

Illinois Department of Commerce & Economic Opportunity OFFICE OF COMMUNITY ASSISTANCE JB Pritzker, Governor

State of Illinois

DOE BIL State Weatherization Plan



For the period of July 1, 2022 – June 30, 2027

OMB Number: 4040-004 Expiration Date: 10/31/2019

I

APPLICATION FOR FEDERAL ASSISTANCE SF	-424		Version 02
 Type of Submission: Preabplication Application Changed/Corrected Application 	2. Type of Application: X New Continuation Revision		
3. Date Received 07/01/2022	T	4. Applicant Identifier:	
5a. Fed Entity Identifier:		5b. Federal Award Identifier: DE-EE0009985	
State Use Only:			
6. Date Received by State:		7. State Application Identifier:	
8. APPLICANT INFORMATION:			
a. Legal Name: State of Illinois			
 Employer/Taxpayer Identification Number (EIN/TIN): 371380174 		c. UEI: S14GXUNZG814	
d. Address:			
Street 1: 500 E. Monroe St.			
Street 2:			
City: Springfield			
County: SANGAMON County			
State: IL			
Province:			
Country: U.S.A.			
Zip / Postal Code: 627010000			
e. Organizational Unit:			
Department Name:		Division Name:	
Commerce & Economic Opportunity		Office of Community Assistance	
f. Name and contact information of person to be contacted	on matters involving this	application:	
Prefix: Mr First Na Middle Name: Last Name: Prince	ame: Mick		
Suffix:			
Title: Weatherization Program Manager			
Organizational Affiliation: Illinois Department of Co	mmerce and Economic Opp	portunity - Office of Community Assistance	
Telephone Number: 2177856135		Fax Number:	
Email: mick.prince@illinois.gov			

Version 02

APPLICATION FOR FEDERAL ASSISTANCE SF-424

9. Type of Applicant:

A State Government

10. Name of Federal Agency:

U. S. Department of Energy

11. Catalog of Federal Domestic Assistance Number:

81.042

CFDA Title:

Weatherization Assistance Program: Bipartisan Infrastructure Law

12. Funding Opportunity Number:

DE-WBI-0002022

Title:

2022 WAP Bipartisan Infrastructure Law

13. Competition Identification Number:

Title:

14. Areas Affected by Project (Cities, Counties, States, etc.):

Statewide

15. Descriptive Title of Applicant's Project:

2021 Illinois Low-Income Weatherization Assistance Program Formula Award.

APPLICATION FOR FEDERAL ASSISTANCE SF-424			Version 02		
16.Congressional District Of:					
a. Applicant: Illinois Congressional District 13	b. Program/Project:	IL-Statewide			
Attach an additional list of Program/Project Congressional Districts if needed:					
17. Proposed Project: a. Start Date: 07/01/2022	b. End Date:	06/30/2027			
18. Estimated Funding (\$):					
a. Federal 156,248,481.00					
b. Applicant 0.00					
c. State 0.00					
d. Local 0.00					
e. Other 0.00					
f. Program Income 0.00					
g. TOTAL 156,248,481.00					
 19. Is Application subject to Review By State Under Executive Order 12372 Processing a. This application was made available to the State under the Executive Order b. Program is subject to E.O. 12372 but has not been selected by the State for X c. Program is not covered by E.O. 12372 	12372 Process for review				
20. Is the applicant Delinquent On Any Federal Debt? (If "Yes", provide explanation No	n)				
statements herein are true, complete and accurate to the best of my knowledge. I also provid to X I AGREE	herein are true, complete and accurate to the best of my knowledge. I also provide the required assurances** and agree to				
Authorized Representative:					
Prefix: Ms First Name: Sylvia					
Middle Name:					
Last Name: Garcia					
Suffix:					
Title: Acting Director					
Telephone Number: 3128142811	Fax Number:				
Email: sylvia.garcia@illinois.gov					
Signature of Authorized Representative: Signed Electronically Authorized for Local Reproduction		Date Signed:	07/21/2022 Standard Form 424 (Revised 10/2005) Prescribed by OMB Circular A-102		

BUDGET INFORMATION - Non-Construction Programs

1. Program/Project Identification No. EE0009985		2. Program/Project Title Weatherization Assistance Progra	m: Bipartisan Infrastructure Law	
3. Name and Address	State of Illinois		4. Program/Project Start Date	07/01/2022
	500 E. Monroe St. Springfield, IL 627010000		5. Completion Date	06/30/2027

SECTION A - BUDGET SUMMARY						
Grant Program		Estimated Uno	bligated Funds	N	New or Revised Budg	get
Function or Activity (a)	Federal Catalog No. (b)	Federal (c)	Non-Federal (d)	Federal (e)	Non-Federal (f)	Total (g)
1. Federal	81.042	\$ 0.00		\$ 156,248,481.00		\$ 156,248,481.00
2.						
3.						
4.						
5. TOTAL		\$ 0.00	\$ 0.00	\$ 156,248,481.00	\$ 0.00	\$ 156,248,481.00

SECTION B - BUDGET CATEGORIES					
6. Object Class Categories		Grant Program, F	unction or Activity		Total
	(1) GRANTEE ADMINISTRATI ON	(2) SUBGRANTEE ADMINISTRATI ON	(3) SUBGRANTEE T&TA	(4) GRANTEE T&TA	(5)
a. Personnel	\$ 3,357,794.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 3,357,794.00
b. Fringe Benefits	\$ 2,271,886.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 2,271,886.00
c. Travel	\$ 271,680.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 271,680.00
d. Equipment	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00
e. Supplies	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00
f. Contract	\$ 0.00	\$ 11,718,637.00	\$ 10,000,000.00	\$ 17,270,739.00	\$ 144,529,846.00
g. Construction	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00
h. Other Direct Costs	\$ 3,168,203.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 3,168,203.00
i. Total Direct Charges	\$ 9,069,563.00	\$ 11,718,637.00	\$ 10,000,000.00	\$ 17,270,739.00	\$ 153,599,409.00
j. Indirect Costs	\$ 2,649,072.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 2,649,072.00
k. Totals	\$ 11,718,635.00	\$ 11,718,637.00	\$ 10,000,000.00	\$ 17,270,739.00	\$ 156,248,481.00
7. Program Income	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00

BUDGET INFORMATION - Non-Construction Programs

1. Program/Project Identification No. EE0009985		2. Program/Project Title Weatherization Assistance Progra	m: Bipartisan Infrastructure Law	
3. Name and Address	State of Illinois		4. Program/Project Start Date	07/01/2022
	500 E. Monroe St. Springfield, IL 627010000		5. Completion Date	06/30/2027

SECTION A - BUDGET SUMMARY						
Grant Program		Estimated Uno	bligated Funds	Ν	lew or Revised Budg	et
Function or Activity (a)	Federal Catalog No. (b)	Federal (c)	Non-Federal (d)	Federal (e)	Non-Federal (f)	Total (g)
1.						
2.						
3.						
4.						
5. TOTAL		\$ 0.00	\$ 0.00	\$ 156,248,481.00	\$ 0.00	\$ 156,248,481.00

SECTION B - BUDGET CATEGORIES					
6. Object Class Categories		Grant Program, F	unction or Activity		Total
	(1) PROGRAM OPERATIONS	(2) LIABILITY INSURANCE	(3) FINANCIAL AUDITS	(4) HEALTH AND SAFETY	(5)
a. Personnel	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 3,357,794.00
b. Fringe Benefits	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 2,271,886.00
c. Travel	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 271,680.00
d. Equipment	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00
e. Supplies	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00
f. Contract	\$ 89,825,796.00	\$ 300,000.00	\$ 150,000.00	\$ 15,264,674.00	\$ 144,529,846.00
g. Construction	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00
h. Other Direct Costs	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 3,168,203.00
i. Total Direct Charges	\$ 89,825,796.00	\$ 300,000.00	\$ 150,000.00	\$ 15,264,674.00	\$ 153,599,409.00
j. Indirect Costs	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 2,649,072.00
k. Totals	\$ 89,825,796.00	\$ 300,000.00	\$ 150,000.00	\$ 15,264,674.00	\$ 156,248,481.00
7. Program Income	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00

Weatherization Annual File Worksheet

IV.1 Subgrantees

Subgrantee (City)		Planned Funds	Units
BCMW Community Services Inc. (Centralia)	\$	1,479,374	131
CEFS Economic Opportunity Corp (Effingham)	\$	2,534,841	224
Champaign Co Regional Planning Commission (Urbana)	\$	2,377,556	210
Community & Economic Development Association (Chicago)	\$	56,656,404	4999
Community Action Partnership of Central Illinois (Lincoln)	\$	1,409,019	124
Community Action Project Of Lake County (Round Lake Beach)	\$	3,807,358	336
Community Contacts Inc (Elgin)	\$	4,337,321	383
Crosswalk CAA (West Frankfort)	\$ \$	3,973,725	351
DuPage County Dept of Human Resources (Wheaton)	\$	4,225,825	373
East Central Illinois CAA (Danville)	\$	1,766,240	156
Embarrass River Basin Agency Inc (Greenup)	\$	3,036,553	268
Illinois Valley Economic Development Corp (Gillespie)	\$	1,323,875	117
Kankakee County Community Services Inc (Kankakee)	\$	1,273,818	112
Kendall Grundy Community Action (Yorkville)	\$	909,649	80
Madison County Community Development (Edwardsville)	\$	2,483,743	219
McHenry County Housing Authority (Woodstock)	\$	1,567,215	138
MCS Community Services (Jacksonville)	\$	954,901	84
Northwestern Illinois CAA (Freeport)	\$	1,005,635	89
Peoria Citizens Committee for Economic Opportunity (Peoria)	\$	2,007,298	177
Project NOW (Rock Island)	\$	2,296,558	203
Rockford Human Services Department (Rockford)	\$	3,687,024	325
Sangamon County Dept of Community Resources (Springfield)	\$	3,033,795	268
Shawnee Development Council Inc (Karnak)	\$	1,628,696	144
St. Clair Intergovernmental Grants Department (Belleville)	\$	2,886,788	255
Tazwood Community Services Inc (Morton)	\$	3,153,608	278
Tri-County Opportunities Council (Rock Falls)	\$	4,020,963	355
Two Rivers Regional Council of Public Officials (Quincy)	\$	1,501,666	132
Western Egyptian Economic Opportunity Council (Steeleville)	\$	1,968,985	174
Western Illinois Regional Council (Macomb)	\$	2,805,201	248
Will County Center for Community Concerns (Joliet)	\$	3,145,472	278
TOTALS	\$	127,259,106	11,228

IV.2 WAP Production Schedule

Planned units by quarter are included in the BIL Planning Workbook.

