DETAILED MODEL PLAN (LIHEAP)

Program Name: Low Income Home Energy Assistance

Grantee Name: TENNESSEE

Report Name: DETAILED MODEL PLAN (LIHEAP)

Report Period: 10/01/2017 to 09/30/2018 Report Status: Submission Accepted by CO

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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 Submission: Plan		* 1.b. Frequency: Annual		* 1.c. Consolidated Application/Plan/Funding Request? Explanation:		* 1.d. Version: Initial Resubmission Revision Update
				2. Date Receiv	ed:	State Use Only:
				3. Applicant Io	dentifier:	
				4a. Federal En	ntity Identifier:	5. Date Received By State:
				4b. Federal Av	ward Identifier:	6. State Application Identifier:
7. APPLICAN	T INFORMATION					
* a. Legal Nai	me: Tennessee Housing	g Development Agency				
* b. Employe i 62-6001445	r/Taxpayer Identificat	ion Number (EIN/TIN):	* c. Organizat	ional DUNS: 8	78047489
* d. Address:						
* Street 1:	502 Deaderic	ck Street, 3rd Floor		Street 2:		
* City:	Nashville			County:	Davids	on
* State:	TN			Province:		
* Country:	United States			* Zip / Post Code:	37243	- 0900
e. Organizatio	onal Unit:					
Department N Community F				Division Name: LIHEAP/Community Programs		s
f. Name and c	ontact information of	person to be contacted	on matters in	volving this appl	lication:	
I I				. T NT		
Prefix:	* First Name: Blake			:		* Last Name: Worthington
Prefix: Suffix:	I	anager - Energy	Е	al Affiliation:]	
	Blake Title:	anager - Energy	Е	al Affiliation:	<u> </u>	
* Telephone Number: (615) 815-2042	Blake Title: Housing Program Ma Fax Number FAPPLICANT:	anager - Energy	E Organization * Email:	al Affiliation:	<u></u>	
* Telephone Number: (615) 815-2042 * 8a. TYPE O A: State Gover	Blake Title: Housing Program Ma Fax Number FAPPLICANT:		E Organization * Email:	al Affiliation:		
* Telephone Number: (615) 815-2042 * 8a. TYPE O A: State Gover b. Addition Housing Dev	Blake Title: Housing Program Ma Fax Number F APPLICANT: rmment al Description:		E Organization * Email:	al Affiliation:		
* Telephone Number: (615) 815-2042 * 8a. TYPE O A: State Gover b. Addition Housing Dev	Blake Title: Housing Program M: Fax Number FAPPLICANT: rnment al Description: elopment Agency for the	ne State of Tennessee	E Organization * Email:	al Affiliation: n@thda.org		
* Telephone Number: (615) 815-2042 * 8a. TYPE O A: State Gover b. Addition Housing Dev	Blake Title: Housing Program M: Fax Number FAPPLICANT: rnment al Description: elopment Agency for the	ne State of Tennessee	E Organization * Email: bworthington	al Affiliation: n@thda.org mestic r:		Worthington
* Telephone Number: (615) 815-2042 * 8a. TYPE O A: State Gover b. Addition Housing Dev * 9. Name of I	Blake Title: Housing Program Market Fax Number OF APPLICANT: Imment al Description: elopment Agency for the Federal Agency: bers and Titles Title of Applicant's	Catalo As 93568	* Email: bworthington	al Affiliation: n@thda.org mestic r:		Worthington CFDA Title:
* Telephone Number: (615) 815-2042 * 8a. TYPE O A: State Gover b. Addition Housing Dev * 9. Name of I	Blake Title: Housing Program Market Fax Number OF APPLICANT: Imment al Description: elopment Agency for the Federal Agency: bers and Titles Title of Applicant's	Catalo As 93568	* Email: bworthington	al Affiliation: n@thda.org mestic r:		Worthington CFDA Title:
* Telephone Number: (615) 815-2042 * 8a. TYPE O A: State Gover b. Addition Housing Dev * 9. Name of I 10. CFDA Num 11. Descriptiv LIHEAP Reg 12. Areas Affe State of TN	Blake Title: Housing Program M: Fax Number OF APPLICANT: rnment al Description: elopment Agency for the Federal Agency: bers and Titles re Title of Applicant's lular and Crisis Assistar	Catalo As 93568 Project ace for Low Income Hotel	* Email: bworthington	al Affiliation: n@thda.org mestic r:		Worthington CFDA Title:

* a. Applicant 5		b. Program Statewide	/Project:	
Attach an additional list	st of Program/Project Congressional D	istricts if needed.		
14. FUNDING PERIO	D:	15. ESTIM	ATED FUNDING:	
a. Start Date: 10/01/2017	b. End Date: 09/30/2018		* a. Federal (\$): \$0	b. Match (\$) :
* 16. IS SUBMISSION	SUBJECT TO REVIEW BY STATE U	UNDER EXECUTIVE (ORDER 12372 PROCESS?	
a. This submission v	vas made available to the State under t	he Executive Order 123'	72	
Process for Revi	ew on :			
b. Program is subje	ct to E.O. 12372 but has not been select	ed by State for review.		
c. Program is not co	vered by E.O. 12372.			
complete and accurate accept an award. I am penalties. (U.S. Code, T**I Agree	, ,	vide the required assura dulent statements or clai	nnces** and agree to comply with an ims may subject me to criminal, civi	y resulting terms if Í l, or administrative
** The list of certifications.	ons and assurances, or an internet site	where you may obtain t	his list, is contained in the announce	ement or agency specific
18a. Typed or Printed Ralph M. Perrey	Name and Title of Authorized Certifying	ng Official	18c. Telephone (area code, number (615) 815-2269	r and extension)
			18d. Email Address Rperrey@thda.org	
18b. Signature of Auth	orized Certifying Official		18e. Date Report Submitted (Mont 10/04/2017	th, Day, Year)
Attach suppor	ting documents as specif	ied in agency i	nstructions.	

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)

(No	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 Operation	
		Start Date	End Date
>	Heating assistance	10/01/2017	09/30/2018
>	Cooling assistance	10/01/2017	09/30/2018
>	Crisis assistance	10/01/2017	09/30/2018
>	Weatherization assistance	10/01/2017	09/30/2018

Provide further explanation for the dates of operation, if necessary

Our program year is aligned with the state fiscal year. July 1, 2018 - June 30, 2019. We run a year round program as long as funding is available.

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

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%.			
Heating assistance	56.00%		
Cooling assistance	17.00%		
Crisis assistance	10.00%		
Weatherization assistance	5.00%		
Carryover to the following federal fiscal year	0.00%		
Administrative and planning costs	10.00%		
Services to reduce home energy needs including needs assessment (Assurance 16)	2.00%		

