				
Forms and procedures	in place for local agencies/district off	ïces and vendors to report fraud, was	te, and abuse		
Other - Describe:	Other - Describe:				
b. Describe strategies in place for a	advertising the above-referenced reso	ources. Select all that apply			
Printed outreach mater	rials				
Addressed on LIHEAP	application				
Website					
Other - Describe:					
17.2. Identification Documentation	n Requirements				
a. Indicate which of the following forms of identification are required or requested to be collected from LIHEAP applicants or their household m embers.					
	Collected from Whom?				
Type of Identification Collected	Applicant Only	All Adults in Household	All Household Members		
Social Security Card is photocopi ed and retained	Required	Required	Required		
	Requested	Requested	Requested		
Social Security Number (Without actual Card)	Required	Required	Required		
	Requested	Requested	Requested		
Government-issued identification card (i.e.: driver's license, state ID, Tri		Required	Required		
bal ID, passport, etc.)	Requested	Requested	Requested		

	Other	Applicant Only Required	Applicant Only Requested	All Adults in Hou sehold Required	All Adults in House hold Requested	All Household Me mbers Required	All Household Members Requested
1	An Authorized Alternative Docum ent may be used, such as providing a tax identification number or an I-94 number. Commerce is developing and will be implementing a new software system that will be used to verify SSN.	>		Itequareu		Acquarcu	✓
ь. Д	b. Describe any exceptions to the above policies. Safe at Home Program participants apply using a Safe at Home number.						
17.	3 Identification Verification						
Des app	scribe what methods are used to ver ly	rify the authenticity	y of identification	documents provid	led by clients or ho	usehold members.	Select all that
N		ty Administration					
	Match SSNs with death record	s from Social Secur	ity Administratio	n or state agency			
	Match SSNs with state eligibili	ty/case managemen	t system (e.g., SN	AP, TANF)			
	Match with state Department of	of Labor system					
	Match with state and/or federa	l corrections system	n				
	Match with state child support	system					
	Verification using private softv	vare (e.g., The Wor	k Number)				
	In-person certification by staff	(for tribal grantees	s only)				
	Match SSN/Tribal ID number	with tribal databas	e or enrollment re	ecords (for tribal g	grantees only)		
N	Other - Describe:						
	The Minnesota Department fying SSNs with SSA will be inpleaded.			ing the verification	of SSNs with the So	ocial Security Adm	ninistration. Veri
17.	4. Citizenship/Legal Residency Ver	ification					
	What are your procedures for ensuring that household members are U.S. citizens or aliens who are qualified to receive LIHEAP benefits? Select all that apply.						benefits? Select
- 5	Clients sign an attestation of citizenship or legal residency						
	Client's submission of Social S	Security cards is ac	cepted as proof of	legal residency			
	Noncitizens must provide doc	umentation of imm	igration status				
	Citizens must provide a copy	of their birth certif	icate, naturalizati	on papers, or pass	sport		
	Noncitizens are verified throu	gh the SAVE system	m				
	Tribal members are verified through Tribal enrollment records/Tribal ID card						
Other - Describe:							
A household member provides a Social Security Number or an Authorized Alternative Number, such as a Individual Tax Identification Number (ITIN). Household member signs a statement declaring they are currently residing at the address on their application.							
17.	17.5. Income Verification						
What methods does your agency utilize to verify household income? Select all that apply.							
	Require documentation of income for all adult household members						
	Pay stubs						
	Social Security award le	etters					
1	✓ Bank statements						

✓ Tax statements				
Zero-income statements				
✓ Unemployment Insurance letters				
Other - Describe: Signed statements from employers Tribal Casino Per Capita Letters County information regarding social welfare benefits Veteran Benefits award letters IRS Form 1099 Verify wages through Unemployment wage detail at DEED				
Computer 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:				
Unemployment benefits are verified the Minnesota Department of Employment and Economic Development (DEED)				
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:				
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:				
Local agencies perform physical monitoring of vendors if needed.				
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. Benefits Policy - Bulk Fuel Vendors				
What procedures are in place for averting fraud and improper payments when dealing with bulk fuel suppliers of heating oil, propane, wood, a nd other bulk fuel vendors? 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:				
17.10. Investigations and Prosecutions Describe the Creater's presedures for investigating and presecuting reports of freed and any secretions pleased an elients/stoff/renders found to				
Describe the Grantee's procedures for investigating and prosecuting reports of fraud, and any sanctions placed on clients/staff/vendors found to have committed fraud. 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				
Overpayments and Recovery of EAP Funds				
Overpayment recovery is required when an EAP benefit is overpaid by \$10 or greater. Until an overpayment process is complete, the hous ehold is not eligible to receive Crisis benefits. Service Providers must track and maintain a single log of households with overpayments, to ensure all recovery steps are conducted and Crisis is not provided until the recovery process is complete. Follow the overpayment recovery procedures for an error, waste, abuse, or suspected fraud below:				
Overpayments Resulting from Error				
If error results in overpayment of EAP funds the Service Provider must attempt to recover funds in the following order:				