Weatherization Plans:

Total Units (excluding reweatherized)11,228 unitsReweatherized Units0 units

A Total Vehicles & Equipment (\$5,000 or more) Budget\$0.00B Total Units Weatherized11,228C Total Units Reweatherized0D Total Dwelling Units to be Weatherized and Reweatherized (B+C)11,228E. Average Vehicles & Equipment Acquisition Cost Per Unit (A divided by D)\$0.00AVERAGE COST PER DWELLING UNIT (DOE RULES)\$89,825,796.00F Total Funds for Program Operations\$89,825,796.00G Total Dwelling Units to be Weatherized and Reweatherized (from line D)11,228H Average Program Operations Costs per Unit (F divided by G)\$8,000.16
C Total Units Reweatherized0D Total Dwelling Units to be Weatherized and Reweatherized (B+C)11,228E. Average Vehicles & Equipment Acquisition Cost Per Unit (A divided by D)\$0.00AVERAGE COST PER DWELLING UNIT (DOE RULES)5F Total Funds for Program Operations\$89,825,796.00G Total Dwelling Units to be Weatherized and Reweatherized (from line D)11,228
D Total Dwelling Units to be Weatherized and Reweatherized (B+C)11,228E. Average Vehicles & Equipment Acquisition Cost Per Unit (A divided by D)\$0.00AVERAGE COST PER DWELLING UNIT (DOE RULES)\$89,825,796.00F Total Funds for Program Operations\$89,825,796.00G Total Dwelling Units to be Weatherized and Reweatherized (from line D)11,228
E. Average Vehicles & Equipment Acquisition Cost Per Unit (A divided by D)\$0.00AVERAGE COST PER DWELLING UNIT (DOE RULES)\$0.00F Total Funds for Program Operations\$89,825,796.00G Total Dwelling Units to be Weatherized and Reweatherized (from line D)11,228
AVERAGE COST PER DWELLING UNIT (DOE RULES)F Total Funds for Program Operations\$89,825,796.00G Total Dwelling Units to be Weatherized and Reweatherized (from line D)11,228
F Total Funds for Program Operations\$89,825,796.00G Total Dwelling Units to be Weatherized and Reweatherized (from line D)11,228
G Total Dwelling Units to be Weatherized and Reweatherized (from line D) 11,228
H Average Program Operations Costs per Unit (E divided by G) \$8,000,16
I Average Vehicle & Equipment Acquisition Cost per Unit (from line E) \$0.00
J Total Average Cost per Dwelling (H plus I) \$8,000.16

IV.3 Energy Savings

Method used to calculate savings: Other (described below)

	Units	Savings Calculator (MBtus)	Energy Savings
BIL Estimate (PY22-PY26)	11,228	N/A	191,999
Prior Year Estimate			
Prior Year Actual			

*Energy Savings values were manually entered.

Method used to calculate saving description:

The methodology used to estimate the amount of energy savings is based on extensive energy savings studies Illinois has conducted. Based on this methodology (utility bills run through PRISM analysis and adjusted for weather) the actual production will be multiplied by the 17.1 MBtu average savings per home to determine the total energy savings.

IV.4 DOE-Funded Leveraging Activities

N/A

IV.5 Policy Advisory Council Members

	Type of organization:	Utility
Ameren Illinois	Contact Name:	Melanie Brown
	Phone:	2174248327
	Email	MBrown10@ameren.com
		Non-profit (not a financial institution)
Citizens Utility Board	Contact Name:	Ms. Sara Moskowitz
Chizens Ounty Board	Phone:	3122634282127
	Email:	smoskowitz@citizensutilityboard.org
		Unit of Local Government
City of Chicago	Contact Name:	Lorrie Walls
City of Chicago	Phone:	3127468217
	Email:	Lorrie.Walls@cityofchicago.org
	Type of organization:	Unit of Local Government
Cite of Chinese	Contact Name:	Ranjani Prabhakar
City of Chicago	Phone:	3127446906
	Email:	Niranjani Prabhakar@cityofchicago.org
	Type of organization:	Unit of Local Government
		Elizabeth Berendsen
City of Chicago	Phone:	3127467116
	Email	Elizabeth Berendsen@cityofchicago.org
	Type of organization:	
		Jason Decker
ComEd	Phone:	6306843172
	Email	Jason Decker@comed.com
		Unit of State Government
		Ms. Joan Howard
Illinois Commerce Commission	Phone:	2177822024
	Final:	joan.howard@illinois.gov
	Contact Name:	Non-profit (not a financial institution)
Illinois Community Action Association		Dalitso Sulamoyo
	Phone:	2173283313
	Email	dsulamoyo@ccrpc.org
		Non-profit (not a financial institution)
Illinois Competitive Energy Association	Contact Name:	Kevin Wright
	Phone:	2177415217
	Email	wright2192@sbcglobal.net
		Unit of State Government
Illinois Department of Commerce & Economic Opporutnity	Contact Name:	David Wortman
minors Deparation of Commerce of Economic Opportunity	Phone:	2175584200
	Email	David.Wortman@illinois.gov
		Unit of State Government
Illinois Department of Human Services	Contact Name:	Terri Vaniter
minos repartiticai or monari ocivices	Phone:	2177859873
	Email:	temi.vaniter@illinois.gov
	Type of organization:	Non-profit (not a financial institution)

Check if an existing state council or commision serves in this category and add name below

	Contact Name:	Mr. Ryan Robertson
Illinois Industrial Energy Consumers	Phone:	6188768500
	Fmail	robertson@lrklaw.com
		Non-profit (not a financial institution)
	Contact Name	Staci Wilson
Illinois Municipal Electric Agency	Phone:	2177894632
	Email	swilson@imea.org
	Type of organization:	Non-profit (not a financial institution)
		Mr. Rob Karr
Illinois Retail Merchants Association	Phone:	2175441003
		rkan@inna.org
	Type of organization:	
NF - 0	Contact Name:	Ellen Rendos
Nicor Gas	Phone:	6303882326
	Email:	erendos@southernco.com
	Type of organization:	Utility
Deeplade Car	Contact Name:	
Peoples's Gas	Phone:	3122404352
		DBBaron@integrysgroup.com
		Non-profit (not a financial institution)
South Austin Coalition Community Council	Contact Name:	Wanda Hopkins
South Austin Coanton Continuity Council	Phone:	3127431543
		wihoppo4@yahoo.com
		Non-profit (not a financial institution)
Western Illinois Area Agency on Aging	Contract I thank.	Ms. Barbara Eskildsen
western minors Area Agency on Aging	Phone:	
		beskildsen@wiaaa.org
		Non-profit (not a financial institution)
Will County Center for Community Concerns		Ms. Kris White
while country center for community concerns	Phone:	8157220722
	Email:	kwhite@wcccc.net

IV.6 State Plan Hearings (Note: attach notes and transcripts to the SF-424

Date Held: Public Hearing to be held September 20, 2022.

IV.7 Miscellenous

Prevailing Wage

Illinois already implements Illinois Prevailing Wage for rental and multi-family projects. For DOE BIL projects that are 5 units or larger Agencies must assess the higher of the Illinois Prevailing Wage or the Davis-Bacon Prevailing Wage. Contractors will be instructed to pay the higher of the two prevailing wage rates. For reporting purposes contractors must complete both the Illinois State Prevailing certified payroll form and the Davis-Bacon certified payroll form (WH-347). Copies of both prevailing wage forms will be required in the client file. Subgrantees are required to ensure compliance with the Davis-Bacon Act. OCA will monitor compliance as part of our client file review during quality assurance monitoring.

Low-Rise Multi-family Priority List

OCA is reviewing DOE priority list guidance and are planning to submit a request for DOE approval to implement the low-rise multi-family priority list.

Weatherization Master File

V.1 Eligibility

V.1.1 Approach to Determining Client Eligibility

OCA will determine client eligibility in accordance with 10 CFR 440.22:

OCA will ensure that DOE Weatherization Assistance Program (WAP) funds are provided to a family unit that:

- Contains a member who has received cash payment under Title IV or XVI of the Social Security Act or applicable state or local law during the 12-month period preceding the determination of eligibility for weatherization assistance; or,
- Is approved for assistance under the Low-Income Home Energy Assistance Program (LIHEAP) and whose income is at or below the poverty level determined in accordance with criteria established by the U.S. Department of Health and Human Services according to the Low-Income Home Energy Assistance Act of 1981, as amended;
- Receives benefit from HUD-means tested programs that have income qualifications at or below 80% of area median income (per WPN 22-5; examples include Community Development Block Grants, HOME Investment Partnerships Program, and Lead Hazard Control & Healthy Homes Program); or
- has income up to 200% of Poverty (per DOE income guidelines) when determining income eligibility for the DOE-administered Weatherization Assistance Program.

Describe what household Eligibility basis will be used in the Program

Procedures to determine that units weatherized have eligibility documentation.

Income documentation must be provided by each WAP applicant at the time of application. Prior to services being provided, WAP application documentation will be verified for eligibility and completeness by an individual other than the person taking the application. Files are reviewed for proper documentation and income eligibility by state monitoring staff.

Describe the process for ensuring qualified aliens are eligible for weatherization benefits

Every individual in a household must be included on the application and must be a legal resident of Illinois and either a citizen of the United States or a qualified alien. The definition of qualified alien will conform with the guidance provided by the U.S. Department of Health and Human Services (HHS) under the current Low-Income Home Energy Assistance Program (LIHEAP) and can be found in the current Illinois Low Income Home Energy Assistance Program Policy and Procedures Manual. The standards for documenting qualified alien status can similarly be found in this Policy and Procedures Manual.

V.1.2 Approach to Determining Building Eligibility

Procedures to determine that units weatherized have eligibility documentation

The State requires that both household income eligibility and building eligibility are established before any work is done on a building. Building eligibility is confirmed prior to the start of an energy audit. Building owners must provide documentation to confirm ownership of the building to be assisted (such as tax payment receipts, copies of deed, or certain other forms). Procedures for confirming eligibility in buildings with rental units and in certain other types of buildings are described in another section below. More detail

on building eligibility can be found in Section V (Determination) and XI (Multi-Family Project Procedures) of the IHWAP Operations Manual.

Describe reweatherization compliance

Homes that have been previously weatherized will not be eligible for additional weatherization assistance for over 15 years from the program year in which its previous weatherization in accordance with 10 CFR 440.18(e) (2), or those damaged by fire, flood, or Act of God as specified in 10 CFR 440.18 (f) (2) (ii). For example, a home that was weatherized in 2010 will not be eligible for weatherization again until 2026.

Describe what structures are eligible for weatherization

All single-family homes, manufactured housing, small multifamily buildings, and large multifamily buildings will be considered for weatherization services in Illinois. Other structures eligible for weatherization include single room occupancy (SRO) buildings, group homes, and shelters. Residents of a privately owned or not-for-profit-operated SRO building, group home, or shelter are eligible for weatherization work. Such buildings are to be treated as multifamily buildings with regards to all eligibility, cost limitations, and allowable weatherization work.

Publicly or privately owned not-for-profit shelters operated to provide emergency housing for low-income households are excluded from the "66% or greater" rule and individual unit eligibility determination. Allowable total labor and material expenditures are to be calculated using the directions for rental units, shelters, and group homes. SRO buildings, group homes and shelters are considered multifamily dwellings; and therefore, the landlord must sign a rental agreement.

Non-stationary campers and trailers that do not have a mailing address are not allowed to be weatherized. The use of a post office box for a non-stationary camper, storage shed, or trailer cannot be substituted for a mailing address associated with the real estate.

Describe how rental units/multifamily buildings will be addressed

The Local Administering Agency will enter and check the income eligibility information for each unit to determine budgets on the building, even when individual tenant applications are not completed.

<u>Single Application Process for Buildings that Have Client Income and Demographic Data</u> – If centralized client data is obtainable from the building owner/landlord, then a single application may be utilized for the entire building. Even when owners/ landlords submit data directly, Local Administering Agencies (Sub grantee) are still required to collect and input income and demographic data on individual household units into WeatherWorks, the statewide database.

<u>Standard Application Process (Other Regular or Non-Federally Assisted Multifamily Buildings)</u>: - For multifamily buildings where the owner/landlord does not have documentation of the current building occupant's current income and demographic information, the Local Administering Agency must take an IHWAP application for each individual unit in the building. The application will include a utility release with account number for all unit utility accounts.