Use	d to develop	and implement leveraging activities								0.00%
TOTAL						100.00%				
Altern	Alternate Use of Crisis Assistance Funds, 2605(c)(1)(C)									
1.3 Th	ne funds re	served for winter crisis assistance	hat hav	ve not been expen	ded b	y March 15 will b	oe re	programmed to:		
>		Heating assistance				<u>~</u>	Co	oling assistance		
		Weatherization assistance					Ot	her (specify:)		
~ .										
_		ibility, 2605(b)(2)(A) - Assurance 2					e-11-		21	-64
		der households categorically eligib Yes No	ie ii one	e nousenoia mem	ber re	eceives one of the	топо	wing categories of	ben	ents in the left
If you	answered	"Yes" to question 1.4, you must co	mplete	the table below a	nd ar	nswer questions 1.	.5 an	d 1.6.		
				Heating		Cooling		Crisis		Weatherization
TANF			0	Yes O No	0	Yes ONo	0	Yes O No	О	Yes O No
SSI			0	Yes O No	0	Yes ONo	0	Yes O No	0	Yes O No
SNAP			0	Yes O No	0	Yes ONo	0	Yes O No	О	Yes O No
Means	tested Vete	erans Programs	0	Yes O No	0	Yes ONo	0	Yes O No	0	Yes O No
		Program Name		Heating		Cooling		Crisis		Weatherization
Other(Specify) 1			C Yes C No		C Yes C No		C Yes C No		O Yes O No
1.5 Do	you auto	matically enroll households withou	t a dire	ct annual applica	tion?	C Yes 💿 No				
If Yes	, explain:									
		ensure there is no difference in the ng eligibility and benefit amounts?	treatm	ent of categorical	ly elig	gible households f	rom	those not receivin	g otl	ner public assistance
		-88 ,								
CNIAD										
	Nominal I	<u> </u>					٠			
_		cate LIHEAP funds toward a nomi								
		"Yes" to question 1.7a, you must p Nominal Assistance: \$0.00	provide	a response to que	estion	s 1./b, 1./c, and 1	./a.			
		of Assistance								
	Once Per									
	Once ever	y five years								
	Other - D	escribe:								
1.7d F	Iow do yo	ı confirm that the household receiv	ing a n	ominal payment	has ar	n energy cost or n	eed?			
Deterr	nination of	Eligibility - Countable Income								
1.8. In	determin	ing a household's income eligibility	for LI	HEAP, do vou us	e gros	s income or net in	ncom	ne ?		
~	Gross Inc	ome		, ,						
	Net Income									
1.9. Se	elect all th	e applicable forms of countable inc	ome use	ed to determine a	house	ehold's income eli	igibil	ity for LIHEAP		
~	Wages									
~	Self - Emp	oloyment Income								
>	Contract	Income								

~	Payments from mortgage or Sales Contracts
>	Unemployment insurance
>	Strike Pay
>	Social Security Administration (SSA) benefits
	✓ Including MediCare deduction deduction 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
ny of the above questions require further explanation or clarification that could not be made in the ds 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	o)(2) - Assurance 2							
2.1 Designate the	income eligibility threshold used for the	heating co	omponenet:					
Add	Household size		Eligibility Guideline	Eligibility Threshold				
1	All Household Sizes		HHS Poverty Guidelines	150.00%				
2.2 Do you have a HEATING ASSIT	additional eligibility requirements for TANCE?	O Yes	€ No					
2.3 Check the app	propriate boxes below and describe the pe	olicies for	each.					
Do you require a	n Assets test ?	C Yes	⊙ No					
Do you have add	itional/differing eligibility policies for:							
Renters?		C Yes	⊙ No					
Renters Liv	ving in subsidized housing ?	C Yes	⊙ No					
Renters wit	th utilities included in the rent ?	O Yes	⊙ No					
Do you give prior	rity in eligibility to:							
Elderly?		• Yes	C No					
Disabled?		• Yes	O _{No}					
Young chile	dren?	• Yes	O No					
Households	s with high energy burdens ?	• Yes	⊙ Yes C No					
Other? Mi	litary Veterans	• Yes	C _{No}					
We use a priority under six, and mil on census data tha number to lowest. number of points a	itarty veterans. In addition, we give addition to include poverty. After the total number of The households with the highest number of	nal points f f points is points rec	at have a member of the household who is elderly for those households that have a high energy burd determined for each eligible household, the applic eive priority in assistance and will be served subjut the benefit level of assistance provided, except f	len. We also base our allocation cants are ranked from the highest ject to available funds. The				
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. Priority is given to households with a vulnerable member. We use a priority point system that gives extra points for those clients that have a member of the household who is elderly, disabled, that include a child under six, and military veterans. In addition, we give additional points for those households that have a high energy burden. After the total number of points is determined for each eligible household, the applicants are ranked from the highest number								
to lowest. Those households with the highest number of points receive priority in assistance and will be served subject to available funds. The number of points awarded to each household is the determining factor in the benefit level of assistance provided, except for a household which is only subject to the payment of "overages".								
2.5 Check the var	riables you use to determine your benefit	levels. (Cl	neck all that apply):					
✓ Income								
Family (hou	isehold) size							
✓ Home energ	gy cost or need:							
Fuel	type							

Climate/region								
Individual bill	Individual bill							
Dwelling type								
Energy burden (% of income spent on h	ome energy)							
Energy need								
Other - Describe:								
Benefit Levels, 2605(b)(5) - Assurance 5, 2605(c)(1)(B)								
2.6 Describe estimated benefit levels for FY 2018:								
Minimum Benefit	\$150	Maximum Benefit	\$600					
2.7 Do you provide in-kind (e.g., blankets, space heat	ers) and/or other fo	rms of benefits? O Yes O No	*					
If yes, describe.								
If any of the above questions require further explanation or clarification that could not be made in the fields provided, attach a document with said explanation here.								

Section 3 - COOLING ASSISTANCE

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

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(c	c)(1)(A), 2605 (b)(2) - Assurance 2					
3.1 Designate Th	e income eligibility threshold used for the	Cooling o	componenet:			
Add	Household size		Eligibility Guideline	Eligibility Threshold		
1	All Household Sizes		HHS Poverty Guidelines	150.00%		
3.2 Do you have a	additional eligibility requirements for TANCE?	C Yes	⊙ No			
3.3 Check the ap	propriate boxes below and describe the po	olicies for	each.			
Do you require a	n Assets test ?	C Yes	⊙ No			
Do you have add	itional/differing eligibility policies for:					
Renters?		O Yes	⊙ No			
Renters Li	ving in subsidized housing ?	O Yes	⊙ No			
Renters wi	th utilities included in the rent ?	Oyes	⊙ No			
Do you give prior	rity in eligibility to:					
Elderly?		• Yes	C _{No}			
Disabled?		• Yes	C _{No}			
Young chil	dren?	• Yes	C _{No}			
Household	s with high energy burdens ?	⊙ Yes O No				
Other? Mi	ilitary Veterans	• Yes	C _{No}			
Explanations of 1	policies for each "yes" checked above:	1				
under six, Military based on census d the highest number The number of po	y Veterans. In addition, we give additional p lata that includes poverty data. After the total er to lowest. The households with the highest	oints for th l number o t number o	nat have a member of the household who is elderlose households that have a high energy burden. of points is determined for each eligible househol of points receive priority in assistance and will be for in the benefit level of assistance provided, exceptions are the second of the s	Our allocation to agencies is also ld, the applicants are ranked from a served subject to available funds.		
3.4 Describe how	you prioritize the provision of cooling ass	sistance to	ovulnerable populations,e.g., benefit amounts,	early application periods, etc.		
We use a priority point system that gives extra points for those clients that have a member of the household who is elderly, disabled, that include a child under six, or Military Veterans. In addition, we give additional points for those households that have a high energy burden. After the total number of points is determined for each eligible household, the applicants are ranked from the highest number to lowest. The households with the highest number of points receive priority in assistance and will be served subject to available funds. The number of points awarded to each household is the determining factor in the benefit level of assistance provided, except for a household which is only subject to the payment of "overages". These households are held to the same eligibility standards, but their benefit is less.						
Determination of	Determination of Benefits 2605(b)(5) - Assurance 5, 2605(c)(1)(B)					
3.5 Check the va	riables you use to determine your benefit	levels. (Cl	neck all that apply):			
✓ Income						
Family (hou	usehold) size					
✓ Home energ	gy cost or need:					

Fuel type							
Climate/region							
Individual bill							
Dwelling type							
Energy burden (% of income spent on he	ome energy)						
Energy need							
Other - Describe:							
Benefit Levels, 2605(b)(5) - Assurance 5, 2605(c)(1)(B)							
3.6 Describe estimated benefit levels for FY 2018:							
Minimum Benefit \$150 Maximum Benefit \$600							
3.7 Do you provide in-kind (e.g., fans, air conditioners) and/or other forms of benefits? O Yes No							
If yes, describe.							
If any of the above questions require further explanation or clarification that could not be made in the fields provided, attach a document with said explanation here.							

