DETAILED MODEL PLAN (LIHEAP)

Program Name: Low Income Home Energy Assistance

Grantee Name: NYS Office of Temporary and Disability Assistance **Report Name:** DETAILED MODEL PLAN (LIHEAP) Revision # 1

Report Period: 10/01/2020 to 09/30/2021

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

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Mandatory Grant Application SF-424

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

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

Expiration Date: 09/30/2020

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

* 1.a. Type of	Submiss	sion:	* 1.b. Frequency:		* 1.c. Consolidated Application/		* 1.d. Version:		
Plan			Annual		Plan/Funding Request?				
				Evnlanation			C Resubmission		
					Explanation:	Explanation:			C Revision
									O Update
					2. Date Recei	ved:			State Use Only:
					3. Applicant l	Identifie	r:		
					4a. Federal E	ntity Ide	entifier:		5. Date Received By State:
					4b. Federal A	ward Id	lentifier	:	6. State Application Identifier:
7. APPLICAN	T INFO	RMATION	*		···				
* a. Legal Nar	ne: New	York State O	ffice of Temporary & D	isability Assist	ance				
* b. Employer 146013200-W		er Identificat	ion Number (EIN/TIN): 1-	* c. Organiza	tional D	UNS:	806781	860
* d. Address:									
* Street 1:		40 NORTH I	PEARL STREET		Street 2:				
* City:		ALBANY			County:		ALBA	ANY	
* State:	Ť	NY			Province:				
* Country:		United States			* Zip / Pos Code:	* Zip / Postal 12243 - 001 Code:		- 001	
e. Organizatio	nal Unit	:			# <u></u>		ı		
Department Name: Office of Temporary & Disability Assistance				Division Name: Employment and Income Support Programs					
f. Name and co	ontact in	formation of	person to be contacted	on matters in	volving this ap	plication	n:		
Prefix:	* First			Middle Name J.	* Last Name: Bryk			Name:	
Suffix:	Title: HEAP	Bureau Chief		Organization	al Affiliation:				
* Telephone	Fax Nu	mber		* Email:					
Number:	518-47	74-0985		Andrew.Bryl	@otda.ny.gov				
518-473- 0332									
* 8a. TYPE O A: State Gover		ICANT:		11-					
b. Addition	al Descri	iption:							
* 9. Name of I	ederal A	Agency:							
			log of Federal Domestic Assistance Number:		CFDA Title:				
10. CFDA Numbers and Titles 93568]	Low-Inc	ome Ho	me Ene	rgy Assistance	
-	11. Descriptive Title of Applicant's Project Low-Income Home Energy Assistance								
12. Areas Affe Statewide									

13. CONGRESSIONAL DISTRICTS OF:						
* a. Applicant 21	b. Program/Project: Statewide					
Attach an additional list of Program/Project Congressional Districts if i	needed.					
14. FUNDING PERIOD:	15. ESTIMATED FUNDING:					
a. Start Date: 10/01/2020 b. End Date: 09/30/2021	* a. Federal (\$): b. Match (\$): \$0 \$0					
* 16. IS SUBMISSION SUBJECT TO REVIEW BY STATE UNDER E	XECUTIVE ORDER 12372 PROCESS?					
a. This submission was made available to the State under the Execut	ive Order 12372					
Process for Review on :						
b. Program is subject to E.O. 12372 but has not been selected by Stat	te for review.					
c. Program is not covered by E.O. 12372.						
* 17. Is The Applicant Delinquent On Any Federal Debt? O YES NO						
Explanation:						
18. By signing this application, I certify (1) to the statements contained in the list of certifications** and (2) that the statements herein are true, complete and accurate to the best of my knowledge. I also provide the required assurances** and agree to comply with any resulting terms if I accept an award. I am aware that any false, fictitious, or fraudulent statements or claims may subject me to criminal, civil, or administrative penalties. (U.S. Code, Title 218, Section 1001) **I Agree						
** The list of certifications and assurances, or an internet site where you specific instructions.	u may obtain this list, is contained in the announcement or agency					
18a. Typed or Printed Name and Title of Authorized Certifying Official	l 18c. Telephone (area code, number and extension)					
Michael Hein	18d. Email Address michael.hein@otda.ny.gov					
18b. Signature of Authorized Certifying Official	18e. Date Report Submitted (Month, Day, Year) 09/09/2020					

Attach supporting documents as specified in agency instructions.

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	11/02/2020	03/15/2021	
>	Cooling assistance	05/03/2021	08/31/2021	
>	Crisis assistance	01/04/2021	03/15/2021	
y	Weatherization assistance	10/01/2020	09/30/2021	

Provide further explanation for the dates of operation, if necessary

The Heating Assistance component may be extended beyond the 3/15/2021 closing date if New York State receives additional funding. This Plan is based on an assumption of flat federal funding.

The Cooling Assistance component will run until 8/31/2021 or until funding allocated to this component is exhausted, whichever comes first.

The Crisis Assistance component may be extended beyond the 3/15/2021 closing date if New York State receives additional funding, This Plan is based on an assumption of flat federal funding.

New York State will operate a Heating Equipment Repair and Replacement component from 10/01/2020 until 9/30/2021 or until funding allocated to this component is exhausted, whichever comes first.

New York State will operate a Clean and Tune Program under the Heating Assistance component from 10/01/2020 until 9/30/2021 or until funding allocated to this program is exhausted, whichever comes first.

Weatherization assistance in New York State is administered by New York State Homes and Community

Renewal (1	HCR) and the New York State	Ene	rgy Researc	ch and I	Development A	authority (NYSER	DA).	
	me guidelines, maximum inconigher of 60% of the State Medi						sistance Program is	
Estimated Fu	nding Allocation, 2604(C), 2605(k)(1),	2605	(b)(9), 2605(b	o)(16) - As	ssurances 9 and 16	<u> </u>		
1.2 Estimate wh must add up to	at amount of available LIHEAP funds wil	ll be u	sed for each co	mponent t	hat you will operate	: The total of all percent	tages Percentage (%)	
Heating assis							51.00%	
Cooling assis	tance						4.00%	
Crisis assista	nce						20.00%	
Weatherizati	ion assistance						15.00%	
Carryover to	the following federal fiscal year						0.00%	
Administrati	ve and planning costs						10.00%	
	educe home energy needs including needs	assess	ment (Assuran	ce 16)			0.00%	
	lop and implement leveraging activities						0.00%	
TOTAL							100.00%	
	of Crisis Assistance Funds, 2605(c)(1)		ave not been o	expended	by March 15 will	be reprogrammed to:		
~	Heating assistance			Cooling	assistance			
	Weatherization assistance		V	Other (s	specify:) Extend th	e Crisis Assistance Co	mponent	
column below	nsider households categorically eligible Processing No. ed "Yes" to question 1.4, you must contact the contact th						Weatherization	
TANF		Œ	Yes O No	0	Yes O No	• Yes ONo	• Yes ONo	
SSI		С	Yes O No	С	Yes No	C Yes O No	C Yes O No	
SNAP		_	Yes O No		Yes O No	⊙ Yes O No	⊙ Yes CNo	
Means-tested V	eterans Programs	_	Yes O No		Yes 🖸 No	C Yes O No	C Yes O No	
	Program Name		Heati		Cooling	Crisis	Weatherization	
Other(Specify)	Code A SSI defined as Code A both federal and New York Sta SSI living arrangements. Code SSI households are categoricall eligible for the Heating and, Cooling, and Crisis component: Code A SSI households are categorically eligible for Weatherization.	te A ly	⊙ _{Yes} C	⁾ No	⊙Yes ONo	⊙ Yes C No	⊙ Yes ○ No	
Other(Specify)	N/A		C Yes C	No	C Yes C No	O Yes O No	C Yes C No	
1.5 Do you au	tomatically enroll households without	a dir	ect annual ap	plication	? ⊙ Yes ○ No			
referred to as F ongoing benefi for a Regular b they complete for TA or SNA is found in the are in receipt o SNAP eligibili income eligibil	porary Assistance or TA is used in this rublic Assistance. Temporary Assistance its are considered to be categorically increnefit. These recipients consent to have and submit NYS Application for Certain P (LDSS-3174), or Supplemental Nutriconsent section of each application. TA f ongoing benefits at the time of the Aut ty information found in the Welfare Maitity for HEAP, as well as other eligibility ar eligibility determination is made and	e (TA) ome e their n Bene tion A and S topay nagen y crite	and Supplem eligible, but the eligibility dete efits and Servi assistance Prog SNAP recipien pull down are nent System (Veria, If all HEA	nental Nutresse recipionermined for ces (LDS) gram (SNA arts who are not require WMS) at the AP eligibil	rition Assistance Prents must also meet or HEAP through the S-2921), Recertification/Recertifi	ogram (SNAP) recipier all other eligibility crit as Automatic Payment (ation Application for Cocertification (LDSS-48 me eligible, meet all ot eparate HEAP application apply pull down to deter ge vendor information,	nts who are in receipt of teria in order to be eligible (Autopay) process when tertain Benefits and Services (326). The consent language ther eligibility criteria and the common than the household's can be collected from	