To qualify for weatherizing the entire building the building must meet the following income eligibility requirements:

# of Units	Eligibility Requirements
5	4 (80%)
6	4 (67%)
7	5 (71%)
8	6 (75%)
9	6 (67%)
10+	multiply by .67, round up.

Vacant Units - The vacant unit will not receive funding.

Multifamily Spending Limits

Multifamily building weatherization spending limits are the same as single family unit limits times the number of eligible units.

OCA will ensure that no undue or excessive enhancement occurs to dwelling units as a result of weatherization by installing only retrofits with 1.0 or greater SIR.

Rental Procedures

OCA will ensure that as a result of weatherization, rental amounts shall not be raised because of the dwelling unit's increased value, and the benefits of weatherization will accrue primarily to the client and members of the client's family. Client family members will experience increased comfort in the home, a healthier and safer environment, and cost savings. As a result of the cost savings, household members will see an increase in spendable income for other household needs. In cases where the heat is included in the rent, the rent may not increase as quickly due to energy savings of the building.

The state has developed a rental agreement, utilized by all Local Administering Agencies, in which landlords agree to maintain rent at the current level for twelve months following the completion of the weatherization. The landlord also agrees to not evict tenants without cause for twelve months and assures that in the event of the sale of the dwelling within twelve months, the new owner agrees to comply with the terms of the rental agreement. Further, the landlord is advised in the agreement that the tenant will be provided a copy of this agreement by the-Local Administering Agency. Tenants who contact the Local Administering Agency or OCA with complaints of violation of this agreement will be referred to Land of Lincoln Legal Assistance Foundation for enforcement assistance under this agreement.

OCA will ensure that no undue or excessive enhancement occurs to dwelling units because of weatherization, by installing only retrofits with 1.0 or greater SIR.

Describe the Deferral Process

The decision to defer work in a dwelling or, in extreme cases, provide no weatherization services, is difficult but necessary. This does not mean that weatherization assistance will never be available, but that work must be deferred or postponed until the problems can be resolved. Local Administering Agencies are expected to pursue all reasonable options on behalf of the client and seek outside funding and/or resources if possible.

Deferral conditions may include, but are not limited to:

- The client has known health conditions that prohibit the installation of insulation and other weatherization materials.
- The building structure or its mechanical systems, including electrical and plumbing, are in such a state of disrepair that conditions cannot be resolved in a cost- effective manner.
- The house has sewage or other sanitary problems that would further endanger the client and weatherization installers if weatherization measures were installed.
- The house has been condemned or electrical, heating, plumbing, or other equipment has been "red tagged" by local or state building officials or utilities.
- Moisture or site drainage problems are so severe they cannot be resolved under existing health and safety measures and with minor repairs.
- Where there is evidence of severe mold and moisture (area of mold greater than 10 ft²).
- Dangerous conditions exist due to high carbon monoxide levels in combustion appliances and cannot be resolved under existing health and safety measures.
- The client is uncooperative, abusive, or threatening to the crew, subcontractors, assessors, inspectors, or others who must work on or visit the house.
- The client has an unvented space heater and refuses removal of the unit prior to weatherization services being conducted.
- The client refuses installation of any weatherization measures that have been prioritized through
- The extent and condition of lead-based paint in the house would potentially create further health and safety hazards for the client or weatherization workers.
- Illegal activities are being conducted in the dwelling unit.
- Areas cluttered or obstructed to such an extent that workers do not have access to home areas where assessment, weatherization work, or final inspection need to be performed.
- Pest infestation may be cause for deferral, if the pests cannot be removed and pose a health and safety risk to the workers.
- Homes that contain products containing air pollutants, flammable liquids, and other volatile organic compounds that may pose a threat to workers.
- The client refuses installation of any weatherization measures that have been prioritized through the WeatherWorks database, including the implementation of ASHRAE 62.2 in the home.

In some cases, IHWAP funds may be utilized to correct the situation (red-tagged heating system, high CO readings, minor plumbing repair, minor roof repair, etc.). If the problems that caused the deferral have been properly corrected, the home may be eligible for weatherization services. Weatherization clients that feel the deferral policy is incorrect or unfair may appeal the decision through the standard weatherization appeal process. It may be possible to utilize other funding sources to correct the issue that is causing the program deferral. Some Local Administering Agencies may also have access to other funding options or other federal, state, local, or other resources where the client could be referred for the deferral reasons to other agencies/organizations. This Program Year, IHWAP will be asking local agencies to better track the reasons for deferral. WeatherWorks does an insufficient job at tracking the reasons for deferral, we will be broadcasting a Spreadsheet for the agencies to use to better track trends with respect to deferrals.

V.1.3 Definition of Children

The definition of children is five years of age or below.

V.1.4 Approach to Tribal Organizations

No tribal organizations exist within the state. The Department makes no recommendation that a tribal organization be treated as a local applicant.

V.2 Selection of Areas to Be Served

The State of Illinois will continue its IHWAP program for Illinois Program Year 2023 (Federal Program Year 2022) delivering weatherization services through its network of Local Administrating Agencies serving all 102 counties with demonstrated program effectiveness, program operation, and management. Prior to the issuance of any sub grant for WAP-funded weatherization services, evaluations of prior year performance are conducted using the following criteria:

- 1. Program compliance
- 2. Management and administration
- 3. Fiscal compliance
- 4. Technical and quality control

V.3 Priorities for Service Delivery

Definitions

Elderly: Any member of the household 60 years of age or older.

Disability: Household containing a person with a disability per the Americans with Disabilities Act.

Children: Any member of the household 5 years of age or below.

A ranking system will be utilized for determining the priority of homes to be weatherized. Multifamily buildings (five plus units) will not be subject to priority ranking.

IHWAP applications are taken on a first-come, first served basis. Income eligible households with elderly members (60 and over), persons with a disability, or young children (5 years of age or below) will be given priority. Lower priority-ranked, income-eligible households will be served later in the program year if funding is available. It is important that this information be conveyed to the client during the intake process.

Prioritization is by county. IHWAP applications should be prioritized in groups. Some Local Administering Agencies may elect to establish an enrollment period (three weeks, one month, two months, etc.) for their entire service area, take all applications during that time and then prioritize them all at once.

All higher priority households should be weatherized before going to lesser priority households. Scheduling variances (due to location, etc.) within a program year are permissible provided the priority rankings are followed during the program year.

Every household is ranked and assigned a priority by WeatherWorks, the statewide database. All eligible households in multifamily buildings should be ranked with the average score used to determine the building's priority. WeatherWorks automatically calculates the priority points in the following manner:

ELDERLY	DISABILITY	YOUNG CHILDREN				
YES = 2	YES = 2	YES = 1				

NOTE: 1 elderly household member = 2 points for household; 2 elderly members = 2 points for household; 1 child 5 years or below = 1 point for household; 3 children 5 years or below = 1 point for household.

In the event of a tie, the application date and time will be the tie breaker.

V.4 Climatic Conditions

Climatic information for the state is provided by the U.S. Climatological Survey and energy usage information compiled from state and federal sources. This information indicates that six climatic regions exist within Illinois. The WeatherWorks energy audit utilizes heating degree day data broken out by these six regions named here for the most populous city within each's boundaries and identified by WeatherWorks energy audit with letters A through F:

A Chicago	В	Rockford	C	Peoria		D	Springfield	Е	St. Louis	F	Evansville
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Charts attached to this submittal:

- Climate zone used by WeatherWorks for IHWAP Local Administering Agencies
- Heating degree hours by Illinois region used By WeatherWorks energy audit
- Cooling degree days (used for seasonal cooling load calculations)

V.5 Type of Weatherization Work to Be Done

V.5.1 Technical Guides and Materials

Weatherization improvements include the following:

- Air sealing/infiltration reduction
- Insulation of attic
- Insulation of walls
- Insulation of foundation and floors
- Control of wasted heat
- HVAC and water heater retrofit and repair
- Baseload measures such as replacement lighting, water conservation measures, and replacement refrigerators (no freezers will be installed, and ice makers are not allowed).*

- Replacement of inefficient windows and doors
- Related health and safety work
- Incidental repairs
- Renewable energy retrofits

*Refrigeration appliances that are replaced must be disposed of according to the environmental standards in the Clean Air Act (1990), Section 608, as amended by the Final Rule, 40 CFR 82, May 14, 1993. The party recovering the refrigerant must possess an EPA-approved Section 608 Type II license or an approved universal certification.

All work is performed in accordance with the DOE-approved energy audit procedures and 10 CFR 440 Appendices and will follow the WeatherWorks energy audit approved by DOE.

Operationally, the Local Administering Agency enters data on a particular inefficiency in the home, e.g., type of window, dimensions, type of wall surrounding, present condition of source of heat loss, and quantity of material required. WeatherWorks then generates the benefit cost ratio and prints a work order that lists:

- The weatherization measures to be installed in order of cost effectiveness
- Estimated material costs
- Estimated labor costs

Every completed unit will receive a Quality Control Inspection (QCI) Final Inspection to ensure that the weatherization work was completed properly and that all work meets the minimum specifications of the IHWAP Field Standards, Standard Work Specification (SWS), and the IHWAP Program Operations Manual. In addition, OCA will conduct monitoring in the form of Desk Audits to ensure assessment information is correctly entered in WeatherWorks, and Quality Assurance to ensure the Local Agencies processes are ensuring the quality installation of weatherization materials, and that the homes were properly assessed.

Technical Guides and Materials

OCA has developed the IHWAP Operations Manual that sets forth specific guidelines that Local Administering Agencies must follow while administering the program. A revised Operations Manual will be issued in July of 2022. The IHWAP Operations Manual covers administrative procedures, building and household eligibility, building analysis (energy audit) procedures, including health and safety protocols, deferral guidelines, reporting and payment procedures, and procurement and fiscal requirements. This manual is updated annually at the beginning of each program year.

Technical requirements for IHWAP weatherization work in single family and manufactured housing are contained in the IHWAP Weatherization Field Standards Manual, which was revised for Program Year 2021 to ensure alignment with SWS updates. The Standards Manual provides guidance to Sub Grantees and their contractors for the installation of measures and other technical aspects of the program. This manual will be updated as required with SWS updates.

Through the University of Illinois Training Center, OCA will continue to provide Local Administering Agencies with comprehensive field standards and training (see Section V.8.4, below) outlining requirements for work scope development and work quality that will meet or exceed the minimum standards found in the SWS. Local Administering Agencies will also be provided with revised technical requirements for building assessment (energy audits), installation of energy efficiency and health and safety measures and procedures for conducting final inspections in support of the quality work plan. These requirements will be referenced as a requirement of the agreement with Local Administering Agency to provide a mechanism for compliance with the requirement.

All IHWAP Manuals will be updated as necessary.

Communication of Guidelines and Standards

DCEO grant agreements require that all Local Administering Agencies comply with the program requirements and procedures as outlined in IHWAP Program Manuals, procedure letters, technical assistance memoranda, and department directives as stated in field monitoring visit letters.

If a QCI fails to adequately inspect weatherized units per the IHWAP Field Standards/SWS, OCA will provide counseling, or training, and possibly revoke the QCI's signature authority for WAP activities.

If any local administrative agency staff (including but not limited to intake staff, assessor, final inspector, weatherization coordinator, fiscal staff, or Executive Director) that displays egregious disregard for program policy or client health and safety, DCEO reserves the right to revoke the signature authority of staff and prohibit participation in IHWAP or other OCA programs upon the first offense. Furthermore, IHWAP will prohibit the local administrative agency salaries from the staff being paid from OCA grants of staff.

DCEO also reserves the right to prohibit IHWAP trainers or any weatherization contractors who display egregious disregard for program policy or client health and safety from participating in the IHWAP or other OCA programs. LAAs should include language in the contracts with contractors to make sure contractors are aware that they could be prohibited from participating in the program if DCEO finds they have egregiously disregarded IHWAP policy.