Section 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

Section 4: CRISIS ASSISTANCE				
Eligibility - 2604(c), 2605(c)(1)(A)			
4.1 Designate the	income eligibility threshold used for the crisis com	ponent		
Add	Household size	Eligibility Guideline	Eligibility Threshold	
1	All Household Sizes	HHS Poverty Guidelines	150.00%	
4.2 Provide your	LIHEAP program's definition for determining a co	risis.		
Crisis Assistance will be provided in an amount sufficient to alleviate the crisis and within the applicant's determined benefit level amount. The Crisis Assistance component will be based on uncontrollable circumstances which must include either a shut off notice, disconnected utilities or a lack of home delivered fuel notice in combination with at least one of the following: Household has an unanticipated medical or major household expense. Out of pocket expense should exceed 100% of current utility bill. Documentation could include: receipts of payments made to meet this unanticipated medical or major household expense. Household wage earner with at least a year of stable work history has lost his/her job within the last twelve (12) months. Documentation could include: letter from employer, termination or lay-off notice, UI claims, UI notification of eligibility. Household wage earner has left the home within the past forty-five (45) days. Documentation could include recent application for family assistance (Families First, Food Stamps), order of protection, police report, revised lease, or other legal documentation. Death of wage earner within the last twelve (12) months. Documentation could include obituary, death certificate, and funeral program. Significant loss of work hours. Documentation could include a letter from employer outlining details of loss of work hours or pay stubs. Household wage earner is unable to work due to illness and does not receive sick leave or time away from work. Documentation could include a statement from employer. Household has a non-functioning or malfunctioning pasting system. Child under the age of six (6) in the home. Elderly - 1 member of household is age 60 or above. Disabled - 1 member of household is disabled. Uncontrollable Circumstances must be explained by the client and documented to the extent possible. 4.3 What constitutes a life-threatening crisis? If a client is in emminent danger of death or serious injury they are considered to be in a life threatening sit				
agency annual operational plan which is signed by the Executive Director, Program Director, and Fiscal Officer for each agency. The plan was discussed in detail with agency staff to make sure they were aware of the requirements and policy.				
Crisis Requireme		I necessity the energy enicis for elicible househol	de? 49Hours	
4.4 Within how many hours do you provide an intervention that will resolve the energy crisis for eligible households? 48Hours4.5 Within how many hours do you provide an intervention that will resolve the energy crisis for eligible households in life-threatening situations? 18Hours				
Crisis Eligibility,	2605(c)(1)(A)			
4.6 Do you have a ASSISTANCE?	additional eligibility requirements for CRISIS	€ Yes C No		
4.7 Check the ap	propriate boxes below and describe the policies for	each		
Do you require a	n Assets test ?	C Yes O No		
Do you give prior	rity in eligibility to :			
Elderly?		⊙ Yes C No		
Disabled?		€ Yes C No		
Young Chi	ldren?	⊙ Yes C No		
Households	s with high energy burdens?	⊙ Yes C No		
Other? Mi	litary Veterans	⊙ 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 C No
Must the household have been shut off or have an empty tank?	⊙ Yes ONo
Must the household have exhausted their regular heating benefit?	○ Yes
Must renters with heating costs included in their rent have received an eviction notice ?	C Yes ⊙ No
Must heating/cooling be medically necessary?	C Yes ⊙ No
Must the household have non-working heating or cooling equipment?	C Yes € No
Other?	C Yes C No
Do you have additional / differing eligibility policies for:	
Renters?	C Yes ⊙No
Renters living in subsidized housing?	C Yes ⊙No
Renters with utilities included in the rent?	C Yes ⊙ No
Explanations of policies for each "yes" checked above:	
Assistance component will be based on uncontrollable circumstances which is delivered fuel notice in combination with at least one uncontrollable as descrisays, "must", and it is an either/or situation. At Ms. Rago-Adia's suggestion,	bed in 4.2. We originally checked these boxes as no because the question
Determination of Benefits	
4.8 How do you handle crisis situations?	
Separate component	
Fast Track	
Other - Describe:	
4.9 If you have a separate component, how do you determine crisis assist	ance benefits?
Amount to resolve the crisis.	
Other - Describe: Crisis benefits are the same as regular benefits and are based on a priorit assistance is \$600.00. The benefit amount is determined in the same mar client must meet the defintion of crisis as defined in this plan, and our of available. We provide one type of service per program year; either crisis	
Crisis Requirements, 2604(c)	
4.10 Do you accept applications for energy crisis assistance at sites that a	re geographically accessible to all households in the area to be served?
€ Yes ○ No Explain.	
All 95 counties in Tennessee are served by a network of community action ag	gencies.
4.11 Do you provide individuals who are physically disabled the means to	o:
Submit applications for crisis benefits without leaving their homes?	
⊙ Yes ○ No If No, explain.	
Travel to the sites at which applications for crisis assistance are accept	ed?
C Yes No If No, explain.	
If you answered "No" to both options in question 4.11, please explain alt	ernative means of intake to those who are homebound or physically
disabled?	

We do allow agencies to travel to homes to take applications if needed.				
Benefit Levels, 2605(c)(1)(B)				
4.12 Indicate the maximum benefit for each type of	f crisis assist	ance offered	i.	
Winter Crisis \$0.00 maximum benefit				
Summer Crisis \$0.00 maximum benefit				
Year-round Crisis \$600.00 maximum benefit	it			
4.13 Do you provide in-kind (e.g. blankets, space he	eaters, fans)	and/or othe	er forms of benefits?	
C Yes O No If yes, Describe				
4.14 Do you provide for equipment repair or replace	cement using	g crisis fund	ls?	
C Yes O No				
If you answered "Yes" to question 4.14, you must o	complete que	estion 4.15.		
4.15 Check appropriate boxes below to indicate type	e(s) of assis	tance provid	ded.	
	Winter Crisis	Summer Crisis	Year-round Crisis	
Heating system repair				
Heating system replacement				
Cooling system repair				
Cooling system replacement				
Wood stove purchase				
Pellet stove purchase				
Solar panel(s)				
Utility poles / gas line hook-ups				
Other (Specify):				
4.16 Do any of the utility vendors you work with er	force a mor	atorium on	shut offs?	
C Yes O No				
If you responded "Yes" to question 4.16, you must	respond to	question 4.1	7.	
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

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	Section 5: WEATHERIZATION ASSISTANCE				
Eligibility, 2605	(c)(1)(A), 2605(b)(2) - Assur	rance 2			
5.1 Designate the	e income eligibility thresho	ld used for the Weatheri	zation component		
Add	Househ	old Size	Eligibility Guideline	Eligibility Threshold	
1	All Household Sizes		HHS Poverty Guidelines	200.00%	
5.2 Do you enter No	· into an interagency agree	nent to have another gov	vernment agency administer a WEATHE	RIZATION component? C Yes •	
5.3 If yes, name	the agency.				
5.4 Is there a sep	parate monitoring protocol	for weatherization? 💽	Yes O No		
WEATHERIZA	TION - Types of Rules				
5.5 Under what	rules do you administer LI	HEAP weatherization? (Check only one.)		
Entirely u	nder LIHEAP (not DOE) r	ules			
Entirely u	nder DOE WAP (not LIHE	EAP) rules			
Mostly un	der LIHEAP rules with the	e following DOE WAP ru	ıle(s) where LIHEAP and WAP rules diff	er (Check all that apply):	
	ome Threshold	Ü			
	therization of entire multi- ome eligible within 180 day		e is permitted if at least 66% of units (50%)	% in 2- & 4-unit buildings) are eligible	
Wea care facilities).	therize shelters temporaril	y housing primarily low	income persons (excluding nursing home	s, prisons, and similar institutional	
Othe	er - Describe:				
✓ Mostly un	der DOE WAP rules, with	the following LIHEAP r	ule(s) where LIHEAP and WAP rules dif	fer (Check all that apply.)	
	me Threshold			The state of the s	
✓ Wea	therization not subject to I	OOE WAP maximum sta	tewide average cost per dwelling unit.		
Wea	therization measures are n	ot subject to DOE Savin	gs to Investment Ration (SIR) standards		
✓ Othe	er - Describe:				
We use 200% of FFL for LIHEAP Weatherization instead of 150% so the income guidelines are in sync.					
We use LIHEAP LIHEAP Model I		Heaters and other Health	and Saftey Measures. We have attached the	LIHEAP Weatherization Policy to the	
Eligibility, 2605	(b)(5) - Assurance 5				
5.6 Do you requi	ire an assets test?	C Yes O No			
5.7 Do you have	additional/differing eligibi	lity policies for :			
Renters		⊙ Yes C No			
Renters liv	ving in subsidized	€ Yes C No			