- 1. If identified immediately, work with the energy vendor to determine if the incorrect payment can be easily refunded.
- 2. Adjust scheduled payments, if possible.
- 3. Recover credit on energy vendor account, if possible.
- 4. Write to the client by certified mail to:
- · Notify them of the situation.
- · Request repayment of overpaid EAP funds not recovered.
- · Clarify the household's rights and responsibilities, hardship option, and appeals process.
- · Offer to meet with them.
- Set up a repayment schedule including installment payments as needed ensuring that full repayment is made by September 30 of the current program year.
- 1. If repayment poses a hardship for the household:
- · Obtain a signed and dated declaration from the household describing the hardship.
- · Retain the declaration in the household's file.
- · Terminate recovery of EAP funds.
- 1. If the household does not respond to Service Provider's certified letter within 30 days of the letter's date:
- · Call the household regarding overpayment recovery information in #4 above.
- If unable to reach the household by phone, mail a certified "overpayment second notice" letter, including all information from #4 above.
- If the household does not respond within 30 days of the "overpayment second notice" letter's date:
- · Document attempts made by the Service Provider to recover overpaid funds
- Terminate the recovery effort.
- 1. If the household does not maintain planned repayment schedule:
- Call the household regarding missed payment and other information in #4 above.
- If unable to reach the household by phone, mail a certified "payment plan reminder" letter, including all information from #4 above.
- If the household does not respond within 30 days of the "payment plan reminder" letter's date:
- · Document attempts made by the Service Provider to recover overpaid funds
- · Terminate the recovery effort.

Overpayment recovery efforts must be tracked by Service Providers to ensure timelines are met. The household is eligible to request Crisis assistance when one of the following occurs:

- · Overpayment is recovered or repaid in full
- · Household submits a signed declaration of hardship regarding the overpayment

The household is not eligible for a Crisis benefit if they have been non-responsive to Service Provider communication regarding attempts t o recover an overpayment.

Overpayments Resulting from Waste and Abuse

If waste or abuse results in overpayment, the DOC will review and determine actions.

- Service Providers could be subject to repayment with non-federal funds.
- Energy vendors could be subject to repayment and determined non-cooperative (See Chapter 3 Energy Vendors, Non-Cooperating Energy Vendors section).
- Contractors could be subject to repayment and unable to receive future EAP payments.
- The DOC reserves the right to take additional steps.

Overpayments Resulting from Suspected Fraud

All cases of **suspected fraud** must be reported to proper authorities. See Investigation procedures above. The following rules guide overp ayment recovery of EAP funds for instances of suspected fraud:

- Households suspected of fraud must repay funds. Recover funds in the following order:
- 1. If identified immediately, work with the energy vendor to determine if incorrect payment can be easily refunded.
- 2. Recover credit on energy vendor account, if possible.
- 3. Write to the client by certified mail to:
- Notify them of the situation.
- Request repayment of overpaid EAP funds not recovered.
- Clarify the household's rights and responsibilities and appeals process.
- Offer to meet with them.
- Set up a repayment schedule including installment payments as needed ensuring full repayment is made by September 30 of the current progra
 m year.
- $1. \ If the household does not respond to Service Provider's certified letter within 30 days of the letter's date:$
- Call the household regarding overpayment recovery information in #3 above.
- If unable to reach the household by phone, mail a certified "overpayment second notice" letter, including all information from #3 above.
- If the household does not respond within 30 days of the "overpayment second notice" letter's date:
- Document attempts made by the Service Provider to recover overpaid funds
- · Terminate the recovery effort notify the DOC with an updated Incident Report.
- 1. If the household does not maintain planned repayment schedule:
- Call the household regarding missed payment and other information in #3 above.

- If unable to reach the household by phone, mail a certified "payment plan reminder" letter, including all information from #3 above.
- If the household does not respond within 30 days of the "payment plan reminder" letter's date:
- Document attempts made by the Service Provider to recover overpaid funds
- · Terminate the recovery effort and notify the DOC with an updated Incident Report.
- 1. The DOC reserves the right to deny a household suspected of fraud for the current program year and require all EAP benefits be repaid. The ho usehold will be denied by DOC with the "Application Denied by DOC" reason.
- 2. The DOC reserves the right to take additional steps.
- · Service Providers suspected of fraud are reviewed by the DOC.
 - § The DOC determines actions including repayment with non-federal funds.
 - § The DOC reserves the right to take additional steps
 - Energy vendors or contractors suspected of fraud are reviewed by the DOC.
 - \$ The DOC determines actions that could include repayment and the energy vendor being determined uncooperative.
 - § The DOC reserves the right to take additional steps.