If IHWAP exercises this right, the local administrative staff, IHWAP trainers, and weatherization contractors will be notified by letter.

By signing the DCEO grant agreement, Local Administering Agencies acknowledge receipt of all IHWAP Program Manuals, procedure letters, and technical assistance memoranda. Local Administering Agencies are required to have contractors sign an acknowledgement of receipt of the IHWAP Field Standards and place a copy of the signed receipt of standards form in the contractor's file. The form will outline that the contractor understands that all work performed for IHWAP will be completed in accordance with the IHWAP Field Standards. All IHWAP Manuals and procedure letters are sent to our Local Administering Agencies via email broadcast.

V.5.2 Energy Audit Procedures

Single Family Homes/Manufactured Housing

On July 16, 2019, DOE approved WeatherWorks for single family homes and manufactured housing units through July 15, 2024. WeatherWorks also serves as the information management system for IHWAP.

<u>Multifamily Building Energy Audits</u> There are two paths for moving forward with multi-family projects. One path is the typical energy modeling approach using the TREAT model. Another path for low-rise multi-family projects (3 floors or less) will be to follow an DOE-approved priority list (OCA is planning to submit for approval of priority list in the near future).

In the same July 16, 2019 letter, DOE approved the use of TREAT (Targeted Retrofit Energy Analysis Tool) for energy audits of small and large multifamily buildings through July 15, 2024. OCA will continue to utilize the TREAT software for multifamily projects consisting of five units or more. WeatherWorks will still be used for information management of multifamily weatherization work.

Local Administering Agencies using any of the IHWAP weatherization grants for multifamily projects with five or more units must receive approval from OCA. Approval to proceed with installation of proposed measures will be granted by the Office of Community Assistance when:

- 1. The Local Administering Agency has completed and documented a multifamily assessment meeting IHWAP requirements and guidelines;
- Following IHWAP requirements and guidelines, a TREAT-generated energy audit modeling the building's existing energy use and the energy savings of the proposed Energy Conservation Measures (ECMs) that demonstrate a savings to investment ratio of 1.0 or greater. In addition, the whole project savings to investment ratio must be 1.0 or greater; or follow a DOE-approved priority list, and
- 3. The Local Administering Agency has submitted supporting documentation including a project description that includes eligibility, income and demographic data by unit, project budget, source(s) of cost assumptions, utility usage, heating, cooling, and appliance data by unit, photographs documenting typical and unusual conditions, engineering reports (when applicable), and a fully completed IHWAP-approved assessment document.

The OCA Operations Manual includes Multifamily Project Procedures that prescribes:

- 1. Assessor's knowledge, skills, and abilities requirements;
- 2. How to collect assessment data to create the TREAT generated energy model;
- 3. Use of the TREAT software to generate an IHWAP-approvable energy model or implementing the priority list approach; and
- 4. How to submit a multifamily project for approval by OCA.

V.5.3 Final Inspection

Every DOE-completed weatherized unit will receive a final inspection by a QCI-certified final inspector. This inspection will ensure that the weatherization work was completed properly, that all measures called for in assessment and work orders have been installed and completed in a workman-like manner and are in accordance with the priorities determined by the audit procedures, standard work specifications, and Illinois Home Weatherization Assistance Program Field Standards Manual.

The final inspection process includes the following:

- Review of the audit and work scope to determine that the work specified was completed, and that any changes to the work scope were approved in advance and properly documented;
- Verification of the quality and quantity of materials installed;
- Verification that installation standards and work quality is acceptable;
- Blower door test, in units where the test can be safely conducted, to verify final air flow;

- Verification that health and safety tests were conducted and that appropriate mitigation measures were performed;
- Steady-state efficiency test, when necessary;
- Client signatures verifying completion of work;
- Written notification to owners and occupants of any unsafe conditions; and,
- Any additional documentation necessary to explain the outcome of the weatherization project.

Per DOE's QCI policy, OCA adopted a policy of requiring independent final inspections unless the agency cannot field adequate staff. Final Inspectors are individuals who are not involved in the prior work inspected as the energy auditor/assessor or as a member of the crew.

Where program size, budget, or temporary staff shortages at the Local Administering Agency level make independent final inspection impossible, a waiver may be granted but all efforts must be exhausted first. When such a waiver is granted, OCA will require that the Local Administering Agency conduct an internal review of the assessor/final inspectors work and OCA will increase its' field monitoring to at least 10% of the Local Administering Agency's weatherization and will conduct targeted desk monitoring of the assessor/final inspector's work to ensure that the assessor/final inspector is able to competently perform both tasks. This waiver must be renewed each program year and approved by OCA.

OCA requires that each client file contains a form that certifies the unit has received a QCI-credentialed final inspection. IHWAP's final inspection form includes certification of adherence to SWS standards. State QCI-credentialed monitors will inspect and document in accordance with DOE requirements.

In those instances where there may be no QCI-credentialed inspectors on staff, and where no QCI credentialed contractual staff are available for inspections as determined by OCA, no DOE- funded projects will commence until a QCI-credentialed staff becomes available.

QCI Mentorship Approach

OCA supports the QCI mentorship option made available in WPN 22-4. LAAs must request a waiver to utilize the mentorship approach. The waiver must address each of the following items:

- The mentee is a Subgrantee/Grantee employee or contractor pursuing QCI certification.
- A timeline and the number of dwelling units for the mentees to complete training and obtain QCI certification.
- At least one designated mentor, agreed upon by the Grantee and Subgrantee, who can review field inspections, provide on-the-job training and coaching. The use of video or virtual technology is encouraged.
- All work performed by the mentee is reviewed and attested by a certified QCI which includes the printed names, signatures, certification number (for the mentor) and dated by both the mentor and mentee.

V.6 Weatherization Analysis of Effectiveness

Through analysis of Local Administering Agency monitoring, including field inspection and data analysis collected in the weatherization process and maintained in WeatherWorks, OCA has developed specialized training and technical assistance to improve work quality for the Illinois Program Year 2023 (Federal Year 2022).

OCA continues to work with the Local Administering Agencies to improve air sealing results. Monitoring of homes weatherized includes analyzing success at achieving or exceeding air infiltration target rates. Training efforts with contractors and assessors, job site monitoring of contractors during blower door directed air sealing testing, and field workshops conducted by the staff of the Indoor Climate Research and Training center are provided to assist with improving air sealing results.

OCA also requires local agencies to complete in-progress inspections on 20% of their IHWAP production to comply with WPN 17-7 Health and Safety Guidance. In-progress inspections will provide the contractor with real-time feedback and give local agencies an opportunity to provide hands on training while the work is being performed. An In-Progress inspection includes a review of OSHA Construction regulations, EPA/Lead Renovator, and IHWAP field standards.

OCA strengthened the monitoring process by requiring a Local Administering Agency's response to monitoring findings or numerous or repetitive observations not only include documentation of correction of work deficiencies, but also the actions taken or planned that will ensure that similar deficiencies will not be repeated in future weatherization work.

OCA continues to guide Local Administering Agencies in the implementation of the revised procurement procedures in accordance with 2 CFR 200 to ensure that IHWAP is open and competitive. In Program Year 2023, OCA reviewed all local administrative agency's procurement processes as part of the programmatic monitoring conducted annually to ensure compliance with 2 CFR 200. OCA monitoring will include review of Local Administering Agency procurement plans, market analysis, and procurement design, and execution of procurement continues to be a substantial portion of OCA's IHWAP training and technical assistance program.

V.7 Health and Safety

The IHWAP Health and Safety Plan for Federal Year 2022 is attached as separate document in the attachments section of the SF-424 of this application.

V.8 Program Management

V.8.1 Overview and Organization

The Governor of the State of Illinois is responsible for the administration of the funds received from the U.S. Department of Energy for the Weatherization Assistance Program. The Department of Commerce and Economic Opportunity (DCEO) has been designated as the administering entity for weatherization services. The Weatherization Assistance Program is located within the Office of Community Assistance (OCA). Weatherization services have been a responsibility of DCEO or a predecessor agency since 1977. In Illinois, the weatherization program is called the Illinois Home Weatherization Assistance Program (IHWAP). The IHWAP provides Illinois' low-income residents with the labor and materials needed to weatherize their homes.

Illinois' use of WAP funding from DOE described in this plan conforms to the rules and regulations issued by DOE for expenditure of WAP funding.

V.8.2 Administrative Expenditure Limits

OCA has determined that an increase in DOE regulations and the addition of Health and Safety activities have increased the administrative workload for the Local Administering Agencies. The transparency policies that resulted with the ARRA funding also produced additional administrative burdens. With the drastic reduction in funding, the diminished resources have placed more duties on the administrative areas of the IHWAP. As a result, the Local Administering Agencies have been confronted with increased administrative costs. For these reasons, OCA is increasing the administrative budget line to 12.5% for all IHWAP Local Administering Agencies that receive less than \$350,000. Local agencies that receive \$350,000 or more in DOE funding will be limited to 7.5% administrative funds. Any IHWAP entities that are added later, and are under a funding level of \$350,000, will be considered for additional administrative funding of up to 12.5% in total.

V.8.3 Monitoring Activities

In accordance with 10 CFR 440, OCA has the responsibility to perform monitoring and oversight of the program implementation and work performed by all its Local Administering Agencies. Below is a description of our monitoring plan in accordance with WPN 16-4:

- 1. Local Administering Agency review Technical Services Unit
- 2. Program overview Technical Services Unit
- 3. Financial/administration Fiscal Monitoring
- 4. Eligibility Technical Services Unit
- 5. Energy audits- Technical Services Unit
- 6. Qualifications and training- Technical Services Unit
- 7. Weatherization of units- Technical Services Unit
- 8. Training and technical assistance- Technical Services Unit in conjunction with the University of Illinois Training Center
- 9. Quality management assurance- Technical Services Unit
- 10. Processing monitoring results to resolution- Technical Services Unit/Fiscal Monitoring
- 11. Health and safety- Technical Services Unit
- 12. Inventory Fiscal Monitoring

Weatherization Grant Monitoring Functions of OCA Units

Monitoring visits are made by different units within OCA and cover different subject matter. These visits are as follows:

The <u>Technical Services Unit</u> staff will monitor the quality of work (including file reviews, invoicing and costing, and on-site inspections) and will conduct training and technical assistance as needed. The staff also conducts routine desk monitoring, file reviews, and field inspections of Local Administering Agency weatherization activities.

The <u>Fiscal Monitoring Unit</u> staff monitors the financial aspects of implementing IHWAP. OCA also conducts comprehensive fiscal monitoring visits at each high-risk Local Administering Agency at least once per year, based on an annual risk analysis.

Program Monitoring (The goal is for this monitoring to occur in the QTR 1 and 2)

Program Monitoring is completed by OCA's Technical Services Unit to ensure local administrative agencies are in compliance with IHWAP programmatic requirements. Programmatic monitoring is conducted at each

Local Administering Agency by the assigned staff at least annually and more frequently, if needed. Program monitoring will occur in the first and second quarter of the program year and will consist of the following:

Pre-Monitoring Preparation

- Desk audits
- Air sealing reports
- Previous Year's Production and Expenditures
- Review of Procurement
- Review of Market Analysis and Comparing to Catalog Prices
- Local Administering Agency Weatherization Plan review
- Review of previous monitoring letters

Monitoring Review

- Staffing
- Employee certifications
- Training plans
- Energy audit process
- Client files
- In-Progress inspection process
- Final inspection process
- Health and safety requirements
- Insurance requirements
- Procurement review

The Local Administering Agencies provide production reports monthly. These reports are thoroughly analyzed by the Technical Services Unit staff and management staff.