5.8 Do you give priority in eligibility to:			
Elderly?	⊙ Yes ○ No		
Disabled?	⊙ Yes C No		
Young Children?	⊙ Yes C No		
House holds with high energy burdens?	⊙ Yes ○ No		
Other?	C Yes C No		
If you selected "Yes" for any of the options below.	in questions 5.6, 5.7, or 5.8, you	u must provide further explanation of these policies in the text field	
		e a member of the household who is elderly, disabled, or that include a child a high energy burden. Our allocation to agencies is also based on census	
highest number of points receive priority in as	sistance and will be served subje	applicants are ranked from highest to lowest. The households with the ct to available funds. The number of points awarded to each household is the old which is only subject to the payment of "overages."	
Renters' eligibility is determined in the same manner with one addition. Landlords must sign a Landlord Agreement form before any work is performed. The Landlord Agreement Form is attached.			
Benefit Levels			
5.9 Do you have a maximum LIHEAP weatherization benefit/expenditure per household? • Yes No			
5.10 If yes, what is the maximum? \$10,000			
Types of Assitance, 2605(c)(1), (B) & (D)			
5.11 What LIHEAP weatherization measures do you provide ? (Check all categories that apply.)			
Weatherization needs assessments/a	udits	Energy related roof repair	
Caulking and insulation		Major appliance Repairs	
Storm windows		Major appliance replacement	
Furnace/heating system modification	ns/ repairs	Windows/sliding glass doors	
Furnace replacement		☑ Doors	
Cooling system modifications/ repair	rs	☑ Water Heater	
Water conservation measures		✓ Cooling system replacement	
Compact florescent light bulbs		Other - Describe: Health and Safety measures.	
TCC-(11	avies frether avalencti	on or clarification that could not be made in the	

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

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Section 6: Outreach, 2605(b)(3) - Assurance 3, 2605(c)(3)(A)
6.1 Select all outreach activities that you conduct that are designed to assure that eligible households are made aware of all LIHEAP assistance available:
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):
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 7 - Coordniation, 2605(b)(4) - Assurance 4

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fields provided, attach a document with said explanation here.

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	Section 7: Coordination, 2605(b)(4) - Assurance 4
7.1 Desc WAP, et	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
>	Intake referrals to/from other programs
	One - stop intake centers
	Other - Describe:
Some ag	encies use a joint application system at initial intake.
If any	of the above questions require further explanation or clarification that could not be made in the

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

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Sec	tion 8: Agency Designation,		ssurance 6 (Req of Puerto Rico)		rantees and the
8.1 How	would you categorize the primary respons	ibility of your State ag	ency?		
	Administration Agency				
	Commerce Agency				
	Community Services Agency				
	Energy / Environment Agency				
>	Housing Agency				
	Welfare Agency				
	Other - Describe:				
8.2 How do you provide alternate outreach and intake for HEATING ASSISTANCE? 8.3 How do you provide alternate outreach and intake for COOLING ASSISTANCE? 8.4 How do you provide alternate outreach and intake for CRISIS ASSISTANCE?					
8.5 LIH	EAP Component Administration.	Heating	Cooling	Crisis	Weatherization
	no determines client eligibility?	Community Action Agencies	Community Action Agencies	Community Action Agencies	Community Action Agencies
	no processes benefit payments to gas and vendors?	Community Action Agencies	Community Action Agencies	Community Action Agencies	
8.5c who	o processes benefit payments to bulk fuel ?	Community Action Agencies	Community Action Agencies	Community Action Agencies	
8.5d Wl measure	no performs installation of weatherization es?				Community Action Agencies
comp	y of your LIHEAP component lete questions 8.6, 8.7, 8.8, and at is your process for selecting local adminis	d, if applicable,	•	l by a state agen	cy, you must

and oper human re Tennesse were esta with an a will be d found to would be required LIHEAP	se's nine human resource agencies were created by Chapter 289 of the Public Acts of 1973, known as the Human Resource Agency Act of 1973, ate under the authority of Tennessee Code Annotated, Title 13, Chapter 26, as amended. This legislation provides a regional system to deliver esource programs in the state's counties and cities. CAA's were the initiative of the Economic Opportunity Act of 1964, and there are 20 CAA's in ee. LIHEAP is operated by 19 HRA's and CAA's that cover all 95 counties in Tennessee. There are no overlaps in service delivery areas. These ablished at the beginning of the LIHEAP program in Tennessee, and have not changed. Agencies receive contracts each year (template attached) allocation that is based on a 3 year rolling average of SAIPE data based on poverty. The contracts are the same for each agency, but the allocation ifferent. Agencies are monitored by THDA, as well as the State Comptroller's Office, and are subject to single audit each year. If an agency was be non-compliant, were to choose not to participate, closed, or were found to be unsuitable to carry out the LIHEAP program, an adjoining agency as selected to cover the territory. This has not been necessary in Tennessee in the history of the program. Agencies are under contract, and are to submit an operational plan from a state standard template each year. The plan has two parts. The first is the standard operating procedures and Manual which state policies and standards for agencies to follow. The second is the agency specific questions which demonstrate an inding of the policies and requirements.
8.7 How	many local administering agencies do you use? 19
8.8 Have Yes No	e you changed any local administering agencies in the last year?
8.9 If so	, why?
	Agency was in noncompliance with grantee requirements for LIHEAP -
	Agency is under criminal investigation
	Added agency
	Agency closed
	Other - describe
has deve changes. are desig	s follow one state policy. We do not allow agencies to develop their own policies. Sub-grantees are part of the policy making process. THDA loped an operational plan with two parts (attached) in addition to numbered memorandums (one example attached) as needed for clarification or The standard operating procedures are designed to document and describe existing policies and expectations while the agency specific questions and to demonstrate agency understanding of the policies. The state standard must be followed, but the agency describes how they comply with lard in the agency specific questions.
	of the above questions require further explanation or clarification that could not be made in the provided, attach a document with said explanation here.

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

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Section 9: Energy Suppliers, 2605(b)(7) - Assurance 7
9.1 Do you make payments directly to home energy suppliers?
Heating C Yes O No
Cooling C Yes O No
Crisis C Yes O No
Are there exceptions? O Yes O No
If yes, Describe. A local network of 19 sub-grantees under contract with THDA, are required to execute vendor agreements with all vendors, to determine if the vendor has been suspended or debarred, and to ensure compliance with the signed agreement. Vendors must be listed in the state software system and a payment cannot be issued by the sub-grantee without a signed vendor agreement in place. The template is attached. Payments are issued by each sub-grantee for their local service delivery area. Payments are documented and provided to THDA for review before invoices can be paid to the sub-grantee. Sub-grantees only make payments to the vendors, and never to a client.
9.2 How do you notify the client of the amount of assistance paid? A letter is generated from the LIHEAP software program in the local sub-grantee office and mailed to the client, or given to the client when they are in the local sub-grantee office.
9.3 How do you assure that the home energy supplier will charge the eligible household, in the normal billing process, the difference between the actual cost of the home energy and the amount of the payment? 19 sub-grantees have vendor agreements with all vendors.
9.4 How do you assure that no household receiving assistance under this title will be treated adversely because of their receipt of LIHEAP assistance? Clients are not identified any differently because they receive LIHEAP assistance.
9.5. Do you make payments contingent on unregulated vendors taking appropriate measures to alleviate the energy burdens of eligible households? O Yes No
If so, describe the measures unregulated vendors may take.
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 10 - Program, Fiscal Monitoring, and Audit, 2605(b)(10) - Assurance 10

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

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

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

Funds are tracked through Edison (state accounting system) and all state and federal accounting rules, regulations, and policies are followed. In addition, we track LIHEAP expenditures on a spreadsheet by line item to ensure that all caps, both minimum and maximum are met. Invoices include supporting documentation at client level and above. Our former liaison, Nick Sunday, previously reviewed our processes and documentation to make sure we were on track. He did not note any issues with our process.