Overpayment Documentation

Service Providers must document overpayments when recovering EAP funds paid to a household, energy vendor or contractor. The documentation must include:

- · List of households for which an overpayment was made.
- Date the household, Service Provider, energy vendor or contractor was notified of the overpayment.
- · Description of the incident and when it occurred.
- · How and when the incident was discovered.
- · The disposition made, e.g., amount to recover.
- Date and/or amount of any recovery or the amount of un-collectible funds.
- · Corrective action to prevent similar occurrences.

All overpayments must be refunded to the DOC and should be made payable to DOC. An attached note should include:

- · Household number.
- · Reason for the overpayment.
- Indicate primary heat, crisis or ERR benefit.
- · Service Provider ID.
- · Service Provider Name.

If the recipient chooses to pay in monthly installments, the Service Provider must send the payments to the DOC as they are received. If the repayment requires a repayment plan in excess of one year, full payment is expected to be made as soon as possible.

Costs and Responsibility

Except in the case of Service Provider fraud, Service Provider recovery costs (legal action, fees, investigations, etc.) are allowable administrative expenses.

- Clients found to have committed fraud are banned from LIHEAP assistance. For how long is a household banned? Current Program Year
 - 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:

Local agencies have their own internal policies and procedures regarding employees found to have committed fraud.

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 Responsi bility Matters

Certification Regarding Debarment, Suspension, and Other Responsibility Matter s--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 n ecessarily result in denial of participation in this covered transaction. The prospecti ve 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. Ho wever, 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 t o 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 co vered transaction, participant, person, primary covered transaction, principal, prop osal, 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 1 2549. You may contact the department or agency to which this proposal is being su bmitted 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 ent er into any lower tier covered transaction with a person who is proposed for debar ment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authoriz ed by the department or agency entering into this transaction.
- 7. The prospective primary participant further agrees by submitting this propos all that it will include the clause titled ``Certification Regarding Debarment, Suspens ion, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," provide d by the department or agency entering into this covered transaction, without modi

fication, in all lower tier covered transactions and in all solicitations for lower tier c overed transactions.

- 8. A participant in a covered transaction may rely upon a certification of a pros pective participant in a lower tier covered transaction that it is not proposed for deb arment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or volunt arily 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 establishm ent 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 ex ceed 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 t ransaction with a person who is proposed for debarment under 48 CFR part 9, subp art 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation i n this transaction, in addition to other remedies available to the Federal Governmen t, the department or agency may terminate this transaction for cause or default.

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

- (1) The prospective primary participant certifies to the best of its knowledge an d belief, that it and its principals:
- (a) Are not presently debarred, suspended, proposed for debarment, declared i neligible, 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 crimi nal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violati on of Federal or State antitrust statutes or commission of embezzlement, theft, forg ery, bribery, falsification or destruction of records, making false statements, or rece iving 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 offense s 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 def ault.
- (2) Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explan ation 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 participa nt 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 low er 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 co vered transaction, participant, person, primary covered transaction, principal, prop osal, and voluntarily excluded, as used in this clause, have the meaning set out in t he Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in o btaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this proposal tha t, [[Page 33043]] should the proposed covered transaction be entered into, it shall n ot knowingly enter into any lower tier covered transaction with a person who is pro posed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declar ed ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originat ed.
- 6. The prospective lower tier participant further agrees by submitting this prop osal that it will include this clause titled ``Certification Regarding Debarment, Susp ension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," with out 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 pros pective participant in a lower tier covered transaction that it is not proposed for deb arment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or volunt arily excluded from covered transactions, unless it knows that the certification is er roneous. A participant may decide the method and frequency by which it determine s 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 establishm ent 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 ex ceed 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, i f 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 explan ation to this proposal.
- **☑** By checking this box, the prospective primary participant is providing the ce rtification set out above.

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 receip t point for STATE-WIDE AND STATE AGENCY-WIDE certifications, and for notific ation 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 r eliance is placed when the agency awards the grant. If it is later determined that t he grantee knowingly rendered a false certification, or otherwise violates the req uirements of the Drug-Free Workplace Act, the agency, in addition to any other r emedies available to the Federal Government, may take action authorized under t he 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 ide ntified 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 up on 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 grant ee's drug-free workplace requirements.
- 6. Workplace identifications must include the actual address of buildings (or part s 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 hi ghway department while in operation, State employees in each local unemploym ent 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 iden

tified the workplaces in question (see paragraph five).