Monitoring of Completed Weatherized Units (This monitoring will occur in the second, third and fourth quarters.)

The Technical Services Unit staff is also responsible for the quality assurance monitoring. Illinois' in-house procedures for quality assurance monitoring are described in the following sections:

- 1. <u>On-site Monitoring of Completed Units</u> A minimum of five percent of the units completed by a Local Administering Agency is reviewed by the Technical Services unit when independent final inspections are conducted. When inspections cannot be done independently, OCA will increase its' field monitoring to at least 10% of the Local Administering Agency's weatherization and will conduct targeted desk monitoring of the assessor/final inspector's work to ensure that the assessor/final inspector is able to competently perform both tasks. Reviews are conducted using a standardized job rating sheet referred to as the State Monitoring Report. This job rating sheet rates the pre-work inspection (assessment/energy audit), the actual work done, and the post-work inspection.
- 2. <u>File Reviews for Completed Units</u> Technical Services Unit staff complete a file review for a minimum of five percent of production.

- 3. <u>Monitoring of In-Progress Inspections</u> Technical Services Unit staff will review the local agencies In-Progress inspection tracking spreadsheet and monitor local staff performing In-progress inspections when possible.
- 4. <u>Material Specifications Review</u> The IHWAP Program Operations Manual (Volume I) requires all Local Administering Agencies to procure only those materials specified in federal regulations. The Office of Community Assistance Procurement Manual (Volume II) requires all Local Administering Agencies to keep a complete record of their materials procurement process (including material specifications) on file for review by OCA staff.

These procurement files are required and if material specifications are not met, the Local Administering Agency must rebid that item. The Technical Services Unit staff considers whether the minimum product specifications are adequate to meet the needs of each Local Administering Agency's climatic conditions and/or work efficiencies. If the minimum specifications do not appear to be adequate, the reviewer may recommend the Local Administering Agency change its minimum specifications on the next bid.

- 5. <u>Monitoring Material Prices for Cost Effectiveness</u> The material procurement files noted above will also contain a record of the market analysis, prices bid, and the price accepted for each type of material used by the Local Administering Agency. The prices are then compared to the WeatherWorks price catalogs to ensure accurate pricing is used in the energy audit tool.
- 6. <u>Pre- and Post- Work Inspection Reviews</u> As previously indicated, the Technical Services Unit staff uses the State Monitoring Form when performing on-site reviews. This form was developed to evaluate not only the quality of work, but the acceptability of both the pre- and post-work inspection. When appropriate, further training is required of a Local Administering Agency staff person who has performed a significant number of unacceptable pre- or post-work inspections.

The following are tools used by OCA staff when conducting monitoring:

- Weatherization Program Monitoring Tool
- WeatherWorks Desk Audit Form
- State Monitoring Report (QCI-compliant)
- Client File Review Checklist
- Fiscal Management Review Form

Work Quality Deficiency Determination and Follow Up

While conducting on-site monitoring, OCA staff may identify deficiencies that require action. The following definitions apply to the deficiencies:

- 1. <u>Finding</u>: A serious weatherization work deficiency constituting noncompliance with the IHWAP Field and/or IHWAP Program Operations Manual. (See findings criteria below.)
- 2. <u>Observation</u>: All areas of noncompliance with the IHWAP Field Standards Manual and/or IHWAP Program Operations Manual not considered a Finding will be considered an Observation.
 - A. Observations may include but are not limited to sloppy work, missing attic insulation measuring sticks, incorrect documentation, etc.

- B. Observations may require a response from the Local Administering Agency, detailing the corrective action taken to alleviate the deficiency identified, if specifically noted in the field visit report.
- 3. <u>Recommendation</u>: For field conditions observed that do not constitute substantial noncompliance with the IHWAP Field Standards Manual and/or IHWAP Program Operations Manual, OCA may determine a Recommendation.
- 5. <u>Best Practice</u>: For weatherization work installed or weatherization process completed that is exemplary in nature OCA may make a Best Practice determination.

Following is a list of findings criteria:

- 1. A deficiency meeting any of the following criteria constitutes a Finding
 - The omission of a Health and Safety Measure or work completed with IHWAP funds compromises the health and safety of clients, Local Administering Agency staff, and contractor/crew staff, or the structural integrity of the building;
 - The omission of a required measure or technique with major energy savings potential, as determined by the savings to investment ratio in WeatherWorks;
 - Expenditure of IHWAP funds for items that exceed the stated cost limits, without prior written OCA authorization as specified in IHWAP Program Operations Manual. Additional, funds that exceed the cost limit specified will be considered as disallowed costs and must be removed from WeatherWorks or refunded to DCEO. All fiscal files, records, and documentation must be revised accordingly.
 - Poor quality workmanship that significantly affects the performance of weatherization measures;
 - Expenditure of IHWAP funds on retrofit measure that do not yield an acceptable Savings-to-Investment Ratio as determined by WeatherWorks;
 - Expenditure of IHWAP funds on a measure that was not installed on the unit; and,
 - Any action or lack of action that would threaten the integrity of the IHWAP and/or its ability to receive future funding.
- 2. A monitoring visit report from OCA that contains Findings:
 - Requires an immediate response from the Local Administering Agency indicating corrective action to be taken.
 - Could result in disallowed costs that the Local Administering Agency would have to refund to DCEO.
 - Could result in an increased monitoring frequency by OCA.
 - Could result in the requirement of additional training for the Local Administering Agency and/or contractor personnel as specified by OCA.
 - Could result in additional special conditions being placed on the LAA and grant.

Substantial Number or Repeated Finding: High Risk Status or Grant Default Status

The occurrence of a substantial number of or repeated Findings may result in a decision by the OCA administration that a Local Administering Agency be placed on a Technical Assistance Plan. The Technical

Assistance Plan identifies deficiencies, outlines corrective actions, and establishes timelines for the corrective actions. Agencies that do not address the deficiencies from the Technical Assistance Plans will be placed on High-Risk status or Grant Default Status.

If a Local Administering Agency is placed on High-Risk status or Grant Default status, special conditions may be placed on the grant which will affect the Local Administering Agency's ability to draw IHWAP funds. Those special conditions may include, but are not limited to, additional reporting requirements as specified by OCA, a detailed Corrective Action Plan to remedy monitoring deficiencies, and limited or total restrictions on the availability of cash requests from the appropriate IHWAP grants or all DCEO funding.

If a Local Administering Agency is placed on High-Risk status or Grant Default status, the Local Administering Agency may be placed on probationary status for up to two years following the date of the probation period initiation.

Failure by the Local Administering Agency to comply with the special conditions placed on the grant agreement and/or continued non-compliance or Findings will be grounds for termination of the grant agreement between the Local Administering Agency and DCEO.

After failing to comply with weatherization grant conditions or the correction of grant deficiencies, the Local Administering Agency will be referred to DCEO Legal Office for review and disposition.

Notwithstanding any of the above, DCEO may suspend or terminate a grant without prior written notice upon a finding of substantial non-compliance or substantial breach of grant agreement.

Furthermore, in some instances, if any local administrative agency staff (including but not limited to intake staff, assessor, final inspector, weatherization coordinator, fiscal staff, or Executive Director), display egregious disregard for program policy or client health and safety, DCEO reserves the right to revoke the signature authority of staff and prohibit participation in IHWAP or other OCA programs upon first offense. IHWAP will also prohibit the local administrative agency salaries from the staff being paid from OCA grants. DCEO also reserves the right to prohibit IHWAP trainers or any weatherization contractors who display egregious disregard for program policy or client health and safety from participating in the IHWAP or other OCA program. If IHWAP exercises this right, the local administrative staff, IHWAP trainer or weatherization contractors will be notified by letter and will be informed of the appeals process.

Monitoring Report Letters

The OCA will issue a monitoring letter to the Local Administering Agency within 30 days of the conclusion of monitoring. The monitoring letter will summarize the results of the monitoring. The report will include any determinations made and the rule or policy that supports the determination. The monitoring letter will also detail the remedy required to resolve the determination which can include correction of the work and/or a plan of improvement or a Corrective Action Plan. The Local Administering Agency has 30 days to respond to the monitoring letter. The OCA will issue a response to the Local Administering Agency's response, within 15 calendar days, either requesting further corrective action or accepting the remedy and releasing the Local Administering Agency.

Fiscal Monitoring - The plan is to monitor approximately eight Local Administering Agencies each quarter of the program year.

Fiscal monitoring covers the areas of financial reporting, account reconciliation, cash analysis, cost allocation, cash disbursements, and significant activity dates (e.g., application date, assessment date, date work began, date work completed, date final inspected, etc.). The fiscal review covers the areas of internal control, accounting procedures, cost classification and documentation, fiscal audit review, and cash management. Documentation required for the review includes the WeatherWorks Work Order form, Cost Reporting (invoicing), Release of Lien Waiver form, Final Inspection sheet, etc. Significant findings identified during fiscal monitoring include failure to meet timelines of payment, fiscal priorities not followed, computations not accurate, expenditures incorrectly charged or disallowed, etc.

DCEO's Office of Accountability is officially charged with performing the official A-133/2 CFR 200 review and determination of each Local Administering Agency's external audit as prescribed in OMB Circular A-133/2 CFR 200.

OCA's fiscal monitors also review the Local Administering Agency's A-133 audit/2 CFR 200 as applicable. Depending on the seriousness, significance, and repetitiveness of the deficiencies, the reviewer has several options on how to attempt to resolve the issue. OCA fiscal monitors are responsible for working with the Local Administering Agency to resolve any audit findings.

Once a Finding is noted during a monitoring visit, the reviewer is responsible for correctly assessing how best to address the Observation/Finding. OCA monitors are trained and counseled to keep materiality, overall Agency and program impact, severity of the issue, and frequency in mind when determining how to address an Observation/Finding.

When working with Local Administering Agency staff to resolve the deficiencies, the fiscal monitor will select one of the following actions:

Counseling: Deficiencies that are not serious, significant, or repetitive are usually resolved through counseling. The monitor speaks to the Local Administering Agency staff making them aware of the finding, asks that they correct the problem making suggestions /recommendations where appropriate, and documents as an observation in the monitoring letter.

Technical assistance: Deficiencies that are serious or significant but that have not been a problem in the past call for technical assistance. While the Local Administering Agency is required to correct the deficiency, as a "first time offender" they are given training or technical assistance on how to improve procedures and ensure compliance in subsequent weatherization activities. The deficiency is also documented in the monitoring letter.

Corrective actions: A Local Administering Agency with a very serious or significant Finding addressed in previous visits is required to develop a Corrective Action Plan. The Corrective Action Plan is a permanent change in procedures aimed at resolving the noted deficiencies. Any corrective actions to be required of the Local Administering Agency must be addressed in the exit conference with the executive director (or designated representative). From the date of the monitor's official correspondence, a Local Administering Agency is given 30 calendar days to submit a written Corrective Action Plan. The monitor must then conduct a follow up visit to determine whether the Corrective Action Plan has effectively resolved the problem. A serious or significant deficiency that remains unresolved at the end of the program year may lead to a conditional grant, a limited grant, or no designation.