Audit Process

10.2. Is your LIHEAP program audited annually under the Single Audit Act and OMB Circular A - 133?

• Yes No

10.3. Describe any audit findings rising to the level of material weakness or reportable condition cited in the A-133 audits, Grantee monitoring assessments, inspector general reviews, or other government agency reviews of the LIHEAP agency from the most recently audited fiscal year.

No Findings

Finding	Туре	Brief Summary	Resolved? Action Taken	
1	monitoring	Two agencies had findings for not processing two applications within the required time frame.	Yes procedure/policy changes	
2	monitoring	Two agencies miscalculated energy burden resulting in additional funds being sent to the vendor on the client's behalf.	Yes	procedure/policy changes
3	monitoring	Nine agencies had a finding for not notifying a client of their application status within the required notification timeframe.	Yes	training changes
4	monitoring	6 Agencies had a client income calculation error.	Yes	procedure/policy changes
5	monitoring	1 agency denied a benefit incorrectly due to a miscalculation of income.	Yes	training changes

10.4. Audits of Local Administering Agencies

What types of annual audit requirements do you have in place for local adminstering 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)
- 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 Adminstering 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:
10.6 Explain, or attach a copy of your local agency monitoring schedule and protocol.
Program monitoring staff from THDA's Community Programs Unit complete program monitoring for all sub-grantees on an annual basis. THDA's Internal audit staff performs a financial monitoring visit for all agencies annually.
10.7. Describe how you select local agencies for monitoring reviews.
Site Visits:
All agencies are reviewed annually by THDA. In addition, the Office of the Comptroller for the State of Tennessee audits the LIHEAP programs and selects a sample of agencies to review each year.
Desk Reviews:
We will have the ability to complete desk reviews through our system. We plan to review agencies for correct benefit determination, policy implementation, and timeliness. In addition, we will be checking for any issues with Social Security Numbers and validation.
10.8. How often is each local agency monitored ?
Yearly, at a minimum. Invoices are monitoried as received (monthly), and contain client level data, and supporting documentation for expenditures.
10.9. What is the combined error rate for eligibility determinations? OPTIONAL
10.10. What is the combined error rate for benefit determinations? OPTIONAL
10.11. How many local agencies are currently on corrective action plans for eligibility and/or benefit determination issues? 3
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.

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

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Section 11: Timely and Meanir	ngful Public Participation, 26	05(b)(12), 2605(C)(2)			
11.1 How did you obtain input from the public in the devel Select all that apply.	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 co	mment				
Hard copy of plan is available for public view and	d comment				
Comments from applicants are recorded					
Request for comments on draft Plan is advertised	I				
Stakeholder consultation meeting(s)					
✓ Comments are solicited during outreach activities					
Other - Describe:					
Each plan prepared under paragraph (1) and each substantial revision thereof shall be made available for public inspection within the State involved in such a manner as will facilitate timely and meaningful review of, and comment upon, such plan or substantial revision. THDA posted the announcement of the public hearing and all application documents on July 26, 2017. All agencies were notified and provided with the documents electronically July 26, 2017. The public hearing was held on August 9, 2017 at THDA and August 11, 2017 at a local community office Upper Cumberland Human Resource Agency. The THDA board of directors receive monthly updates regarding LHEAP and they approved the completion and submission of our application as well. Prior to the Public Hearings an all-agency meeting/training was held to discuss any concerns or issues and to go over outstanding details for the upcoming contracts, prior audit findings, etc. We gave the public opportunity to respond prior to the public hearing. 11.2 What changes did you make to your LIHEAP plan as a result of this participation? Based on feedback from our meetings, THDA clarified the LIHEAP manual reguarding LIHEAP client citizenship, calculating income and iinvoicing procedures.					
Public Hearings, 2605(a)(2) - For States and the Commonw	vealth of Puerto Rico Only				
11.3 List the date and location(s) that you held public hear	ing(s) on the proposed use and distribution	of your LIHEAP funds?			
	Date Event Description				
1	08/09/2017	LIHEAP Public Hearing 502 Deaderick St. Nashville, TN 37243			
2	08/11/2017 LIHEAP Public Hearing 580 S Jefferson Ave, STE B, Cookeville, TN 38501				
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).					
No commments were recieved at either Public Hearing. The minutes from the LIHEAP Public Hearings are attached.					
11.6 What changes did you make to your LIHEAP plan as	a result of the comments received at the pu	11.6 What changes did you make to your LIHEAP plan as a result of the comments received at the public hearing(s)?			

No changes were made based on there being no commments recieved at either Public Hearing.

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

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

12.1 How many fair hearings did the grantee have in the prior Federal fiscal year? 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?

None. The Fair Hearing State Policy is included in the Standard Operating Procedures which is signed by the sub-grantee's Executive Director, LIHEAP Program Director, and the Fiscal Director. In addition, sub-grantees must make the fair hearing procedures available to clients. In the Agency Specific Questions of the Standard Operating Procedures (attached to our plan), agencies describe their procedures. These cannot be different than the state policy as described in the Standard Operating Procedures, but this allows the agency to tell THDA who at the agency is responsible and what specific steps they follow to be in line with the policy. Clients can appeal for any reason other than lack of funds. I am attaching one agencies flyer which is posted in their lobbies. It is necessary for agencies to customize these so the client knows who to contact. When we say that local contracting agencies shall establish processes and procedures for hearings, we also say that they must, at a minimum, include the state requirements. This is so we will know who is responsible. See our policy below which is standard across the state: Each local contracting agency shall establish processes and procedures for hearings at the local level. At a minimum, such process and procedures shall include the following requirements: That a statement regarding the Fair Hearing process be provided on the approval and denial letters. That requests for hearings be made in writing, on a specific Fair Hearing form provided by the local contracting agency, with detailed information about the error made by the local contracting agency in denying or not acting with reasonable promptness on an individual's claim for LIHEAP assistance; That a copy of the completed form be given to the individual requesting the hearing, with one copy to THDA and a copy retained by the local contracting agency in the individual's permanent file; That requests for a hearing shall be filed within 30 days from the denial date of LIHEAP assistance or within 30 days following a submitted application for LIHEAP assistance that has not been acted upon by the local contracting agency; That the local contracting agency will hold a hearing, in accordance with their policies and procedures, within a reasonable time, from the date of a proper request for a hearing and shall provide written notice of the results of the hearing to both the individual who requested the hearing and THDA. Individuals who properly apply for LIHEAP assistance shall be informed by the local contracting agency at the time of a denial of their application of the following: 1. the ability to request a hearing; 2. the requirements associated with requesting a hearing; and 3. the ability to be represented by an authorized representative, such as legal counsel, relative, or friend. The local contracting agency shall also provide information and referral services regarding any legal services available in the community that may be available to the individual requesting the hearing. The local contracting agency shall notify, in writing, all individuals who claim LIHEAP assistance whether their claim for assistance is approved or denied. If the claim for assistance is approved, the written notification shall also indicate the benefit amount to be provided. If the claim for assistance is denied, the written notification shall state the correct procedures to follow to request a hearing in connection with the denial and shall include the items stated above. Individuals whose claim for LIHEAP assistance is denied and that denial is upheld by the local contracting agency may request a review by the Tennessee Housing Development Agency (THDA). Requests to THDA for a review may be made in writing, electronic mail, or telephone within thirty (30) calendar days of the date of the written notification of the outcome of the hearing conducted by the local contracting agency. No request for a THDA review will be accepted until a hearing has been held by the local contracting agency and notification of the results have been made. All requests to THDA for a review shall include all materials submitted by the individual to claim LIHEAP assistance and all other documentation and communication between the individual claiming LIHEAP assistance and the local contracting agency and shall be submitted to: LIHEAP Program Coordinator Tennessee Housing and Development Agency 502 Deaderick Street, 3rd Floor Nashville, TN 37243-0900 (615) 815.2042 bworthington@thda.org