Clients approved for a regular benefit via the Autopay process receive a notice of approval containing the eligibility factors used to determine their eligibility, the amount of the benefit and their fair hearing rights. Regular heat-included benefits may be paid directly to a recipients utility account or directly to the household; if the household does not pay utility directly for domestic electric. All other HEAP benefits including the regular heating benefit must be paid directly to a vendor. Heat included households are households that do not make payments directly to a vendor for their primary heating but make undesignated payments for heat as a portion of their rent and are in an eligible living arrangement. If required HEAP eligibility factors beyond income eligibility cannot be retrieved from WMS, the case appears on an exception report for required social services district (district) review and eligibility determination. To enhance participation and benefits for households enrolled in SNAP, after the Heating Assistance component closes, NYS will obligate FFY21 funds to the FFY22 program and continue issuing nominal assistance benefits to SNAP households that make undesignated payments for heat as a portion of their rent and have not already been approved for HEAP during the FFY21 program year. The balance of the benefits, if warranted, will be issued as part of the FFY22 Autopay process. 1.6 How do you ensure there is no difference in the treatment of categorically eligible households from those not receiving other public assistance when determining eligibility and benefit amounts? Eligibility criteria for each program component are applied uniformly to all applicant households. SNAP Nominal Payments 1.7a Do you allocate LIHEAP funds toward a nominal payment for SNAP households? • Yes No If you answered "Yes" to question 1.7a, you must provide a response to questions 1.7b, 1.7c, and 1.7d. 1.7b Amount of Nominal Assistance: \$21.00 1.7c Frequency of Assistance V **Once Per Year** Once every five years Other - Describe: 1.7d How do you confirm that the household receiving a nominal payment has an energy cost or need? OTDA and social services districts (districts) confirm that a household that receives a nominal payment has an energy cost or need based on information contained in the case record and in WMS. Clients must provide documentation of direct or indirect responsibility of incurred energy costs. A direct energy burden must be documented through vendor fuel bill or fuel bill receipt, a statement from the vendor or collateral contact with the vendor specifying who pays the bill and to whom the bill is paid. Households that pay energy costs indirectly, in the form of rent, must document their energy cost in the form of a landlord statement or a signed lease agreement between the applicant and the landlord. NYS HEAP Manual 17.B.3.c (Rev.10/15) c. Applicants in the following living situations are eligible for a Heat and Eat benefit: • Government subsidized housing with heat included in the rent: Publicly operated or State-certified private non-profit residential drug or alcoholic treatment facilities; Private non-profit residential drug or alcoholic treatment facilities that are authorized as a SNAP retailer by the United States Department of Agriculture or are in receipt of a letter from the certifying State agency stating that the facility operates to further the goals of Title XIX; Publicly operated or State-certified private non-profit enriched housing; Publicly operated or State-certified private non-profit residential group living facilities serving no more than 16 residents; Publicly operated or State-certified private non-profit supervised or supportive living arrangements; or · State operated community residences. **Determination of Eligibility - Countable Income** 1.8. In determining a household's income eligibility for LIHEAP, do you use gross income or net income? **Gross Income** Net Income 1.9. Select all the applicable forms of countable income used to determine a household's income eligibility for LIHEAP V Self - Employment Income **Contract Income** Payments from mortgage or Sales Contracts ~

Unemployment insurance

>	Strike Pay
>	Social Security Administration (SSA) benefits
	Including MediCare 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
	my of the above questions require further explanation or clarification that could not be made in fields provided, attach a document with said explanation here.

Section 2 - HEATING ASSISTANCE

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

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

OMB Clearance No.: 0970-0075

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

Section 2 - Heating Assistance							
Eligibility, 2605(b)(2) - Assurance 2						
2.1 Designate the	income eligibility threshold used for the	heating co	omponent:				
Add	Household size		Eligibility Guideline	Eligibility Threshold			
1	1		State Median Income	60.00%			
2	2		State Median Income	60.00%			
3	3		State Median Income	60.00%			
4	3		State Median Income	60.00%			
5	5		State Median Income	60.00%			
6	6		State Median Income	60.00%			
7	7		State Median Income	60.00%			
8	8		State Median Income	60.00%			
9	9		State Median Income	60.00%			
10	10		State Median Income	60.00%			
11	11		HHS Poverty Guidelines	150.00%			
2.2 Do you have additional eligibility requirements for HEATING ASSITANCE?			€ Yes C No				
2.3 Check the ap	propriate boxes below and describe the p	oolicies for	each.				
Do you require a	n Assets test ?	C Yes	C Yes ⊙ No				
Do you have add	itional/differing eligibility policies for:						
Renters?		C Yes ⊙ No					
Renters Li	ving in subsidized housing ?	C Yes ⊙ No					
Renters wi	th utilities included in the rent ?	C Yes ⊙ No					
Do you give priority in eligibility to:							
Elderly?		€ Yes C No					
Disabled?		€ Yes C No					
Young children?			€ Yes C No				
Household	s with high energy burdens ?	€ Yes C No					
Other?			C Yes O No				

Explanations of policies for each "yes" checked above:

Eligibility policy for renter's explanation:

Households that do not make payments directly to a vendor for their primary heating but make undesignated payments for heat as a portion of their rent and are in an eligible living arrangement will receive a benefit based on the two-tier payment structure. A household's tier is based on their gross monthly income taking into account household size.

Variables that determine benefit level explanation for households that pay directly for heat:

Tier I eligibility is based on gross income and household size, on the date of application the household's gross income must be at or below 130% of federal poverty level for the household size; or at least one adult household member must be in receipt of Temporary Assistance (TA), Supplemental Nutrition Assistance (SNAP) or Code A SSI. Tier I will receive an additional \$31 to their base benefit.

Households with a vulnerable member (under the age of six, age 60 or older, or permanently disabled) will receive an additional \$35 to their base benefit.

*If a household meets the criteria for both, the maximum total Regular benefit is \$741. The Regular benefit for oil, kerosene and propane of \$675, plus an additional \$35 for households containing a vulnerable household member and \$31 for Tier I households.

New York State's Regular HEAP benefit structure assists households that pay a high proportion of household income for energy. As research has shown that heat included households consume less energy than households that pay directly for heat and are, therefore, less likely to have a high home energy burden, higher benefit levels are provided to households that pay directly for heat than to heat included households. In addition to targeting high burden households, higher benefits are provided to those households that have the lowest income.