Assessing the Overall Health of Local Administrative Agencies' Weatherization Program

OCA conducts an annual agency assessment, called the IHWAP scorecard, to measure the overall health of all local administrative agencies' weatherization programs in Illinois based on various factors. This agency assessment will be used to determine if OCA should explore soliciting an alternative local weatherization provider in any region of the state. The IHWAP scorecard will score each agency based on production (units weatherized) and funding expenditures, weatherization program and overall agency staffing capabilities, and results of programmatic, quality assurance, and fiscal monitoring. OCA will consider soliciting an alternative provider of weatherization services for any region where the local agency weatherization program scores below a minimally acceptable score in this agency assessment.

Furthermore, some local agencies may decide on their own that they are not equipped to continue administering the weatherization program. The weatherization program requires staff with the building science knowledge and technical skills that many other community programs don't require and maintaining staffing with these skills may be difficult for some agencies. When agencies decide they no longer are able to administer the program, they should request in writing for OCA to solicit a new weatherization program provider.

OCA will also consider developing a list of backup LAAs for each service territory who can assist local agencies that have not had any production for a significant time period to ensure a certain level of service is being provided in all service territories of the state during the program year. The backup agency system will help where a local agency has lost significant weatherization staff, has had problems with procuring an adequate number of contractors, or is having other issues that prohibit the local agency from providing weatherization services.

V.8.4 Training and Technical Assistance Approach and Activities

The IHWAP Training and Technical Assistance Plan for Federal Year 2022 is attached as separate document in the attachments section of the SF-424 of this application.

V.9 Energy Crisis and Disaster Plan

Illinois WAP is in compliance with WPN 12-7.

In the event of an energy crisis or natural disaster declared by either Presidential or Governor Order, the OCA allows the use of DOE funding to provide relief. IHWAP funds have a very limited role in any disaster response. DOE funds may only be used for weatherization activities and the purchase and delivery of weatherization materials.

Local Administering Agencies will be required to prioritize service to buildings occupied by disaster victims. In some cases, agencies covering adjacent areas will be allowed to perform work in disaster areas, with the consent of the Local Administering Agency that primarily serves the area. Work will be limited to allowable weatherization measures. In cases where a previously assisted unit has been damaged by fire, flood or other natural disaster, assistance can be provided with prior approval from OCA. Generally, assistance will only be provided to pay for damage not covered by insurance or other federal disaster relief program.

To the extent that services are in support of eligible weatherization (or permissible reweatherization) work for eligible households, such an expenditure is allowable. Allowable expenditures include:

- The cost of incidental repairs to an eligible dwelling unit if such repairs are necessary to make the installation of weatherization materials effective.
- The cost of eliminating health and safety hazards, elimination of which is necessary before the installation of weatherization materials.
- The cost to perform functions related to protecting the DOE investment such as: weatherization materials, tools, equipment, weatherization vehicles, or protection of local agency weatherization files, records and the like during the initial phase of the disaster response.
- The cost to use weatherization vehicles and/or equipment to help assist in the disaster relief provided DOE is reimbursed according to the DOE Financial Assistance Regulations.

The use of Weatherization Assistance Program grant funds for relief efforts is limited by the following:

- The total allowance for relief efforts is limited to a maximum allowance per the IHWAP Procedures Manual.
- The total allowance for incidental repairs in support of the installation of weatherization materials is limited to the current maximum reimbursement for minor envelope repairs per the Local Administering Agency grant agreement.

The cost to pay for weatherization personnel to perform non-weatherization relief work in the community as a result of a disaster is not allowable.

Weatherization Grantee Health and Safety (H&S) Plan - Optional Template Illinois Department of Commerce & Economic Opportunity

1.0 – GENERAL INFORMATION

Additional information that does not fit neatly in one of the other sections of this document.

Illinois Home Weatherization Assistance Program

Health and Safety Plan for DOE BIL

Illinois has developed a Health and Safety Plan using WAP funds to identify and abate specific health and safety hazards that may exist in dwellings weatherized by Local Administering Agencies. The maximum cost for Health and Safety work on a unit is \$1,750; this maximum spending limit may be exceeded on a case-by-case basis with written approval from OCA. OCA conducted an analysis to examine the cost of various health and safety measures, frequency of installation, and number of expected units to determine the appropriate health and safety average cost. When there are allowable health and safety measures needed on a home beyond the maximum spending limit, sub-grantees can submit a request to OCA to exceed the spending limit. These requests are reviewed for reasonableness by OCA monitoring staff prior to approval.

Health and Safety Investigation during Weatherization Assessment and Health and Safety Notice and Client Education

At time of application, all weatherization applicants are interviewed about potential health and safety hazards in their home and the results of this health and safety interview are recorded on a form.

Most importantly, at the time of the initial energy audit/assessment, the assessor also asks the client about problems in the home, possible sickness from carbon monoxide poisoning, smell of flue gasses, mold problems, etc. As part of the energy audit the auditor will make important health and safety observations. The WAP client will also receive consumer education on all applicable issues in the latest DOE Health and Safety Guidance.

All precautions are taken to ensure that clients are protected from any potential health and safety risks. Local Administering Agencies have been trained to identify any health and safety hazardous conditions in the home and the use of a Hazardous Condition Reporting form. All applicable homes receive combustion appliance testing with flue gas analyzers, and gas leakage detection equipment and undergo a complete health and safety inspection. All homes are reviewed to ensure proper operation of smoke detectors, and of CO detectors. In addition, Local Administering Agencies provide copies of the EPA pamphlets "Renovate Right", Citizen's Guide to Radon, and "Mold and Moisture" to the owners and occupants at the time of energy audit.

Documentation of receipt is retained in the client file.

During the assessment, the IHWAP assessor may discover a variety of hazardous/health and safety conditions. These hazardous conditions are classified as either "immediate" or "potential" depending on their severity. They are defined as follows:

Immediate Hazard Conditions - Conditions that reasonably constitute an immediate risk of harm to person or property (e.g., gas leaks, severe structural problems, electrical safety problems, severe mold problems, immediate fire hazards, etc.)

Potentially Hazardous Conditions - Conditions that reasonably represent a potential risk of harm to person or property (e.g., items stored in the attic or basement impeding access, leaking water or sewage lines, minor structural problems, etc.)

All conditions an Energy Auditor/Assessor believes constitute an immediate or potential risk to an individual or property are listed on OCA's Hazardous Condition Form at the time of assessment and a copy is provided to the client and/or landlord. This form includes the client's name, address, assessment date, job number, description of a hazardous condition, time and date, and client and assessor signatures. If an Immediate hazard is discovered, no weatherization work (architectural or mechanical) is to be completed on the home until the immediate hazard has been corrected. If the immediate hazard cannot be corrected, the home is deferred from weatherization work until the appropriate hazardous conditions have been remedied or repaired.

Health & Safety or Energy Conservation Measure (ECM)

There are some instances where, depending on circumstances, the measure can qualify as either an H&S measure or an ECM, such as a heating or cooling system replacement. When the measure has a Savings-Investment Ratio (SIR) >1, the measure will be treated as an ECM. A measure may be considered for H&S repair or replacement only after it is determined that the measure is not cost-effective.

Rationale for Performing H&S Measures

The rationale for performing each H&S measure in an individual home and its relationship to the ECM that necessitated it (if there is one) must be noted in the work order. Some H&S measures (for example, carbon monoxide/fire alarms) will not be associated with a specific ECM.

2.0 – BUDGETING

Grantees are encouraged to budget H&S costs as a separate category and, thereby, exclude such costs from the Average Cost Per Unit (ACPU) cost limitation. This separate category also allows these costs to be isolated from energy efficiency costs in program evaluations. H&S costs that are budgeted and reported under the Program Operations category rather than the H&S category, the related H&S costs must be included in the calculation of the ACPU and cost-justified through the Grantee's Department of Energy (DOE)-approved energy audit tool.

Select which option used below.

Separate H&S Budget ☑

Contained in Program Operations

3.0 – H&S EXPENDITURE LIMITS

Pursuant to 10 CFR 440.16(h), Grantees must establish H&S expenditure limits for their Program and provide justification for those limits by explaining the basis and related historical H&S expenditures. DOE acknowledges that it may be necessary for Grantees to deviate from historical expenditures when certain circumstances arise (e.g., funding source changes).

<u>10 CFR 440.16(h)(2)</u> dictates that these limits must be expressed as a percentage of the ACPU. To calculate this percentage, use the following formula:

H&S budget amount

 $Total Average H\&S Cost per Unit = \frac{1}{Program Operations budget amount}$

For example, if the ACPU is \$5,000 and a Grantee's Program expends an average of \$750 per dwelling on energy-related H&S measures, the Total Average H&S Cost per Unit would equal 15 percent. DOE acknowledges that this percentage may vary significantly between Grantees due to different geographical areas and depending upon the availability of other funding sources, resource availability, etc. Low percentages should include a statement of what other funding supports H&S costs, while larger percentages will require greater justification and relevant historical support.

15 percent is not a maximum limit on H&S expenditures. DOE will conduct a secondary level of review on H&S Plans with a Grantee request of more than 15 percent of Program Operations used for H&S purposes. **DOE strongly encourages using the table below in developing justification for the requested H&S budget amount.** In accordance with <u>10 CFR 440.18(d)(15)</u>, these funds are to be expended by the Program in direct weatherization activities, "of which is necessary before, or because of, installation of weatherization materials." This same section of the regulation excludes the H&S costs from the ACPU limitation if H&S costs are budgeted separately.

DOE recommends reviewing recent budget requests and compare those to actual H&S expenditures to see if previous budget estimates have been accurate. The resulting Total Average H&S Cost per Unit multiplied by the Grantee's production estimate in the Annual File <u>should</u> correlate to the H&S budget amount listed in the Grantee's annual plan.

H&S expenditure limits and justification explaining the basis for setting the limits.

Health and Safety Expenditure Limits

Recognizing that potential Health and Safety Costs could absorb and exceed WAP resources for any one home weatherization project, OCA has established a Health and Safety Budget which may average \$1,000 per unit weatherized but may not exceed \$1,750 in any one unit unless a waiver is granted by OCA. Waiver requests to exceed the maximum limit must be well documented and justified and will be reviewed on a case-by-case basis. Furthermore, Local Administrating Agency's Health & Safety budgets are limited to 20% of the material and labor budget. Any request to exceed this limit will require a justification and must be approved by OCA.

Health and Safety costs are allowed cumulatively. A cost which may be paid under Health and Safety includes:

- 1. Installation of Smoke Detectors and Carbon Monoxide Detectors;
- 2. Installation/Repair of exhaust fans in kitchens and bathrooms in accordance with ASHRAE 62.2 protocol;
- 3. Correcting/Repairing leaking fuel supply lines;
- 4. Correcting/Repairing improper or ineffective HVAC venting (such as installing a chimney liner);
- 5. Repairing/Replacing Air Conditioning units in homes where at-risk, medically certified/necessitated occupants dwell;
- 6. Remediation of conditions that may lead to or promote biological concerns and unsanitary conditions;
- 7. Electrical repairs/upgrades necessary for weatherization measures and where the health and safety of the occupant is at risk;
- 8. Minor correction of moisture and mold creating conditions when necessary to ensure the long-term stability and durability of the weatherization measures and the clients' long-term health and safety;
- 9. Gutter or downspout work when necessary to keep rainwater out of the dwelling to stop or prevent moisture/mold mildew conditions;
- 10. Sump Pump repair, replacement, installation, or covers necessary to keep seepage water out of the dwelling to stop or prevent moisture/mold mildew conditions;
- 11. Repair of replacement of stairs and railings for worker health and safety;
- 12. Pest removal as outlined in WPN 17-7;
- 13. Water heater and gas range repair or replacement;
- 14. EPA RRP and asbestos testing related activities; and

15. Replacement of furnace for health and safety purposes; a health and safety furnace replacement would only be allowed with OCA approval.