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

A waiting list will be maintained by the sub-grantee of all LIHEAP applicants denied due to lack of funds. If additional funds become available during the program year, those LIHEAP applicants who were denied due to lack of funds will be re-prioritized and notified of the change, if there is one. An application could be denied if they are over the income limits for their HH size, if after the client failed to provide necessary documentation, a hh has no energy burden, or if a client falsified information. Sub-grantees attempt to gather all needed information, but sometimes clients do not respond. The subgrantee sends a letter to the client to show what documentation is needed and then waits a minimum of 10 calendar days before denying the application. The client can re-apply after denied. The fair hearing process which is standard across the state is as follows: Each local contracting agency shall establish processes and procedures for hearings at the local level. At a minimum, such process and procedures shall include the following requirements: That a statement regarding the Fair Hearing process be provided on the approval and denial letters. That requests for hearings be made in writing, on a specific Fair Hearing form provided by the local contracting agency, with detailed information about the error made by the local contracting agency in denying or not acting with reasonable promptness on an individual's claim for LIHEAP assistance; That a copy of the completed form be given to the individual requesting the hearing, with one copy to THDA and a copy retained by the local contracting agency in the individual's permanent file; That requests for a hearing shall be filed within 30 calendar days from the denial date of LIHEAP assistance or within 30 calendar days following a submitted application for LIHEAP assistance that has not been acted upon by the local contracting agency; That the local contracting agency will hold a hearing, in accordance with their policies and procedures, within a reasonable time, from the date of a proper request for a hearing and shall provide written notice of the results of the hearing to both the individual who requested the hearing and THDA. Individuals who properly apply for LIHEAP assistance shall be informed by the local contracting agency at the time of a denial of their application the following: 1. the ability to request a hearing; 2. the requirements associated with requesting a hearing; and 3. the ability to be represented by an authorized representative, such as legal counsel, relative, or friend. The local contracting agency shall also provide information and referral services regarding any legal services available in the community that may be available to the individual requesting the hearing. The local contracting agency shall notify, in writing, all individuals who claim LIHEAP assistance whether their claim for assistance is approved or denied. If the claim for assistance is approved, the written notification shall also indicate the benefit amount to be provided. If the claim for assistance is denied, the written notification shall state the correct procedures to follow to request a hearing in connection with the denial and shall include the items stated above. Individuals whose claim for LIHEAP assistance is denied and that denial is upheld by the local contracting agency may request a review by the Tennessee Housing Development Agency (THDA). Requests to THDA for a review may be made in writing, electronic mail, or telephone within thirty (30) calendar days of the date of the written notification of the outcome of the hearing conducted by the local contracting agency. No request for a THDA review will be accepted until a hearing has been held by the local contracting agency and notification of the results have been made. All requests to THDA for a review shall include all materials submitted by the individual to claim LIHEAP assistance and all other documentation and communication between the individual claiming LIHEAP assistance and the local contracting agency and shall be submitted to: LIHEAP Program Coordinator Tennessee Housing and Development Agency 502 Deaderick Street, 3rd Floor Nashville, TN 37243-0900 (615) 815.2042 bworthington@thda.org

12.5 When and how are applicants informed of these rights?

Clients are notified of the fair hearing process on their signed application for benefits. We also require notice on approval and denial letters. In addition offices post the fair hearing/appeal sign in their lobby and common areas where clients are present. Clients that phone in with concerns are offered the right to appeal by THDA staff. Agencies report that they also do this. Some agencies include a flyer in the client information packet, but this is not a requirement. Some agencies have group sessions with LIHEAP applicants and they discuss the fair hearing process. It is not practical for all agencies to have group sessions with clients. I have attached a sample one agency uses for their poster so you can see the customization that takes place. Sub-grantees can never do less than the state policy.

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

A client may apply by e-mail, physical mail, in person, through an authorized representative, or at a home visit if the client needs assistance. We have instances where a client sends in an application that does not have enough information to determine who is the applicant, where the applicant lives, etc. In this instance, the client could appeal, but the sub-grantee would offer to help the client to fill out the application, and then process the application. In instances were applications are not acted on a in a timely manner, a client may appeal. Individuals whose claims for LIHEAP assistance are denied or are not acted upon with reasonable promptness, except if the denial or lack of reasonable promptness is due to lack of funds, may request a hearing with the local contracting agency. No hearing shall be required if LIHEAP funds are no longer available to the local contracting agency. The standard state policy is as follows: Each local contracting agency shall establish processes and procedures for hearings at the local level. At a minimum, such process and procedures shall include the following requirements: That requests for hearings be made in writing, on a form provided by the local contracting agency, with specific information about the error made by the local contracting agency in denying or not acting with reasonable promptness on an individual's claim for LIHEAP assistance; That a copy of the completed form be given to the individual requesting the hearing, with one copy to THDA and a copy retained by the local contracting agency in the individual's permanent file; That requests for a hearing shall be filed within 30 calendar days of the denial of LIHEAP assistance or within 30 calendar days following a claim for LIHEAP assistance that has not been acted upon by the local contracting agency; That the local contracting agency will hold a hearing, in accordance with their policies and procedures, within a reasonable time, from the date of a proper request for a hearing and shall provide written notice of the results of the hearing to both the individual who requested the hearing and THDA. Individuals who properly apply for LIHEAP assistance shall be informed by the local contracting agency at the time of a denial of their application of the following: 1. the ability to request a hearing; 2. the requirements associated with requesting a hearing; and 3. the ability to be represented by an authorized representative, such as legal counsel, relative, or friend. The local contracting agency shall also provide information and referral services regarding any legal services available in the community that may be available to the individual requesting the hearing. The local contracting agency shall notify, in writing, all individuals who claim LIHEAP assistance whether their claim for assistance is approved or denied. If the claim for assistance is approved, the written notification shall also indicate the benefit amount to be provided. If the claim for assistance is denied, the written notification shall state the correct procedures to follow to request a hearing in connection with the denial and shall include the items stated above. Individuals whose claim for LIHEAP assistance is denied, and that denial is upheld by the local contracting agency, may request a review by the Tennessee Housing Development Agency (THDA). Requests to THDA for a review may be made in writing, electronic mail, or telephone within thirty (30) days of the date of the written notification of the outcome of the hearing conducted by the local contracting agency. No request for a THDA review will be accepted until a hearing has been held by the local contracting agency and notification of the results have been made. All requests to THDA for a review shall include all materials submitted by the individual to claim LIHEAP assistance and all other documentation and communication between the individual claiming LIHEAP assistance and the local contracting agency and shall be submitted to: LIHEAP Program Coordinator Tennessee Housing and Development Agency 502 Deaderick Street, 3rd Floor Nashville, TN 37243 (615) 815.2042 bworthington@thda.org

12.7 When and how are applicants informed of these rights?

Clients are notified of the fair hearing process on their signed application for benefits. We also require notice on approval and denial letters. In addition offices post the fair hearing/appeal sign in their lobby and common areas where clients are present. Clients that raise concerns are offered the right to appeal by THDA staff. Agencies report that they also do this. Some agencies include a flyer in the client information packet, but this is not a requirement. Some agencies have group sessions with LIHEAP applicants and they discuss the fair hearing process. It is not practical for all agencies to have group sessions with clients. I have attached a sample one agency uses for their poster so you can see the customization that takes place. Sub-grantees can never do less than the state policy. Local sub-grantees can develop a process, not a new policy to ensure that fair hearings and appeals are carried out at the local level.

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

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

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

We refer LIHEAP clients with an interest in Weatherization to the WAP. Some agencies offer specific classes to clients to help reduce the energy burden, but we do not collect their attendance data. Energy saver flyers are provided to clients and one on one counseling takes place.

Sub-grantees conduct Assurance 16 activities at their local agency. Examples are as follows:

Provide energy conservation education in the form of Calendars, pamphlets and fact sheets at the time of application intake. This material will encourage energy conservation and provide the Low Income Home Energy Assistance client with the knowledge to reduce their home energy cost.