8. Definitions of terms in the Nonprocurement Suspension and Debarment comm on rule and Drug-Free Workplace common rule apply to this certification. Grante es' 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 grant ee'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 employ ees 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 program s; and
- (4) The penalties that may be imposed upon employees for drug abuse violations o ccurring 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 crimina I 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 u nder paragraph (d)(2) from an employee or otherwise receiving actual notice of suc h conviction. Employers of convicted employees must provide notice, including po sition 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 p oint 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 u nder 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 termin ation, consistent with the requirements of the Rehabilitation Act of 1973, as amend ed; 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 performa nce of work done in connection with the specific grant:

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

85 7th Place E, Suite 280, Ramsey County * Address Line 1				
Address Line 2				
Address Line 3				
St. Paul * City	Minnesota * State	55101 * 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 durin g the conduct of any grant activity, he or she will report the conviction, in writing, w ithin 10 calendar days of the conviction, to every grant officer or other designee, un

less 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 numb er(s) of each affected grant.

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

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

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 of ficer 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 awar ding 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 p aid to any person for influencing or attempting to influence an officer or employe e of any agency, a Member of Congress, an officer or employee of Congress, or a n employee of a Member of Congress in connection with this Federal contract, gr ant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with i ts instructions
- (3) The undersigned shall require that the language of this certification be includ ed 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 f or 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 f ailure.

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 attem pting 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 gu arantee a loan, the undersigned shall complete and submit Standard Form-LLL, `Disclosure Form to Report Lobbying," in accordance with its instructions. Subm ission of this statement is a prerequisite for making or entering into this transact

ion 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 ce rtification set out above.

Assurances

- (1) use the funds available under this title to--
 - (A) conduct outreach activities and provide assistance to low income househol ds in meeting their home energy costs, particularly those with the lowest incomes t hat pay a high proportion of household income for home energy, consistent with pa ragraph (5);
 - (B) intervene in energy crisis situations;
 - (C) provide low-cost residential weatherization and other cost-effective energyrelated home repair; and
 - (D)plan, develop, and administer the State's program under this title including I everaging 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 Improve ment 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 s olely 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, espe cially households with elderly individuals or disabled individuals, or both, and h ouseholds with high home energy burdens, are made aware of the assistance av ailable under this title, and any similar energy-related assistance available under subtitle B of title VI (relating to community services block grant program) or und

er any other provision of law which carries out programs which were administere d 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 adm inistered by the Federal Government and such State, particularly low-income ene rgy-related programs under subtitle B of title VI (relating to community services block grant program), under the supplemental security income program, under p art 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 E nergy Conservation and Production Act, or under any other provision of law whi ch 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 furnish ed to those households which have the lowest incomes and the highest energy c osts or needs in relation to income, taking into account family size, except that t he 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 orde r to carry out the purposes of this title, to give special consideration, in the desig nation of such agencies, to any local public or private nonprofit agency which w as receiving Federal funds under any low-income energy assistance program or weatherization program under the Economic Opportunity Act of 1964 or any othe r 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; a
 - (B) if there is no such agency because of any change in the assistance furnish ed to programs for economically disadvantaged persons, then the State shall give s pecial consideration in the designation of local administrative agencies to any succ essor agency which is operated in substantially the same manner as the predecess or agency which did receive funds for the fiscal year preceding the fiscal year for w hich 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 ener gy 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 agre ement entered into with a home energy supplier under this paragraph will contain p

rovisions to assure that no household receiving assistance under this title will be tr eated adversely because of such assistance under applicable provisions of State la w 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 ven dors taking appropriate measures to alleviate the energy burdens of eligible house holds, 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 sub section from receiving home energy assistance benefits under clause (2), and
- (B) the State will treat owners and renters equitably under the program assiste d 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 plannin g and administering the program assisted under this title and will not use Federal f unds for such remaining cost (except for the costs of the activities described in par agraph (16));
- (10) provide that such fiscal control and fund accounting procedures will be esta blished as may be necessary to assure the proper disbursal of and accounting fo r Federal funds paid to the State under this title, including procedures for monito ring the assistance provided under this title, and provide that the State will comp ly with the provisions of chapter 75 of title 31, United States Code (commonly kn own 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 an d intake functions for crisis situations and heating and cooling assistance that is administered by additional State and local governmental entities or community-b ased 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 age notices 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 enc ourage and enable households to reduce their home energy needs and thereby the need for energy assistance, including needs assessments, counseling, and a ssistance 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).				