Determination of Benefits 2605(b)(5) - A	ssurance 5, 2605(c)(1)(B)				
2.4 Describe how you prioritize the prov	ision of heating assistance tovul	nerable populations,e.g., benefit amounts,	early application period	ls, etc.	
New York State provides ea additional \$35 to their base benefit.	arly application access to househol	lds with a vulnerable member. In addition, t	hese households receive an	ın	
2.5 Check the variables you use to determ	nine your benefit levels. (Check	all that apply):			
✓ Income					
Family (household) size					
Home energy cost or need:					
✓ Fuel type					
Climate/region					
Individual bill					
Dwelling type					
Energy burden (% of incom	e spent on home energy)				
Energy need					
Other - Describe:					
Benefit Levels, 2605(b)(5) - Assurance 5, 2605(c)(1)(B)					
2.6 Describe estimated benefit levels for the fiscal year for which this plan applies					
Minimum Benefit \$21 Maximum Benefit \$741					
2.7 Do you provide in-kind (e.g., blanket	s, space heaters) and/or other fo	orms of benefits? C 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

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Section 3 - Cooling Assistance							
Eligibility, 2605	(c)(1)(A), 2605 (b)(2) - Assurance 2						
3.1 Designate Tl	ne income eligibility threshold used for the	e Cooling o	component:				
Add	Household size		Eligibility Guideline	Eligibility Threshold			
1	1		State Median Income	60.00%			
2	2		State Median Income	60.00%			
3	3		State Median Income	60.00%			
4	4		State Median Income	60.00%			
5	5		State Median Income	60.00%			
6	6		State Median Income	60.00%			
7	7		State Median Income	60.00%			
8	8		State Median Income	60.00%			
9	9		State Median Income	60.00%			
10	10		State Median Income	60.00%			
11	11		HHS Poverty Guidelines 150.0				
3.2 Do you have additional eligibility requirements for COOLING ASSITANCE?			C _{No}				
3.3 Check the ap	3.3 Check the appropriate boxes below and describe the policies for each.						
Do you require	an Assets test ?	C Yes ⊙ No					
Do you have add	litional/differing eligibility policies for:	•					
Renters?		C Yes	€ No				
Renters L	iving in subsidized housing ?	○ Yes					
Renters w	ith utilities included in the rent ?	C Yes O No					
Do you give priority in eligibility to:							
Elderly?		C Yes	C Yes € No				
Disabled?		C Yes	C Yes O No				
Young children?		CYes	C Yes ⊙No				
Household	ls with high energy burdens ?	C Yes	C Yes O No				
Other? A	pplicants with a documented medical need.	• Yes	• Yes O No				
Explanations of policies for each "yes" checked above:							

Explanations of policies for each "yes" checked above:

In addition to meeting New York State's income eligibility and living arrangement eligibility criteria, all applicants for the Cooling Assistance component must have a medical condition, which is exacerbated by heat and verified in writing by a physician, physician's assistant or nurse practitioner and do not have a working air conditioner that is newer than five years. Applicants are only eligible for a Cooling Assistance benefit once every five years.

New York State (NYS) does not provide a cash cooling benefit. NYS only provides an air conditioner or fan if medically necessary. NYS will not authorize a HEAP payment of more than \$800 for a single air conditioner/fan. The benefit amount is determined by the actual cost of equipment, materials and labor necessary to establish a cooling area and is issued directly to the vendor not to exceed \$800. The benefit is not applied to the client's electric bill, nor is it issued to the client as a cash benefit.

3.4 Describe how you prioritize the prov	3.4 Describe how you prioritize the provision of cooling assistance tovulnerable populations, e.g., benefit amounts, early application periods, etc.						
Applicants with a documen	ited medical need.						
Determination of Benefits 2605(b)(5) - A	Determination of Benefits 2605(b)(5) - Assurance 5, 2605(c)(1)(B)						
3.5 Check the variables you use to deter	mine your benefit levels. (Check	all that apply):					
✓ Income							
Family (household) size							
✓ Home energy cost or need:							
Fuel type							
Climate/region							
Individual bill							
Dwelling type							
Energy burden (% of incor	ne spent on home energy)						
Energy need							
Other - Describe:							
NYS does not provide a cash cooling benefit. NYS only provides an air conditioner or fan if medically necessary. To be eligible for the air conditioner or fan, households must meet HEAP income standards for their household size (i.e., 60% SMI or 150% FPL, whichever is greater). Benefit Levels, 2605(b)(5) - Assurance 5, 2605(c)(1)(B)							
3.6 Describe estimated benefit levels for	the fiscal year for which this pla	n applies					
Minimum Benefit	\$10	Maximum Benefit	\$800				
3.7 Do you provide in-kind (e.g., fans, at	ir conditioners) and/or other for	ns of benefits? • Yes No					
If yes, describe.							
Additional eligibility expla	nation:						
In addition to meeting New York State's income eligibility and living arrangement eligibility criteria, all applicants for the Cooling Assistance component must have a medical condition, which is exacerbated by heat, and verified by a physician, physician's assistant or nurse practitioner and do not have a working air conditioner that is newer than five years. Applicants are only eligible for a Cooling Assistance benefit once every five years.							
NYS does not provide a cash cooling benefit. NYS only provides an air conditioner or fan if medically necessary. NYS will not authorize a HEAP payment for more than \$800 for a single air conditioner/fan. The benefit amount is determined by the actual cost of equipment, material and labor necessary to establish a cooling area and is issued directly to the vendor not to exceed \$800. The benefit is not applied to the client's electric bill, nor is it issued to the client as a cash benefit.							
* * *							

Section 4 - CRISIS ASSISTANCE

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

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Section 4: CRISIS ASSISTANCE						
Eligibility - 2604	(c), 2605(c)(1)(A)					
4.1 Designate the	e income eligibility threshold used for the crisis com	ponent				
Add	Household size	Eligibility Guideline	Eligibility Threshold			
1	1	State Median Income	60.00%			
2	2	State Median Income	60.00%			
3	3	State Median Income	60.00%			
4	4	State Median Income	60.00%			
5	5	State Median Income	60.00%			
6	6	State Median Income	60.00%			
7	7	State Median Income	60.00%			
8	8	State Median Income	60.00%			
9	9	State Median Income	60.00%			
10	10	State Median Income	60.00%			
11	11	HHS Poverty Guidelines	150.00%			
4.2 Provide your	LIHEAP program's definition for determining a cr	isis.				
The definition of a crisis emergency is when loss of heat is imminent. Imminent loss of heat is defined as less than 1/4 tank for oil, kerosene, or propane or less than a ten-day supply for other deliverable fuels, or heat or heat related utility service is scheduled for termination. Any HEAP eligible household's crisis emergency must be resolved within 48 hours from the time of the emergency application.						
4.3 What constit	utes a <u>life-threatening crisis?</u>					
The definition of life-threatening emergency is when a HEAP applicant or recipient household is without heat or utility service to operate a heating source. Any HEAP eligible household's life-threatening emergency must be resolved within 18 hours from the time of the emergency application.						
Crisis Requirement, 2604(c)						
4.4 Within how 1	nany hours do you provide an intervention that will	resolve the energy crisis for eligible househo	olds? 48Hours			
4.5 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 additional eligibility requirements for CRISIS ASSISTANCE? O Yes O No						
4.7 Check the appropriate boxes below and describe the policies for each						
Do you require an Assets test ?						
Do you give priority in eligibility to :						
Elderly?		⊙ Yes O No				
Disabled? C Yes • No						

Young Children?	○ Yes
Households with high energy burdens?	○Yes
Other?	C Yes
In Order to receive crisis assistance:	
Must the household have received a shut-off notice or have a near empty tank?	⊙ Yes ○ No
Must the household have been shut off or have an empty tank?	C Yes
Must the household have exhausted their regular heating benefit?	⊙ Yes ○ No
Must renters with heating costs included in their rent have received an eviction notice ?	C Yes
Must heating/cooling be medically necessary?	C Yes
Must the household have non-working heating or cooling equipment?	⊙ Yes C No
Other?	C Yes
Do you have additional / differing eligibility policies for:	
Renters?	C Yes ⊙ No
Renters living in subsidized housing?	⊙ Yes C No
Renters with utilities included in the rent?	C Yes ⊙ No
Explanations of policies for each "yes" checked above:	

Crisis assistance eligibility criteria:

In addition to verified crisis emergency, as described in Sections 4.2 and 4.3, meeting income, residence, citizenship, living situation, responsibility for heating costs, and providing a valid social security number for all household members, applicants for crisis assistance must have exhausted their Regular benefit, and meet the asset test in order to be eligible.