Provide energy saving videos in lobby while waiting to be assisted and given energy guides. One on one measures will be spoken about to the beneficiary. A survey of this year's beneficiaries to measure the effectiveness of last years measures.

Partner with Green Spaces (local energy efficiency educator) to reduce energy usage. Green Spaces will conduct monthly workshops to those interested in reducing energy costs in their homes.

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

This is a line item on the sub-grantee budget. It is capped at 2%, and the agency has to describe their activities in their annual operational plan.

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

Local subgrantees are begining to track the impact in this program year.

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

Clients do not apply for this service, but it is provided. This is why we put 0 in 13.5 and 13.6.

13.5 How many households applied for these services? $\,0\,$

13.6 How many households received these services? $\,0\,$

Section 14 - Leveraging Incentive Program ,2607A

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

Se	ction	14:	Leveraging	Incentive	Program.	26070	(A)
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14.1 Do you plan to submit an application for the leveraging incentive program? $\hfill C$ Yes $\hfill \hfill \hfill$ No

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

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

Resource	What is the type of resource or benefit ?	What is the source(s) of the resource ?	How will the resource be integrated and coordinated with LIHEAP?		
1					

Section 15 - Training

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

fraud, waste and abuse.

August 1987, revised 05/92,02/95,03/96,12/98,11/01 OMB Clearance No.: 0970-0075 Expiration Date: 09/30/2020

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Section 15: Training
15.1 Describe the training you provide for each of the following groups:
a. Grantee Staff:
Formal training on grantee policies and procedures
How often?
Annually
Biannually
As needed
Other - Describe:
Employees are provided with policy manual
Other-Describe: Grantee staff at THDA develop, prepare, and deliver training throughout the year based on needs. In addition, grantee staff prepare and update the operational plan and ensure that all needed topics are included. We have implemented an online system and THDA staff have actively participated and have been trained in the use of the system. Statewide training was held for all agencies by THDA staff at the THDA Main Office in Nashville. The operational plan was discussed in detail. Fraud, waste and abuse prevention and detection was discussed at length at each training session, and sub-grantees were urged to share any additional steps they take to prevent fraud, waste and abuse. We provide training as needed, but no less than annually. In the last year we have presented at TACAA (Tennessee Association of Community Action Agencies) meeting, performed multiple site visits, conducted one on one meetings with agencies in our offices to go over policies and procedures, and made ourselves available for questions, concerns or comments via e-mail and by phone.
b. Local Agencies:
Formal training conference
How often?
Annually
Biannually
As needed
Other - Describe: Sub-grantees must (state mandated) train their staff and describe their training plan in their operational plan.
✓ On-site training
How often?
Annually
Biannually
✓ As needed
Other - Describe:
Employees are provided with policy manual
Other - Describe Each sub-grantee must train their staff for specific procedures, and must describe their training plan for us in their agency operational plan. Each agency must submit a completed operational plan which is attached to Section 8. In addition, numbered memorandums (one attached to Section 8) are issued for clarification or changes to policies. Sub-grantees train their staff regarding any changes as they occur, and always before the beginning of a new Program Year. This year, we also provided statewide training for all agencies by THDA. The operational plan was discussed in detail. Fraud, waste and abuse prevention and detection was discussed at length at each training session, and sub-grantees were urged to share any additional steps they take to prevent

c. Vendors				
Formal training conference				
How often?				
Annually				
Biannually				
As needed				
Other - Describe:				
Policies communicated through vendor agreements				
Policies are outlined in a vendor manual				
Other - Describe:				
15.2 Does your training program address fraud reporting and prevention? Yes No				
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)

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

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

Our online LIHEAP system will collect the data needed for the FY2018 program. Sub-grantees have been working with vendors to obtain client data at application intake. THDA has held vendor meetings and discussions on best practices for collecting the required data. Data is kept at the subgrantee level and reported to the Grantee as needed.

Clients provide a 12 month (if applicable) energy usage history at the time of application. The monthly totals are entered into the statewide system. High energy user, reconnection and disconnection are check boxes in the statewide system for each client. This information will be pulled from the system and reported to OCS annually.

Section 17 - Program Integrity, 2605(b)(10)

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 17: Program Integrity, 2605(b)(10)					
17.1 Fraud Reporting Mechanisms					
a. Describe all mechanisms availab	le to the public for reporting cases of	suspected waste, fraud, and abuse. Se	lect all that apply.		
Online Fraud Reporting	5				
Dedicated Fraud Repor	ting Hotline				
Report directly to local	agency/district office or Grantee offic	e			
Report to State Inspecto	or General or Attorney General				
Forms and procedures i	n place for local agencies/district offi	ces and vendors to report fraud, wast	e, and abuse		
Other - Describe:	Other - Describe:				
b. Describe strategies in place for a	dvertising the above-referenced resou	rces. Select all that apply			
Printed outreach mater	ials				
Addressed on LIHEAP	application				
Website					
Other - Describe:					
17.2. Identification Documentation	Requirements				
a. Indicate which of the following for members.	a. Indicate which of the following forms of identification are required or requested to be collected from LIHEAP applicants or their household				
		Collected from Whom?			
Type of Identification Collected	Applicant Only	All Adults in Household	All Household Members		
Social Security Card is photocopied and retained	Required	Required	Required		
	Requested	Requested	Requested		
Social Security Number (Without actual Card)	Required	Required	Required		
	Requested	Requested	Requested		
Government-issued identification card	Required	Required	Required		
(i.e.: driver's license, state ID, Tribal ID, passport, etc.)	Requested	Requested	Requested		

	Other	Applicant Only Required	Applicant Only Requested	All Adults in Household Required	All Adults in Household Requested	All Household Members Required	All Household Members Requested
1							
b. D	escribe any exceptions to the above	policies.					
17.3	Identification Verification						
Des appl	cribe what methods are used to ver	rify the authenticity	of identification of	documents provide	ed by clients or hou	sehold members.	Select all that
V		ty Administration					
	Match SSNs with death records	s from Social Secur	ity Administration	or state agency			
¥			-				
	Match with state Department o	f Labor system					
	Match with state and/or federal	•	1				
	Match with state child support	system					
	Verification using private softw	vare (e.g., The Worl	k Number)				
	In-person certification by staff	(for tribal grantees	only)				
	Match SSN/Tribal ID number	with tribal database	e or enrollment re	cords (for tribal g	rantees only)		
	Other - Describe:						
	l. Citizenship/Legal Residency Veri		ambana ana II C. a		ha ana analifiad ta a	I HIEAD b	omofita? Coloat
	at are your procedures for ensuring hat apply.	g that household m	embers are U.S. C	itizens or anens wi	no are quanned to i	receive LIHEAP II	enems: Select
>	Clients sign an attestation of c	itizenship or legal r	esidency				
>	Client's submission of Social S	Security cards is acc	epted as proof of	legal residency			
>	Noncitizens must provide docu	umentation of immi	gration status				
	Citizens must provide a copy of	of their birth certifi	cate, naturalizatio	on papers, or pass	port		
>	Noncitizens are verified throu	gh the SAVE syster	n				
	Tribal members are verified to	hrough Tribal enro	llment records/Tr	ibal ID card			
	Other - Describe:						
We	have directed our agencies to use SA'	VE procedures.					
17 4	5. Income Verification						
	at methods does your agency utilize	e to verify househol	d income? Select	all that apply.			
V	Require documentation of inco	me for all adult hou	sehold members				
	✓ Pay stubs						
	Social Security award le	tters					
	✓ Bank statements						
	✓ Tax statements						
	Zero-income statements						
	✓ Unemployment Insuran	ce letters					
	Other - Describe:						
~	Computer data matches:						
	✓ Income information mat	tched against state	computer system (e.g., SNAP, TANI	7)		
	Proof of unemployment	benefits verified wi	th state Departme	ent of Labor			
	Social Security income v	verified with SSA					
	Utilize state directory of	new hires					

Other - Describe:
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:
Vendors are checked in SAMS.gov to make sure they are not suspended or debarred.
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
V 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:
Direct payments are never made to clients.
17.0 Paraffite Ballon, Bulle First Vandana
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,
and 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 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
Agencies have the option to recoup if fraud is detected and proven.
Clients found to have committed fraud are banned from LIHEAP assistance. For how long is a household banned?
Contracts with local agencies require that employees found to have committed fraud are reprimanded and/or terminated
▼ Vendors found to have committed fraud may no longer participate in LIHEAP
Other - Describe:
If any of the above questions require further explanation or clarification that could not be made in the

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

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

Instructions for Certification

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

- 7. The prospective primary participant further agrees by submitting this proposal that it will include the clause titled ``Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 8. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.
- 9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 10. Except for transactions authorized under paragraph 6 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.