Utilizing the spreadsheet embedded below, provide a full list of H&S measures using historical data from your program, including average cost, and frequency rate. If installing more than a single instance of one measure in a unit (e.g. multiple CO alarms), Grantees may aggregate costs so that frequency does not exceed 100%, or enter a justification into the measure column, which explains why that measure has a frequency rate of over 100%. The spreadsheet will auto calculate your expected Total Average H&S Cost per Unit.

Instructions: Double-click icon directly below to open, view and edit Measure Matrix Spreadsheet. Complete the spreadsheet by entering the required information. To save, close the spreadsheet and it will save to this document.



4.0 - INCIDENTAL REPAIR MEASURES

Any measures that could potentially be identified as H&S, but the Grantee chooses to instead identify and treat those measures as incidental repair measures (IRMs), must be implemented consistently throughout the Grantee's weatherization program. The measure must fit the regulatory definition of an IRM and be cost justified along with the associated energy conservation measure and/or package of measures. <u>10 CFR 440.3</u> defines Incidental Repairs as, "those repairs necessary for the effective performance or preservation of weatherization materials."

H&S measures identified and treated as IRMs within your Program.

In addition to the Health and Safety Limit, OCA will implement an Incidental Repair Limit of \$700; an Incidental Repair is a weatherization measure that is necessary for the effective performance or preservation of weatherization materials. Incidental Repair measures are separate and distinct from Energy Saving Retrofit measures or Health and Safety measures.

Some examples of Incidental Repair measures are:

- 1. Minor roof repair necessary for the effective performance of weatherization measures;
- 2. Exterior/interior wall repair or ceiling repair necessary to install insulation;
- 3. Repair or replacement of heating system ductwork only if associated with a heating system replacement (and documented as such). If no heating system replacement is done, repair or replacement, as well as ductwork sealing, would be justified within the air infiltration reduction Energy Conservation Measure Savings to Investment Ratio because this work is intended to save energy lost through air leakage.

5.0 – OCCUPANT PRE-EXISTING OR POTENTIAL HEALTH CONDITIONS AND HAZARD IDENTIFICATION AND NOTIFICATION FORM(S)

Grantees must develop a written policy that includes, at a minimum, the following documentation relating to H&S Plan implementation and maintain signed copies in each client file. <u>Each notification must include</u> the occupant(s) (and landlord if applicable) name and address, be signed and dated by the occupant (and landlord if applicable) indicating that they understand and have been informed of their rights and options and signed by the Subgrantee personnel collecting the information. Required topics are:

1. Occupant Pre-existing or Potential Health Condition Screening

1. Provides documentation that allows occupant(s) to self-report known or suspected health concerns as part of initial application for weatherization, during the energy audit, or other part of the weatherization process as specified. Must minimally contain the following:

- 1. Any known risks associated with the measures and materials being installed
- 2. Subgrantee point of contact information for occupant(s)
- 3. Date of screening
- 2. Hazard Identification Notification

- 1. Provides documentation that the occupant and landlord (if applicable), have been informed of any potential hazards identified during the energy audit or intake process. Must minimally contain the following:
 - 1. Date(s) of the energy audit/assessment and when the occupant(s) (and landlord, if applicable) was informed of a potential H&S issue
 - 2. A clear description of the problem, including any testing results
 - 3. A statement indicating if, or when weatherization could continue

Radon Informed Consent Form

- 2. Provides documentation that the occupant(s) (and landlord if applicable) have been informed of any potential hazards associated with radon in weatherized dwellings. The form must minimally contain the following:
 - 1. An explanation on the potential small risk of increasing radon levels when building tightness is improved. This is based on the results of the <u>Buildings Assessment of Radon Reduction Interventions with Energy retrofits</u> <u>Expansion Study (The BEX Study)</u>
 - 2. A list of precautionary measures WAP will install based on <u>EPA Healthy Indoor Environment Protocols.</u>
 - 3. Some of the benefits of Weatherization including energy savings, energy cost savings, improved home comfort, and increased safety.

Procedure for soliciting occupants' health and safety concerns related to components of their homes

During the intake process clients are required to complete the IHWAP Applicant Health and Safety Intake Questionnaire which solicits the occupants' health and safety concerns. Clients are also asked home and health related questions during the client interview at assessment.

Procedure for determining whether occupants suffer from health conditions which may be negatively impacted by the act of weatherizing their dwelling

Potential health conditions that can be negatively impacted by weatherization are identified based on the client's response to the questions from the Health & Safety Intake questionnaire.

Procedure for addressing potential health concerns including pre-existing health conditions when they are identified

Location where forms have been uploaded/submittedSeparate attachment to SF424Separate attachment to H&S Plan

6.0 – HEALTH AND SAFETY CATEGORIES

For each of the following H&S categories identified by DOE in the following tables, follow the directions below.

- 3. Any section that is "Required" below must be explicitly detailed in the H&S Plan regardless of funding source used. If the Grantee checks the box for "Concurrence with DOE Guidance" the contents of the box may be left as it exists or reference the section/location within Grantee Policy and Procedure manual that contains language or insert Grantee specific language. If the "Alternative Guidance" box is checked, the Grantee must provide that alternative guidance in the box.
 - 1. If a Grantee is proposing an alternative action/allowability for a "Required" item, the alternative requires comprehensive explanation of how it meets the intent of the DOE program notice.
 - 2. If a "Required" item/category will not be addressed with any funding source and will always result in deferral, the H&S Plan must state that.
- 4. Any section that is "Allowable" below must be detailed only if DOE WAP funds are used to implement the measures. If the Grantee uses DOE funds for any "Allowable" activities from the Table of Issues then they must be described here in detail, including defining "minor", "major", "limited", "case-by-case", and "at-risk" if the term is applied. If you only check the box "Allowed with Alternative Funds" then no additional information is required.
- 5. Any section that is "Prohibited" below may not be addressed with DOE WAP H&S funds and does not need to be specifically addressed in the H&S Plan. The Grantee simply needs to check the "Concur with DOE guidance" box and indicate if the condition will result in deferral/referral.
- 6. The Grantee H&S Plan may address additional H&S hazards specific to their program that are not included in the Table of Issues. If a Grantee chooses to include additional measures as DOE WAP funded H&S costs, the H&S Plan must include details pertaining to the measures allowed, testing required, and client education for these specific hazards.
- 7. All required "Testing/Inspection" related items must be documented in the client file to verify completion and results.
6.1 – Air-Conditioning, Heating Systems, and Combustion Appliances

Required Actions				
Concur with DOE Guidance 🗹	Alternative Guidance		Results in Deferral/Referral 🛛	
DOE WAP H&S Funds			Alternative Funds 🗹	

- Replace, repair, or install primary heating systems when existing primary heating systems are unsafe, inoperable, or nonexistent. No home may be left without a safe primary heating system after weatherization where climate conditions require heating (i.e., all climate zones except zone 1 as defined by ASHRAE). If unable to meet this requirement, deferral is required.
- No IHWAP-funded weatherization work is permitted if the completed dwelling unit will be heated with an unvented combustion space heater. The primary heat source must be replaced with a vented unit prior to or by weatherization. The replacement unit must be sized to heat the entire dwelling unit.
- Unsafe secondary units, including space heaters, must be repaired, or removed and disposed of, or deferral is required. Secondary unvented space heaters are considered unsafe and must be removed from the home.
- DOE WAP Grantees must comply with the Manufactured Home Construction and Safety Standards which mandates that:
 - o All fuel-burning appliances in manufactured homes except: ranges, ovens, illuminating appliances, clothes dryers, solid fuel-burning fireplaces and solid fuel-burning stoves, must be installed to provide for the complete separation of the combustion system from the interior atmosphere of the manufactured home (i.e., to draw their combustion air from outside), and be vented to outside the dwelling.
 - o All appliances installed by or left in place after weatherization in manufactured homes must meet these standards, including secondary heating sources. If an occupant will not allow the removal of an unsafe combustion appliance from the home, deferral is required.
 - o Repair or replace combustion gas venting to ensure proper combustion gas venting to outside the dwelling for all combustion appliances, including but not limited to gas dryers and refrigerators, furnaces, vented space heaters, and water heaters.
- If weatherization installs an appliance that is vented into a masonry chimney, the chimney must be lined in compliance with the International Fuel Gas Code (IFGC) or local AHJ if more stringent.
- Install adequate combustion air for all combustion appliances left after weatherization.
- If permits are required for heating/cooling system work, they must be secured and are a program operation cost if the installation is an ECM or may be included in the H&S cost if installed as a H&S measure.
- If unsafe conditions relating to existing combustion appliances require remediation to safely perform weatherization and cannot be remedied by repair or tuning, replacement is an allowable H&S measure unless prevented by other guidance herein.

Allowable Actions				
Allowed with DOE WAP H&S Funds 🗹 Allowed with Alternative Funds 🗹				

Air Conditioning Installation

The assessor will make sure systems are present, operable, and performing. The assessor will also determine the presence of atrisk occupants. An at-risk occupant is a household member with a medical condition documented by a physician that requires air conditioning (must provide IHWAP Air Conditioning/Cooling Medical Condition Verification Form).

In most cases, this would only be limited to the repair of a central AC system or the installation of a window air conditioner.

Since air conditioner work is a Health and Safety measure, a positive SIR is not required, and the measure would not have to be calculated as a Retrofit. The costs of this measure would have to include the labor to repair/install the air conditioning.