All applicants and household members for crisis assistance are asset (resource) tested. Applicants for the Emergency benefit component must not have more than \$2000 (or \$3000 if the household contains a member age 60 or older) in available liquid resources in order to be eligible. For Heating Equipment Repair and Replacement benefits, all applicants receive a standard resource exclusion of \$3000. Only available liquid resources are counted. Declared liquid resources can be verified using the following: checking account statements, savings statements or bankbooks, stock certificates, bank or dividend statements, savings bonds, and statements from the institution where funds are deposited or managed.

Applicants for the Heating Equipment Repair and Replacement component must meet the income eligibility criteria in addition to having equipment that is unsafe or inoperable, the heating equipment must have been the primary equipment in the 12 months prior to the month of application, and the applicant must own the dwelling and have resided in it for the 12 months prior to the month of application.

Households residing in certain living arrangement categories listed below are only eligible for a maximum annual HEAP Regular benefit of \$21 and are not eligible for Emergency HEAP, with the exception of eligible households in government subsidized housing with heat included in the rent and that pay a supplier directly for heat-related utility service. These households may be eligible for a HEAP heat-related Emergency benefit if such benefit is necessary to resolve the heat-related energy crisis of the household.

The following living arrangements are eligible for \$21 benefit:

- Government subsidized housing with heat included in the rent;
- · Publicly operated or State-certified private non-profit residential drug or alcoholic treatment facilities;
- Private non-profit residential drug or alcoholic treatment facilities that are authorized as a SNAP retailer by the USDA or are in receipt of a letter from the certifying State agency stating that the facility operates to further the goals of Title XIX;
- Publicly operated or State-certified private non-profit enriched housing;
- · Publicly operated or State-certified non-profit residential group living facilities serving no more than 16 residents;
- · Publicly operated or State-certified private non-profit supervised or supportive living arrangements; and
- · State operated community residences.

	(1) No later than 18 hours after a household applies for benefits and declares an energy emergency, districts must provide some form of assistance that will resolve the life-threatening energy emergency.						
	(2) No later than 48 hours after a household applies for benefits and declares an energy emergency, district must provide some form of assistance that will resolve the energy emergency.						
	If HEAP eligibility cannot be determined within the 18 to 48-hour timeframe and thus the emergency cannot be resolved with the issuance of a HEAP benefit, the district must take at least on of the following actions:						
	(1) Referral to	Temporary A	Assistance				
	(2) Referral to	a community	resource				
	(3) Verify the a	wailability o	f or access to	safe supplemental heat			
	(4) Verify acce	ss to tempor	ary alternate	housing			
4.9 If you have a sepa	nrate component, how do you	determine c	risis assista	nce benefits?			
	Amount to resolve the crisis.						
>	Other - Describe:						
	Amount to resolve the crisis, up to a maximum of \$675.						
Crisis Requirements,	2604(c)						
		ssistance at	sites that are	geographically accessible to all households in the area to be served?			
• Yes O No E		ssistance at	sites that are	geographically accessible to an isotherious in the area to be served.			
E ICS E IVO I	Apiani.						
Applicants may apply for crisis assistance via a telephone application with the exception of heating equipment repair replacement assistance. There is also a certification network in all districts for walk-in applicants.							
4.11 Do you provide i	individuals who are physically	y disabled th	ne means to:				
Submit applications for crisis benefits without leaving their homes?							
€ Yes C No If No, explain.							
Travel to the sites at which applications for crisis assistance are accepted?							
O Yes O No I	f No, explain.						
disabled? Applica	ants may apply for crisis assis	tance by tel	ephone appl	rnative means of intake to those who are homebound or physically ication with the exception of heating equipment repair replacement at can travel and assist homebound applicants in their own homes.			
Benefit Levels, 2605(c)(1)(B)						
4.12 Indicate the max	ximum benefit for each type o	f crisis assis	tance offere	d.			
Winter Crisis	\$675.00 maximum benef	ït					
Summer Crisis \$0.00 maximum benefit							
Year-round Crisis \$0.00 maximum benefit							
4.13 Do you provide in-kind (e.g. blankets, space heaters, fans) and/or other forms of benefits?							
⊙ Yes ○ No If yes, Describe							
	, ,			with a maximum total benefit not to exceed \$500 per program year. The with a maximum total benefit not to exceed \$500 per program year.			
4.14 Do you provide for equipment repair or replacement using crisis funds?							
⊙ Yes O No							
If you answered "Yes	s" to question 4.14, you must	complete qu	estion 4.15.				
4.15 Check appropria	ate boxes below to indicate ty	pe(s) of assis	stance provi	ded.			
		Winter Crisis	Summer Crisis	Year-round Crisis			
Heating system repai	r			>			
Heating system renla	coment						

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 en	nforce a mor	ratorium on	shut offs?	
⊙ Yes C No				
If you responded "Yes" to question 4.16, you must respond to question 4.17.				
4.17 Describe the terms of the moratorium and any special dispensation received by LIHEAP clients during or after the moratorium period.				
The NYS Public Service Commission (PSC) regulated utilities agree to provide a two-week moratorium around the Christmas and New Year holidays. Governor Cuomo signed June 2020 legislation to provide a 180-day moratorium that extends to March 31, 2021.				
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 5 - WEATHERIZATION ASSISTANCE

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

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Section 5: WEATHERIZATION ASSISTANCE						
Eligibility, 2605	5(c)(1)(A), 2605(b)(2) - Assurance 2					
5.1 Designate th	ne income eligibility threshold used for the Weatl	herization component				
Add	Household Size	Eligibility Guideline	Eligibility Threshold			
1	1	State Median Income	60.00%			
2	2	State Median Income	60.00%			
3	3	State Median Income	60.00%			
4	4	State Median Income	60.00%			
5	5	State Median Income	60.00%			
6	6	State Median Income	60.00%			
7	7	State Median Income	60.00%			
8	8	State Median Income	60.00%			
9	9	State Median Income	60.00%			
10	10	State Median Income	60.00%			
11	11 11 HHS Poverty Guidelines 150.00%					
5.2 Do you enter into an interagency agreement to have another government agency administer a WEATHERIZATION component?						
5.3 If yes, name the agency. New York State Homes and Community Renewal (HCR) and New York State Energy Research and Development Authority (NYSERDA)						
5.4 Is there a se	parate monitoring protocol for weatherization?	€ Yes ○No				
WEATHERIZA	WEATHERIZATION - Types of Rules					
5.5 Under what	rules do you administer LIHEAP weatherization	n? (Check only one.)				
Entirely u	under LIHEAP (not DOE) rules					
Entirely under DOE WAP (not LIHEAP) rules						
Mostly under LIHEAP rules with the following DOE WAP rule(s) where LIHEAP and WAP rules differ (Check all that apply):						
Income Threshold						
Weatherization of entire multi-family housing structure is permitted if at least 66% of units (50% in 2- & 4-unit buildings) are eligible units or will become eligible within 180 days						
Wea	atherize shelters temporarily housing primarily l	low income persons (excluding nursing homes,	prisons, and similar institutional			
Oth	ner - Describe:					
Mostly un	nder DOE WAP rules, with the following LIHEA	AP rule(s) where LIHEAP and WAP rules differ	r (Check all that apply.)			
Inco	ome Threshold					
✓ Wea	✓ Weatherization not subject to DOE WAP maximum statewide average cost per dwelling unit.					
Weatherization measures are not subject to DOE Savings to Investment Ration (SIR) standards.						