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

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

- (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- (d) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.
- (2) Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

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

Instructions for Certification

- 1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meaning set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this proposal that, [[Page 33043]] should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled `Certification Regarding Debarment,

Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

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

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

Section 19: Certification Regarding Drug-Free Workplace Requirements

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

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

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

identified the workplaces in question (see paragraph five).

8. Definitions of terms in the Nonprocurement Suspension and Debarment common rule and Drug-Free Workplace common rule apply to this certification. Grantees' attention is called, in particular, to the following definitions from these rules:

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

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

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

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

Certification Regarding Drug-Free Workplace Requirements

Alternate I. (Grantees Other Than Individuals)

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

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about --
- (1) The dangers of drug abuse in the workplace;
- (2) The grantee's policy of maintaining a drug-free workplace;
- (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
- (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);

- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will --
- (1) Abide by the terms of the statement; and
- (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing, within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f)Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d)(2), with respect to any employee who is so convicted -(1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
- (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e) and (f).
- (B) The grantee may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant:

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

502 Deaderick Street * Address Line 1		
3rd Floor Address Line 2		
Address Line 3		
Nashville * City	TN * State	37243 * Zip Code

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

Alternate II. (Grantees Who Are Individuals)

- (a) The grantee certifies that, as a condition of the grant, he or she will not engage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in conducting any activity with the grant;
- (b) If convicted of a criminal drug offense resulting from a violation occurring during the conduct of any grant activity, he or she will report the conviction, in writing, within 10 calendar days of the conviction, to every grant officer or other

designee, unless the Federal agency designates a central point for the receipt of such notices. When notice is made to such a central point, it shall include the identification number(s) of each affected grant.

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

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

Section 20: Certification Regarding Lobbying

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

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

Statement for Loan Guarantees and Loan Insurance

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

If any funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this commitment providing for the United States to insure or guarantee a loan, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. Submission of this statement is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any

person who fails to file the required statement shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

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

Assurances

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

(B) households with incomes which do not exceed the greater of -

- (i) an amount equal to 150 percent of the poverty level for such State; or
- (ii) an amount equal to 60 percent of the State median income;

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

- (3) conduct outreach activities designed to assure that eligible households, especially households with elderly individuals or disabled individuals, or both, and households with high home energy burdens, are made aware of the assistance available under this title, and any similar energy-related assistance available under subtitle B of title VI (relating to community services block grant program) or under any other provision of law which carries out programs which were administered under the Economic Opportunity Act of 1964 before the date of the enactment of this Act; (4) coordinate its activities under this title with similar and related programs administered by the Federal Government and such State, particularly low-income energy-related programs under subtitle B of title VI (relating to community services block grant program), under the supplemental security income program, under part A of title IV of the Social Security Act, under title XX of the Social Security Act, under the low-income weatherization assistance program under title IV of the Energy Conservation and Production Act, or under any other provision of law which carries out programs which were administered under the Economic Opportunity Act of 1964 before the date of the enactment of this Act; (5) provide, in a timely manner, that the highest level of assistance will be furnished to those households which have the lowest incomes and the highest energy costs or needs in relation to income, taking into account family size, except that the State may not differentiate in implementing this section between the households described in clauses 2(A) and 2(B) of this subsection;
- (6) to the extent it is necessary to designate local administrative agencies in order to carry out the purposes of this title, to give special consideration, in the designation of such agencies, to any local public or private nonprofit agency which was receiving Federal funds under any low-income energy assistance program or weatherization program under the Economic Opportunity Act of 1964 or any other provision of law on the day before the date of the enactment of this Act, except that -
- (A) the State shall, before giving such special consideration, determine that the agency involved meets program and fiscal requirements established by the State; and

- (B) if there is no such agency because of any change in the assistance furnished to programs for economically disadvantaged persons, then the State shall give special consideration in the designation of local administrative agencies to any successor agency which is operated in substantially the same manner as the predecessor agency which did receive funds for the fiscal year preceding the fiscal year for which the determination is made;
- (7) if the State chooses to pay home energy suppliers directly, establish procedures to --
- (A) notify each participating household of the amount of assistance paid on its behalf;
- (B) assure that the home energy supplier will charge the eligible household, in the normal billing process, the difference between the actual cost of the home energy and the amount of the payment made by the State under this title;
- (C) assure that the home energy supplier will provide assurances that any agreement entered into with a home energy supplier under this paragraph will contain provisions to assure that no household receiving assistance under this title will be treated adversely because of such assistance under applicable provisions of State law or public regulatory requirements; and
- (D) ensure that the provision of vendor payments remains at the option of the State in consultation with local grantees and may be contingent on unregulated vendors taking appropriate measures to alleviate the energy burdens of eligible households, including providing for agreements between suppliers and individuals eligible for benefits under this Act that seek to reduce home energy costs, minimize the risks of home energy crisis, and encourage regular payments by individuals receiving financial assistance for home energy costs;
- (8) provide assurances that,
- (A) the State will not exclude households described in clause (2)(B) of this subsection from receiving home energy assistance benefits under clause (2), and
- (B) the State will treat owners and renters equitably under the program assisted under this title;
- (9) provide that--
- (A) the State may use for planning and administering the use of funds under this title an amount not to exceed 10 percent of the funds payable to such State under this title for a fiscal year; and
- (B) the State will pay from non-Federal sources the remaining costs of planning

and administering the program assisted under this title and will not use Federal funds for such remaining cost (except for the costs of the activities described in paragraph (16));

- (10) provide that such fiscal control and fund accounting procedures will be established as may be necessary to assure the proper disbursal of and accounting for Federal funds paid to the State under this title, including procedures for monitoring the assistance provided under this title, and provide that the State will comply with the provisions of chapter 75 of title 31, United States Code (commonly known as the "Single Audit Act");
- (11) permit and cooperate with Federal investigations undertaken in accordance with section 2608;
- (12) provide for timely and meaningful public participation in the development of the plan described in subsection (c);
- (13) provide an opportunity for a fair administrative hearing to individuals whose claims for assistance under the plan described in subsection (c) are denied or are not acted upon with reasonable promptness; and
- (14) cooperate with the Secretary with respect to data collecting and reporting under section 2610.
- (15) * beginning in fiscal year 1992, provide, in addition to such services as may be offered by State Departments of Public Welfare at the local level, outreach and intake functions for crisis situations and heating and cooling assistance that is administered by additional State and local governmental entities or community-based organizations (such as community action agencies, area agencies on aging and not-for-profit neighborhood-based organizations), and in States where such organizations do not administer functions as of September 30, 1991, preference in awarding grants or contracts for intake services shall be provided to those agencies that administer the low-income weatherization or energy crisis intervention programs.
- * This assurance is applicable only to States, and to territories whose annual regular LIHEAP allotments exceed \$200,000. Neither territories with annual allotments of \$200,000 or less nor Indian tribes/tribal organizations are subject to Assurance 15.
- (16) use up to 5 percent of such funds, at its option, to provide services that encourage and enable households to reduce their home energy needs and thereby the need for energy assistance, including needs assessments, counseling, and assistance with

energy vendors, and report to the Secretary concerning the impact of such activities on the number of households served, the level of direct benefits provided to those households, and the number of households that remain unserved.

Plan Attachments

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