Other - Describe:					
HCR does not have a minimum investment per unit for weatherization, the average cost per unit is approxmiately \$7000. NYSERDA					
measures are not subject to DOE SIR standards.					
HCR and NYSERDA give p. Median Income or 150% of the Fede	•	eligibility limited to households with incomes at or below 60% of State			
Eligibility, 2605(b)(5) - Assurance 5					
5.6 Do you require an assets test?	C Yes O No				
5.7 Do you have additional/differing eligi	bility policies for :				
Renters	€ Yes C No				
Renters living in subsidized housing?	Renters living in subsidized				
5.8 Do you give priority in eligibility to:					
Elderly?	⊙ Yes ○ No				
Disabled?	⊙ Yes O No				
Young Children?	⊙ Yes ○ No				
House holds with high energy burdens?	⊙ Yes C No				
Other? Declared Disasters	⊙ Yes C No				
If you selected "Yes" for any of the option below.	ns in questions 5.6, 5.7, or 5.8, y	ou must provide further explanation of these policies in the text field			
5.7 In accordance with the U	S DOE rules, rental building elig	ibility is limited to those buildings where 66% or more units (or 51% for			
projects that will realize significant of	energy savings) are occupied by	eligible households. Owners of the rental buildings, that are not themselves			
~		e work being done for the building to participate. To help maintain subsidized housing are exempt from this required contribution.			
	•				
5.8 Providers are required to give priority for service to HEAP households with elderly persons, households with children under 18 years of age, households that include persons with disabilities, HEAP recipients with extremely high energy use or high energy burdens, and affordable					
housing projects assisted HCR and N	housing projects assisted HCR and NYSERDA.				
Ronofit Lovols					
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? \$0					
5.10 H yes, what is the maximum: 90					
Types of Assistance, 2605(c)(1), (B) & (D))				
5.11 What LIHEAP weatherization meas	ures do you provide ? (Check a	ll categories that apply.)			
Weatherization needs assessments	s/audits	Energy related roof repair			
✓ Caulking and insulation		Major appliance Repairs			
Storm windows		Major appliance replacement			
Furnace/heating system modifications/ repairs		₩ Windows/sliding glass doors			
Furnace replacement		Doors			
Cooling system modifications/ repairs		✓ Water Heater			
Water conservation measures		Cooling system replacement			
Compact florescent light bulbs		V Other - Describe:			
		Electric baseload reduction measures, energy related health & safety measures such as smoke detectors and ventilation, major appliance			
		replacement: replacement of refrigerators only, energy related roof repairs:			
repairs only, no replacements; and exterior doors only.					
If any of the above questions	s require further evol	anation or clarification that could not be made in			
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.					

information and access to vulnerable households.

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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 assistant 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):				
Toll free information hotline operated by NYS OTDA 1-800-342-3009, provides information about the program and printable applications are available on the OTDA internet site when the program is open.				
Identification of households potentially eligible for LIHEAP funded weatherization services and assessing the need for identified households.				
State and local resources dedicated to implementing mandated outreach plans and program dissemination activities.				
Targeted efforts by OTDA, NYSOFA, NYSHCR, NYSERDA and the NYS Department of Health (DOH) to provide program				

SSI, WAP, etc.).

V

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Section 7: Coordination, 2605(b)(4) - Assurance 4 7.1 Describe how you will ensure that the LIHEAP program is coordinated with other programs available to low-income households (TANF, Joint application for multiple programs Intake referrals to/from other programs

V One - stop intake centers V Other - Describe: V

myBenefits provides applicants the ability to jointly apply for both SNAP and HEAP online, when HEAP is open. Individuals can apply for PA, Child Care in lieu of PA, SNAP, MA, Services, including Foster Care, Child Care assistance and emergency assistance through myBenefits.

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Section 8: Agency Designation, 2605(b)(6) - Assurance 6 (Required for state grantees and the Commonwealth of Puerto Rico)

the Commonwealth of Tuerto Rico)				
8.1 How would you categorize the primary responsibility of your State agency?				
	Administration Agency			
	Commerce Agency			
	Community Services Agency			
	Energy / Environment Agency			
	Housing Agency			
<	Welfare Agency			
	Other - Describe:			
	ate Outreach and Intake, 2605(b)(15) - Assurance 15 selected "Welfare Agency" in question 8.1, you must complete questions 8.2, 8.3, and 8.4, as applicable.			
8.2 Ho	w do you provide alternate outreach and intake for HEATING ASSISTANCE?			
	As with other income tested assistance programs administered by NYS OTDA, HEAP is State supervised/locally administered with 58 social service districts (districts) designated as the lead local agencies for outreach, certification and payment. Prior to program start-up, each district must establish a local certification network that provides for an alternative non-district site(s) for a reasonable share of outreach and intake for regular and emergency HEAP assistance. The district may contract with other State or local government entities or community-based organizations to fulfill this mandate. Examples of community-based organizations include not-for-profit neighborhood-based organizations, local Offices for the Aging and community action agencies.			

8.3 How do you provide alternate outreach and intake for COOLING ASSISTANCE?

As with other income tested assistance programs administered by NYS OTDA, HEAP is State supervised/locally administered with 58 social service districts (districts) designated as the lead local agencies for outreach, certification and payment. Prior to program start-up, each district must establish a local certification network that provides for an alternative non-district site(s) for a reasonable share of outreach and intake for regular and emergency HEAP assistance. The district may contract with other State or local government entities or community-based organizations to fulfill this mandate. Examples of community-based organizations include not-for-profit neighborhood-based organizations, local Offices for the Aging and community action agencies.

8.4 How do you provide alternate outreach and intake for CRISIS ASSISTANCE?

As with other income tested assistance programs administered by NYS OTDA, HEAP is State supervised/locally administered with 58 social services districts (districts) designated as the lead local agencies for outreach, certification and payment. Prior to program start-up, each district must establish a local certification network that provides for an alternative non-district site(s) for a reasonable share of outreach and intake for regular and emergency HEAP assistance. The district may contract with other State or local government entities or community-based organizations to fulfill this mandate. Examples of community-based organizations include not-for-profit neighborhood-based organizations, local Offices for the Aging and community action agencies.

8.5 LIHEAP Component Administration.	Heating	Cooling	Crisis	Weatherization
8.5a Who determines client eligibility?	Local County Government	Local County Government	Local County Government	Other
8.5b Who processes benefit payments to gas and electric vendors?	Local County Government	Local County Government	Local County Government	
8.5c who processes benefit payments to bulk fuel vendors?	Local County Government	Local County Government	Local County Government	
8.5d Who performs installation of weatherization measures?				Other

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

8.6 What is your process for selecting local administering agencies?

Other - describe

Under NYS Social Services Law; Article 3: Local Public Welfare Organization; Powers and Duties Title 2: Public Welfare Districts and Their Responsibility for Public Assistance and Care; Section 61:

For the purposes of administration of public assistance and care the state shall be divided into county and city social services districts as follows:

- 1. The city of New York is hereby constituted a city social services district.
- 2. Each of the counties of the state not included in subdivison on of this section is hereby constituted a county social services district.

As with other income tested programs administered by NYS OTDA, HEAP is State supervised and locally administered with 58 local social services districts (districts) designated as the lead local agencies for outreach, certification, and payment. Prior to program start-up, each district must establish a local certification network that provides for an alternative non-district site(s) for a reasonable share of outreach and intake for regular and emergency HEAP assistance. The district may contract with other State or local government entities or community-based organizations to fulfill this mandate. Examples of community-based organizations include not-for-profit neighborhood-based organizations, local Offices for the Aging and community action agencies.

8.7 Ho	w many local administering agencies do you use? 58
8.8 Ha O Ye No	ve you changed any local administering agencies in the last year? s
8.9 If s	so, why?
	Agency was in noncompliance with grantee requirements for LIHEAP -
	Agency is under criminal investigation
	Added agency
	Agency closed

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	SF - 424 - MANDATORY
	Section 9: Energy Suppliers, 2605(b)(7) - Assurance 7
	9.1 Do you make payments directly to home energy suppliers?
	Heating • Yes • No
	Cooling • Yes O No
	Crisis • Yes O No
	Are there exceptions? • Yes O No
	If yes, Describe.
	Eligible households who cut their own wood may receive a direct payment if there is reasonable evidence to support that the household has a sufficient supply for the heating season and the household does not have a utility vendor.
	9.2 How do you notify the client of the amount of assistance paid? All applicants are provided with a notice which advises them of their eligibility for the HEAP benefit, the vendor to which the payment was authorized and the amount paid on their behalf. Local districts have a maximum of 30 business days to notify a client of the eligibility determination from the date of the application.
	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? Each home energy vendor must sign a NYS HEAP vendor agreement to participate in both the Regular and Emergency components of HEAP. The vendor agreement provides that the home energy vendor agrees and assures to NYS OTDA to charge HEAP recipients, in the normal billing process, the difference between the cost of the home energy and the amount of the HEAP payment made.
	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? Each home energy vendor must sign a NYS HEAP vendor agreement to participate in both the Regular and Emergency components of HEAP. The vendor agreement provides that the home energy vendor agrees and assures to NYS OTDA that the households served by the vendor will not be treated adversely because of such assistance under applicable provision of State law and public regulatory requirements.
	9.5. Do you make payments contingent on unregulated vendors taking appropriate measures to alleviate the energy burdens of eligible households? O Yes O No
	If so, describe the measures unregulated vendors may take.
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Section 10: Program, Fiscal Monitoring, and Audit, 2605(b)(10)

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

NYS OTDA utilizes fiscal and fund accounting procedures similar to those utilized by the agency and districts in the administration of other income tested programs. Districts are provided with allocations for district payments. All claims by the districts are monitored by NYS OTDA fiscal staff to ensure that allocation levels are not exceeded. The NYS OTDA Welfare Management System (WMS) is used to monitor application activity and benefits authorized outside New York City (NYC). NYC utilizes its own computer system to authorize and pay HEAP benefits and NYC provides reports to NYS OTDA from its system for review.

The use of LIHEAP funds sub allocated to the NYS Homes and Community Renewal (HCR), New York State Energy Research and Development Authority (NYSERDA), and the NYS Office for the Aging (NYSOFA) is governed by Cooperative Agreements which OTDA enters into with these agencies on an annual basis for weatherization and outreach services. The Cooperative Agreements with HCR and NYSERDA require they transmit fiscal reports to OTDA on a quarterly basis that show the amount of LIHEAP funds obligated and expended by category of expenditure.

OTDA conducts periodic reviews of HCR, NYSERDA and NYSOFA's use of LIHEAP funds. OTDA tracks sub-grantee awards and obligations and OTDA expenditures on a quarterly basis to ensure that funds are expended within the allowable contract/grant period. These expenditures are gathered from the NYS Statewide Financial System (SFS). The SFS system allows OTDA to run reports showing the sub-grantee activity by federal grant year. OTDA also prepares a weekly funding and obligations report which breaks out spending by components such as heating, crisis, equipment repair/replacement and cooling. Refund checks related to federal grants are first deposited in the NYS Treasury and then checks are issued to the federal government referencing the federal grant and fiscal year.

Audit Process				
10.2. Is your LI	HEAP program aud	ited annually under the Single Audit A	Act and OMB Circular A - 133?	
	•	ing to the level of material weakness ows, or other government agency revie	-	,
No Findings 🗹]			
Finding	Туре	Brief Summary	Resolved?	Action Taken
1				
10.4. Audits of 1	Local Administering	Agencies		
What types of a Select all that a	-	nents do you have in place for local ac	lministering agencies/district offi	ces?
✓ Local	agencies/district offi	ces are required to have an annual au	dit in compliance with Single Au	lit Act and OMB Circular A-133
Local	agencies/district offi	ces are required to have an annual au	dit (other than A-133)	
Local agencies/district offices' A-133 or other independent audits are reviewed by Grantee as part of compliance process.				
☑ Grant	ee conducts fiscal an	d program monitoring of local agenci	es/district offices	
Compliance Mo	onitoring			
10.5. Describe that apply	he Grantee's strateg	es for monitoring compliance with th	e Grantee's and Federal LIHEAF	policies and procedures: Select all
			·	·

Grantee employees:
✓ Internal program review
✓ Departmental oversight
Secondary review of invoices and payments
Other program review mechanisms are in place. Describe:
Local Administering Agencies / District Offices:
On - site evaluation
Annual program review
Monitoring through central database
Desk reviews
Client File Testing / Sampling
Other program review mechanisms are in place. Describe:
10.6 Explain, or attach a copy of your local agency monitoring schedule and protocol.
OTDA conducts an operational review that includes, but is not limited to: an assessment of pending applications; client and vendor complaints logged by OTDA; client program access; Emergency benefit phone procedures; compliance with the 18-48 hour emergency resolution rules; and compliance with all Heating Equipment Repair and Replacement procedures. Any contracts with alternate certifiers and other agencies performing HEAP related services are also reviewed. OTDA's review period/schedule runs January through March each year. Social services districts who must have a corrective action plan must submit them to OTDA within 60 days of receipt of notification. OTDA will then monitor elements of the corrective action plan during the next HEAP season.
10.7. Describe how you select local agencies for monitoring reviews.
Site Visits:
Five of the top 10 districts with the largest caseloads are monitored every other year, plus five additional districts on a rotating basis. As part of a district monitoring HEAP Bureau staff conducts an operational review of the district's Home Energy Assistance Program. This includes an assessment of the percentage of early outreach cases received and processed prior to program opening and the overall adherence to processing timeframes for both districts and the alternate certifiers. The operational review also includes, but is not limited to: an assessment of pending applications; client and vendor complaints logged by OTDA; client access to application forms; emergency benefit phone procedures; compliance with the 18-48 hour emergency resolution rules; and compliance with all Heating Equipment Repair and Replacement procedures. Any contracts with alternate certifiers and other agencies performing HEAP related services will also be reviewed.
Desk Reviews:
Five of the top 10 districts with the largest caseloads are monitored every other year, plus five additional districts on a rotating basis.
10.8. How often is each local agency monitored? Top 10 districts every other year, other 48 on a rotating basis.
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? 2
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

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Section 11: Timely and I	Meaningful Public Participa	ation, 2605(b)(12), 2605(C)(2)	
11.1 How did you obtain input from the public Select all that apply.	in the development of your LIHEAP plan?		
Tribal Council meeting(s)			
✓ Public Hearing(s)			
✓ Draft Plan posted to website and avai	ilable for comment		
✓ Hard copy of plan is available for pub	blic view and comment		
Comments from applicants are record	ded		
Request for comments on draft Plan i	is advertised		
✓ Stakeholder consultation meeting(s)			
Comments are solicited during outrea	ach activities		
✓ Other - Describe:			
Advisory Committee. 11.2 What changes did you make to your LIHE The Regular benefit opening date whose heat is included in their rent. The a the Tier 1 income range were increased. P from the first business day in November to	EAP plan as a result of this participation? was moved from the second week in November add-on to the Regular benefit for households with Program dates for the Heating Equipment Replay the first business day in October.	Energy, and the Weatherization Assistance Policy to November 2nd. Benefits were increased for recipients th a vulnerable member and who's income falls within tocement and Clean and Tune components were updated	
Public Hearings, 2605(a)(2) - For States and the	e Commonwealth of Puerto Rico Only		
11.3 List the date and location(s) that you held	public hearing(s) on the proposed use and di	istribution of your LIHEAP funds?	
	Date	Event Description	
1	08/19/2020	WebEx Public Hearing 10:00am-12:00pm	
2	08/19/2020	WebEx Public Hearing 6:00pm 8:00pm	
3	08/20/2020	WebEx Public Hearing 10:00am-12:00pm	
4 08/20/2020 WebEx Public Hearing 6:00pm 8:00pm			
11.4. How many parties commented on your pl	an at the hearing(s)? 10		
	the heaving(e)		
11.5 Summarize the comments you received at	the nearing(s).		
•	ments received during the public hearings.		
•	ments received during the public hearings.	d at the public hearing(s)?	

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

- 12.1 How many fair hearings did the grantee have in the prior Federal fiscal year? 249
- 12.2 How many of those fair hearings resulted in the initial decision being reversed? 40
- 12.3 Describe any policy and/or procedural changes made in the last Federal fiscal year as a result of fair hearings?

None

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

Individuals whose applications for HEAP benefits are denied are afforded an opportunity for a fair administrative hearing conducted by the NYS OTDA Office of Administrative Hearings. All client notices, both approval and denial, contain information on how to request a fair hearing. All HEAP applications contain information on how to request a fair hearing.

Households whose applications for weatherization assistance with NYSHCR are denied are provided an opportunity for an appeal conducted by NYSHCR through the NYSHCR Appeals Process. Households whose applications for EmPower Program Services with NYSERDA are denied may request a review of the decision by NYSERDA through the NYSERDA Review Process.

12.5 When and how are applicants informed of these rights?

When a client first applies for a HEAP benefit, they are informed of their fair hearing rights in their initial eligibility notification. Also, this information is available on OTDA's website, contained in client informational booklets and the HEAP application instructions.

Households whose applications for NYSHCR administered weatherization and NYSERDA administered EmPower services are advised of the right to an appeal, conducted by NYSHCR or a review conducted by NYSERDA by the provision of such rights and information as to how to request an appeal or a review through written denial notices.

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

Districts are required to make determinations and provide notification of eligibility decisions on applications for Regular HEAP benefits within 30 business days after the filing of such application or within 30 business days of program opening for applications received during the early outreach period. Applications which are incomplete may be pended for up to 10 business days and the pending period is not counted in the 30 business day timeframe for providing notification.

Individuals whose applications for HEAP benefits are not acted upon within the established timeframes are afforded an opportunity for a fair hearing conducted by NYS OTDA.

Households whose applications for weatherization assistance with NYSHCR are not acted upon in a timely manner are provided an opportunity to appeal through the NYSHCR Appeals Process. Households whose applications for EmPower Program services with NYSERDA are not acted upon with reasonable promptness may request a review of the decision by NYSERDA through the NYSERDA Review Process.

12.7 When and how are applicants informed of these rights?

Applicants are advised of fair hearing rights for applications that are not acted on in a timely manner at the time of the application by the provision of the "Application Rights" language in the application instructions. This information is also on the OTDA website and in the client informational booklets.

Households whose applications for NYSHCR administered weatherization and NYSERDA administered EmPower services are advised of the right to an appeal, conducted by NYSHCR or a review, conducted by NYSERDA by the provision of such rights and information as to how to request an appeal or a review through written denial notices.

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Section 13: Reduction of home energy needs, 2605(b)(16) - Assurance 16 13.1 Describe how you use LIHEAP funds to provide services that encourage and enable households to reduce their home energy needs and thereby the need for energy assistance? N/A 13.2 How do you ensure that you don't use more than 5% of your LIHEAP funds for these activities? N/A 13.3 Describe the impact of such activities on the number of households served in the previous Federal fiscal year. N/A 13.4 Describe the level ofdirect benefitsprovided to those households in the previous Federal fiscal year. N/A 13.5 How many households applied for these services? N/A 13.6 How many households received these services? N/A

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 14 - Leveraging Incentive Program ,2607A

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Section 14:Leveraging Incentive Program, 2607(A)

14.1 Do you plan to submit an application for the leveraging incentive program?

Tes O No

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

Protocol for submission on leveraging activities to OTDA: Submission of data on leveraging activities is due to NYS OTDA by October 15th of each year.

OTDA instructs third parties and/or local agencies to follow the requirements of 45 CFR 96.87(d) in all submissions for the LIHEAP leveraging incentative program. Those requirements are as follows:

- d) Basic requirements for leveraged resources and benefits.
- (1) In order to be counted under the leveraging incentive program, leveraged resources and benefits must meet all of the following five criteria:
 - (i) They are from non-federal sources
- (ii) They are provided to the grantee's low-income home energy assistance program, or to federally qualified low-income households as described in section 2605(b)(2) of Public Law 97-35 (42 U.S.C. 8624 (b)(2)).
 - (iii) They are measurable and quantifiable in dollars.
- (iv) They represent a net addition to the total home energy resources available to low-income households in excess of the amount of such resources that could be aquired by these households through the purchase of home energy, or the purchase of items that help these households meet the cost of home energy, at commonly available household rates or costs, or that could be obtained with regular LIHEAP allotments provided under section 2602(b) of Public Law 97-35 (42 U.S.C. 8621(b)).
- (v) They meet the requirements for countable leveraged resources and benefits throughout this section and section 2607A of Public Law 97-35 (42 U.S.C. 8626(a)).
- (2) Also, in order to be counted under the leveraging incentive program, leveraged resources and benefits must meet at least one of the following three criteria:
- (i) The grantee's LIHEAP program had an active, substantive role in developing and/or acquiring the resource/benefits from home energy vendor(s) through negotiation, regulation and/or competitive bid. The actions or efforts of one or more staff of the grantee's LIHEAP program at the central and/or local level- and/or one or more staff of LIHEAP program subrecipient(s) acting in that capacity, were substantial and significant in obtaining the resource/benefits from the vendor(s).
- (ii) The grantee appropriated or mandated the resource/benefit for distribution to low-income households through (that is, within and a part of) its LIHEAP program. The resource/benefit are provided through the grantee's LIHEAP program to low-income households eligible under the grantee's LIHEAP standards, in accordance with the LIHEAP statue and regulations and consistent with the grantee's LIHEAP plan and program policies that were in effect during the base period, as if they were provided from the grantee's federal LIHEAP allotment.
- (iii) The grantee appropriated or mandated the resource/benefits for distribution to low-income households as described in its LIHEAP Plan (referred to in section 2605(c)(1)(A) of Public Law 97-35) (42 U.S.C. 8642(c)(1)(A)). The resource/benefits are provided to low-income households as a supplement and/or alternative to the grantee's LIHEAP program, outside (that is, not through, within, or as part of) the LIHEAP program. The resource/benefits are integrated and coordinated with the grantee's LIHEAP program. Before the end of the base period, the Plan identifies and describes the resource/benefits, their source(s), and their integration/coordination with the LIHEAP program. The Department will determine resources/benefits to be integrated and coordinated with the LIHEAP program if they meet at least one of the eight conditions. If a resource meets at least one of conditions A through F when the grantee's LIHEAP program is operating (and meets all other applicable requirements), the resource also is countable when the LIHEAP program is not operating.

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

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

	resource or benefit ?	resource ?	
1	Weatherization	NYSHCR, NYSERDA	Part of NYS LIHEAP appropriation is utilized by HCR to provide weatherization services to HEAP eligible households through the Weatherization Assistance Program (WAP). Owners if rental buildings that are not themselves income-eligible must contribute 15-25% of the cost of the work being done for the building to participate. In addition to multi-family building owner contributions, primary sources for leveraged funds include: the NYSERDA EmPower Multi-family Performance and "Green Jobs/Green NY" programs; and, Utility programs financed through the Clean Energy Fund (CEF) (Case14-M-0094), the Low and Moderate Income (LMI) Case 14-M-0565) and the Reforming the Energy Vision (REV) (Case 14-M-0101) proceedings.
2	Non-public fuel funds to assist with utility bills	All Public Service Commission (PSC)regulated utility companies in NYS	All PSC-regulated utilities in NYS operate non-public funded fuel funds to assist their service territory population with payments of energy bills. These resources are targeted to HEAP eligible households that have exhausted their HEAP eligibility or are ineligible because of the unavailability of LIHEAP funding.
3	Low-Income Customer Assistance Plans	NYS Utility Companies	Several NYS utility companies have recently implemented low-income customer assistance plans. The plans consist of two components: rate moderation and uncollectable initiatives, including a negotiated percentage of income plan, coupled with an arrearage forgiveness arrangement.
4	Reduce energy costs through aggregation	NYS OTDA & NYS PSC	In conjunction with various local social services districts and the National Fuel Gas distribution corporation, NYS has established the Temporary Assistance Cooperative for Energy (PACE) program. PACE is a natural gas aggregation program for certain TA recipients in Erie, Chautauqua and Niagara counties in NY. The programs objective is to provide the benefits of competition to low-income payment troubled customers by offering the opportunity to reduce energy costs through aggregation.
5	Fuel buying component	NYS OTDA	OTDA has established a HEAP fuel buying component in NYS. The purpose of this component is to expand the buying power of LIHEAP dollars by obtaining a lower than retail price for HEAP purchased oil, kerosene and propane. This discounted price materially enhances the purchasing power of LIHEAP eligible households.

Section 15 - Training

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Section 15: Training					
15.1 Describe the training you provide for each of the following groups:					
a. Grantee Staff:					
Formal training on grantee policies and procedures					
How often?					
Annually					
Biannually					
As needed					
Other - Describe:					
Employees are provided with policy manual					
Other-Describe: TA/SNAP Institutes, online Training Modules, as well as in person training with OTDA Training staff and HEAP Program staff.					
b. Local Agencies:					
Formal training conference					
How often?					
Annually					
Biannually					
As needed					
Other - Describe: Local Commissioner Memoranda (LCM), Information Letters (INF), and General Information System (GIS) Messages, Online Training Modules, and online Eligibility and Certification Training (ECT).					
✓ On-site training					
How often?					
Annually					
Biannually					
✓ As needed					
Other - Describe:					
Employees are provided with policy manual					
Other - Describe					
c. Vendors					
Formal training conference					
How often?					
Annually					
Biannually					
✓ As needed					

ŀ	Other - Describe: Vendor conference calls				
V Policies communicated through vendor agreements					
	Policies are outlined in a vendor manual				
Other - Describe: Vendor update newsletter					
15.2 Do	pes your training program address fraud reporting and prevention?				
O No					
T 0		_			

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

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

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

OTDA's performance measurement (PM) implementation plan includes both short and long-term strategies for complete, accurate and timely reporting of LIHEAP Performance data. Over the last 3 years OTDA has made incremental program changes to achieve this.

OTDA executed vendor agreement addendums in support of PM. The provisions of the addendum include the requirement that vendors collect and securely transmit to OTDA the data required for the completion of PM reporting. In 2018-2019 OTDA executed agreements with 9 additional vendors, and an additional 5 vendors are included in the 2019-2020 PM report. Expanding the vendor pool beyond the required minimum increases the volume of data returned and provides more statistically valid results.

Vendors were provided with additional data, tools, and instruction to improve return data accuracy. Each vendor's return file from 2018-2019 was evaluated for the number of customers with return data, as well as the reporting of crisis and life threatening emergencies. Data system enhancements were made to capture customer's domestic electric vendor information, as well as a method to capture and track crisis and life threatening emergency situations. This approach will permit OTDA to continue to report systematically validated vendor provided data.

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Section 17: Program Integrity, 2605(b)(10)						
17.1 Fraud Reporting Mechanisms	s					
a. Describe all mechanisms availab	ole to the public for reporting cases of	suspected waste, fraud, and abuse. S	Select all that apply.			
Online Fraud Reportin	✓ Online Fraud Reporting					
✓ Dedicated Fraud Repo	V Dedicated Fraud Reporting Hotline					
Report directly to local	agency/district office or Grantee offi	ce				
Report to State Inspect	or General or Attorney General					
Forms and procedures	in place for local agencies/district offi	ices and vendors to report fraud, was	ste, and abuse			
Other - Describe:						
b. Describe strategies in place for a	advertising the above-referenced reso	urces. Select all that apply				
Printed outreach mater	Printed outreach materials					
Addressed on LIHEAP	application					
Website						
Other - Describe: The New York State What You Should Know About Your Rights and Responsibilities (When Applying for or Receiving Benefits) (LDSS-4148A) provides this information as well. 17.2. Identification Documentation Requirements						
a. Indicate which of the following forms of identification are required or requested to be collected from LIHEAP applicants or their household members.						
	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			
	Required	Required	Required			

Government-issued identification card	Y			V			Y		
(i.e.: driver's license, state ID, Tribal ID, passport, etc.)		Requested			Requested	Requested Requested			
Titibal ID, passport, etc.)								4	
			1			ii			
Other		Applicant Only Required	Applicant Or Requested		All Adults in Household Required	ousehold Household Members Memb		All Household Members Requested	
1									
b. Describe any exceptions to the a	b. Describe any exceptions to the above policies.								
17.3 Identification Verification									
Describe what methods are used tapply	o vei	rify the authenticity	y of identificat	tion o	locuments provid	led by clients or	hou	sehold members.	Select all that
Verify SSNs with Social Se	Verify SSNs with Social Security Administration								
✓ Match SSNs with death records from Social Security Administration or state agency									
Match SSNs with state elig	ibili	ty/case managemen	t system (e.g.,	, SNA	AP, TANF)				
Match with state Departm	ent o	of Labor system							
Match with state and/or fe									
Match with state child sup	Match with state child support system								
Verification using private software (e.g., The Work Number)									
In-person certification by staff (for tribal grantees only)									
Match SSN/Tribal ID num	ıber '	with tribal databas	e or enrollme	nt re	cords (for tribal s	grantees only)			
Other - Describe:									
An electronic clearan	ce pr	ocess through WMS	is used to ver	ify id	entity with the do	cumentation prov	vided	by the applicant.	
17.4. Citizenship/Legal Residency Verification									
What are your procedures for ensuring that household members are U.S. citizens or aliens who are qualified to receive LIHEAP benefits? Select all that apply.							benefits? Select		
Clients sign an attestation of citizenship or legal residency									
				of of	legal residency				
Client's submission of Social Security cards is accepted as proof of legal residency Noncitizens must provide documentation of immigration status									
Citizens must provide a copy of their birth certificate, naturalization papers, or passport									
Noncitizens are verified through the SAVE system									
Tribal members are verified through Tribal enrollment records/Tribal ID card									
Other - Describe:									
The HEAP Application	The HEAP Application allows applicants to attest to their citizenship status. The application is signed by the applicant.								
17.5. Income Verification									
What methods does your agency utilize to verify household income? Select all that apply.									
Require documentation of income for all adult household members									
Pay stubs									
Social Security award letters									
Bank statements									
✓ Tax statements									
Zero-income statements									
✓ Unemployment Insurance letters									
✓ Other - Describe:									

Statement from individuals who provide regular each support					
Statement from individuals who provide regular cash support.					
Computer data matches:					
✓ Income information matched against state computer system (e.g., SNAP, TANF)					
Proof of unemployment benefits verified with state Department of Labor					
Social Security income verified with SSA					
Utilize state directory of new hires					
Other - Describe:					
Statement from individuals who provide regular cash support.					
The Work Number.					
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:					
All personally identifying information about a HEAP applicant or recipient is confidential and may be disclosed only for purposes of investigating or prosecuting suspected fraud or abuse, in cooperation with federal or State authorities regarding LIHEAP audits or investigations, or with the written consent of the applicant or recipient.					
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:					
17.8. Benefits Policy - Gas and Electric Utilities					
What policies are in place to protect against fraud when making benefit payments to gas and electric utilities on behalf of clients? Select all that apply.					
Applicants required to submit proof of physical residency					
Applicants must submit current utility bill					
Data exchange with utilities that verifies:					
✓ Account ownership					
Consumption					
✓ Balances					
Payment history					
Account is properly credited with benefit					

Other - Describe:
Centralized computer system/database tracks payments to all utilities
Centralized computer system automatically generates benefit level
Separation of duties between intake and payment approval
Payments coordinated among other energy assistance programs to avoid duplication of payments
Payments to utilities and invoices from utilities are reviewed for accuracy
Computer databases are periodically reviewed to verify accuracy and timeliness of payments made to utilities
✓ Direct payment to households are made in limited cases only
✓ Procedures are in place to require prompt refunds from utilities in cases of account closure
Vendor agreements specify requirements selected above, and provide enforcement mechanism
Other - Describe:
Conduct monitoring of Gas and Electric Utilities.
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
W 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:
Conduct monitoring of Bulk Fuel Vendors.
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
Districts are required to recover improper payments made to vendors or recipients through all legally enforceable methods.
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 electication that could not be made in

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

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

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

Instructions for Certification

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

provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

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

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

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

explanation to this proposal.

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

Instructions for Certification

- 1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meaning set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this proposal that, [[Page 33043]] should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.
 - 8. Nothing contained in the foregoing shall be construed to require

establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

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

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

Section 19: Certification Regarding Drug-Free Workplace Requirements

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)

40 North Pearl Street * Address Line 1		
Address Line 2		
Address Line 3		
Albany * City	NY * State	12243 * 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

- (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).				