	Prohibited Actions
	Concur with DOE Guidance 🗹
	Using DOE WAP H&S funds for replacement or installation of secondary heat sources is prohibited.
	Required Testing/Inspection
	Concur with DOE Guidance 🗹 Alternative Guidance 🗆
8.	Verify that primary heating systems are present, operable, and performing correctly.
9.	Conduct combustion appliance testing and visual inspection of all combustion appliances and their related venting.
10	Depressurization and spillage testing is required for all Category 1 appliances pre- and post-weatherization and before
	leaving the home on any day when work has been done that could affect draft (e.g., air or duct sealing, adding exhaust ventilation).
11	CO testing is required for all combustion appliances, regardless of venting type.
12	Verify proper clearances for all combustion venting types
13	Visually inspect the entirety of solid fuel-fired appliance installations (e.g., wood stoves, coal stoves, pellet stoves, fireplaces) including the venting system to ensure it adheres to the applicable code or local authority having jurisdiction. Appliances must be inspected pre- and post-weatherization.
14	Conduct pre- and post- weatherization worst case CAZ depressurization testing in spaces having a fireplace or woodstov Since there is no consensus method for verifying safe operation of fireplaces and woodstoves, Grantees can propose testing policies and limits. If the Grantee does not propose a policy and fireplaces or woodstoves are left operational, the vent must meet national or local codes, or the home cannot be weatherized.
15	Safety inspections related to space heaters, fireplaces, and woodstoves must include, but not be limited to, verification of
	adequate floor protection, and code-compliant clearances to walls and other combustible materials.
	Grantee Combustion Testing Action Levels
•	Open window in CAZ if possible. Re-test if CO is below allowable limits. If appliance passes, spillage was cause by depressurization. If appliance fails, check for flue or chimney for blockage. If blockage is found and removed, repeat spillage test. Also see section 3124 (Solutions to Combustion Safety Testing Failures) in the IHWAP Field Standards.
ontac	tees with CO emissions higher than the threshold limits should be cleaned and tuned and tested for CO emissions again. It the Weatherization Agency if high CO emission problems cannot be corrected. If the CO thresholds are exceeded and It CO levels do not exceed 70 ppm, work in the home may continue.
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(2) Asherton (Confirmed and (or Dresumed Asherton Containing Material)				
6.2 – Asbestos (Confirmed and/or Presumed Asbestos Containing Material) Required Actions				
Concur with DOE Guidance	Alternative G		Results in Deferral/Referral	
DOE WAP H&S Funds			Alternative Funds	
20. When suspected friable Asbestos C	ontaining Materials (AC	M) are present, inclu	uding vermiculite, assume they contain	
asbestos and take precautionary m	easures to prevent dist	urbing it during the a	audit and work unless testing determines	
otherwise.				
21. Grantees must have written policy				
		es for reasonable an	d necessary precautions to prevent	
asbestos contamination in the				
2. Addressing blower door testin			as defined by EPA), including vermiculite.	
Asbestos is assumed to be present in (whit	Grantee AC		aducts Romoval of siding is dono to	
	• •		siding. Asbestos siding should never be cut	
or drilled. It is recommended, where possi	•			
containing building components is not allow	-		solution and replacement of assestos	
Attic insulation that looks like vermiculite s	hould not be removed	or disturbed. If there	e is vermiculite in the attic and it is not	
possible to comply with ASHRAE ventilation	n requirements through	supply ventilation, k	palanced ventilation, or exhaust ventilation	
that exits through the side wall, the home s	should be deferred. Re	moval of vermiculite	attic insulation is not allowed with any	
IHWAP funding.				
In rare cases when asbestos is encapsulatir				
disturbed. The Local Administrating Agenc				
location, leaving the old appliance in place.	The gas lines should b	e disconnected leavi	ng the existing encapsulated heating	
system out of service.				
Grantee Blower Door Testing Policy When Suspected ACM Exists When asbestos is found in the vermiculite, blower door testing is still permitted but should be done in pressurization mode. If				
other suspected friable asbestos containing				
energy audit or final inspection, a blower d				
	Allowable			
Allowed with DOE WAP H&S	unds 🗆	Allow	ved with Alternative Funds 🗹	
If DOE WAP H&S	funds are used for any	"allowable" actions,	detail them here.	
	Prohibited	Actions		
	Concur with DO	E Guidance 🗹		
Using DOE WAP H&S funds for general aba	Using DOE WAP H&S funds for general abatement/removal/or replacement of asbestos siding, thermal system insulation (TSI) or			
Transite, or vermiculite is prohibited.				
Required Testing/Inspection				
Concur with DOE Guidance 🗹	Alternative G	uidance 🛛	Results in Deferral/Referral	
DOE WAP H&S Funds 🗹 Alternative Funds 🗹				
22. Visually inspect all surfaces (i.e., wa				
23. Assume asbestos is present in susp			se.	
Allowable Testing/Inspection				
Allowed with DOE WAP H&S F			ved with Alternative Funds 🗹	
e ,			or air sealing can be conducted, or to test	
for asbestos in pipes or boilers, it must follow the Asbestos Hazard Emergency Response Act of 1986 sample collection method, and testing must be conducted by a certified tester. If test results are positive, air sealing, insulating, and any				
_			: positive, all sealing, insulating, driu driy	
other measure that disturbs the ACM cannot be performed.				

Required Occupant Education				
Concur with DOE Guidance 🗹	Alternative Guidance			
24. Formally notify the occupant, and landlord if applicable, in writing:				

- of suspected ACMs that are present and what precautions will be taken to ensure the occupants' and workers' safety during weatherization;
- 2. of results if testing was performed;
- 3. not to disturb suspected ACM;
- 4. When deferral is necessary due to asbestos, occupant, or landlord if applicable, must provide documentation that a certified professional performed the remediation before work continues.

6.3 – Biologicals and Unsanitary Conditions					
	Required Actions				
Concur with DOE Guidance 🗹	Concur with DOE Guidance 🗹 Alternative Guidance 🗆 Results in Deferral/Referral 🗆				
DOE WAP H&S Funds 🗹 Alternative Funds 🗹					
Deferral where conditions (odors, bac	Deferral where conditions (odors, bacteria, raw sewage, rotting wood, etc.) in the home pose a health risk to occupants				
and/or weatherization workers or ma	and/or weatherization workers or may be worsened by weatherization activities (e.g., air sealing) and will not be resolved				
by weatherization.					
	Allowed Actions				
Allowed with DOE WAP H&S Fun	nds 🗹 🛛 🖉	llowed with Alternative Funds 🗖			
Remediation of conditions that may l	ead to or promote biological concerns	and unsanitary conditions is allowed. Limited			
water damage repairs that can be add	water damage repairs that can be addressed by weatherization workers and correction of moisture and mold creating				
conditions are allowed when necessa	ry to weatherize the home and to ens	ure the long-term stability and durability of the			
measures. If removal of biological an	d unsanitary conditions exceeds the c	ost limits, the home will be deferred.			
	Required Testing/Inspection				
Concur with DOE Guidance 🗹	Alternative Guidance	Results in Deferral/Referral			
DOE WAP H&S Funds 🗹	DOE WAP H&S Funds 🗹 Alternative Funds 🗹				
Sensory inspection	of interior, exterior, attics, and subsp	paces of the dwelling.			
	Prohibited Testing/Inspection				
	Concur with DOE Guidance				
DOE WAP H&S funds may not be used for testing of materials for biological contaminants.					
Required Occupant Education					
Concur with DOE Guidance	Concur with DOE Guidance 🗹 Alternative Guidance 🗆				
Inform occupant in writing of observed biological and unsanitary conditions.					

6.4 – Building Structure and Roofing (e.g., roofing, wall, foundation)				
Allowable Actions				
Allowed with DOE WAP H&S Funds □ Allowed with Alternative Funds ☑				
If DOE WAP H&S Funds are used for any "allowable" actions, detail them here.				
Prohibited Actions				
Concur with DOE Guidance 🗹				
Using DOE WAP H&S funds for <i>major</i> repairs as defined by Grantee's H&S Plan.				
Using DOE WAP H&S funds for building rehabilitation is prohibited				
Define "major" repairs				

Major repairs include structure and roofing repairs that are above the Health & Safety budget limit per housing unit. Repair costs that exceed the H&S budgets are beyond the scope of weatherization.

Required Testing/Inspection				
Concur with DOE Guidance 🗹	Alternative Guidance		Results in Deferral/Referral 🛛	
DOE WAP H&S Funds]	Alternative Funds 🗹		
Visual inspection of building structure and roofing for damages that compromise building durability and to verify that portio			ng durability and to verify that portions of	
the home where weatherization will occur	are safe for entry and	performance of assess	ments, work, and inspections.	
Allowable Testing/Inspection				
Allowed with DOE WAP H&S Funds		Allowed with Alternative Funds 🗹		
If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.			ng, detail them here.	
Prohibited Testing/Inspection				
Concur with DOE Guidance 🗹				
Using DOE WAP H&S funds for any testing/evaluation of structural materials by a third-party is prohibited.			ls by a third-party is prohibited.	
Required Occupant Education				
Concur with DOE Guidance 🗹 🛛 🛛 🖉 Alternative Guidance 🗆		Alternative Guidance		
Notify occupant in writing of structurally compromised areas.				

6.5 – Code Compliance					
Allowable Actions					
Allowed with DOE WAP H&S Funds 🛛 🛛 🛛 Allowed with Alternative Funds 🗹					
If DOE WAP H&S Funds are used	If DOE WAP H&S Funds are used for any "allowable" actions, detail them here.				
Prohibited Actions					
Concur with	Concur with DOE Guidance 🗹				
 25. Using DOE WAP H&S funds for correction of preexisting code compliance issues not directly related to the installation of specific weatherization measures in the home is prohibited. 26. Using DOE WAP funds for work on condemned properties and properties where H&S conditions exist that cannot be corrected under this guidance is prohibited 					
	Required Testing/Inspection				
	ve Guidance Results in Deferral/Referral				
DOE WAP H&S Funds	Alternative Funds				
Visua	inspection.				
Allowable T	Allowable Testing/Inspection				
Allowed with DOE WAP H&S Funds					
If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.					
Required Occupant Education					
Concur with DOE Guidance 🗹	Concur with DOE Guidance 🗹 Alternative Guidance 🗖				
Inform occupant in writing of observed code compliance issues when it results in a deferral.					

		ectrical		
	Required	Actions		
Concur with DOE Guidance 🗹	Alternative G		Results in Deferral/Referral	
DOE WAP H&S Funds 🗹 Alternative Funds 🗹				
ovide sufficient over-current protection a	nd damming prior to ir	sulating building	components containing knob and tube wirin	
required by the AHJ.				
	Allowable	Actions		
Allowed with DOE WAP H&S Fu	ınds ☑	All	owed with Alternative Funds 🗹	
Minor repairs, including upgrades of	f knob and tube wiring	systems, are allow	wed where health and safety of occupants is	
risk. Upgrades and repairs will also	be allowed when nece	ssary to perform s	specific weatherization measures. If inclusio	
of the cost of re-wiring will be in ret	rofit package instead c	of Health & Safety		
	Prohibited	l Actions		
	Concur with DO	E Guidance 🗹		
Using DOE WAP H&S funds	for <i>major</i> electrical re	pairs as defined b	y the Grantee's H&S plan is prohibited	
	Define "majo	or" repairs		
Major repairs include electrical repa	irs that are not within	the Health & Safe	ty budget limit per housing unit. Repair cos	
that exceed the H&S budgets are be	yond the scope of wea	atherization.		
	Required Testir	ng/Inspection		
Concur with DOE Guidance 🗹	Alternative G	uidance 🛛	Results in Deferral/Referral	
DOE WAP H&S Funds 🗹			Alternative Funds 🗹	
27. Visual inspection for presence and c		tube wiring.		
28. Evaluate knob-and-tube wiring for sa				
29. Check for alterations that may creat				
	Allowable Testi		· · · · · · · · · · · · · · · · · · ·	
Allowed with DOE WAP H&S Fu			owed with Alternative Funds 🗖	
If DOE WAP H			esting, detail them here.	
	Required Occup	ant Education		
Concur with DOE Guidance			Alternative Guidance	
30. Provide occupant with written docu	mentation of any elect	rical hazards iden	tified that will not be addressed by	
weatherization				
31. Provide information to occupant on	over-current protectio	on, overloading cir	cuits, and basic electrical safety/risks if	
conditions warrant.				
	6.7 – Fue	el Leaks		
	Required			
	· · · · · · · · · · · · · · · · · · ·			
Concur with DOE Guidance 🗹	Alternative G	uidance 🛛	Results in Deferral/Referral	

Fuel leaks that are the responsibility of the occupant (vs. the utility) must be repaired before installing weatherization measures in the home.

Allowable Actions				
Allowed with DOE WAP H&S Funds 🗹 Allowed with Alternative Funds 🗹				
Replacement of flexible appliance gas connectors that are not compliant with current fuel gas codes.				
Prohibited Actions				

	Concur with DOE Guidance 🗹				
34. Using DOE WAP H&S funds to repair leaks that are the responsibility of the utility to correct is prohibited.					
35. Using DOE WAP H&S funds for envir	35. Using DOE WAP H&S funds for environmental cleanup resulting from bulk fuel leaks is prohibited				
	Required Testing/Ins	spection			
Concur with DOE Guidance 🗹	Alternative Guidance		Results in Deferral/Referral 🛛		
DOE WAP H&S Funds 🗹	1		Alternative Funds 🗹		
36. Test all exposed gas lines, fittings, v	alves, and connections for fu	iel leaks from u	tility connection to the appliance		
throughout the home.					
37. Test all gas appliances for fuel leaks	at all connections, valves, fit	ttings, and burr	ners.		
38. Conduct sensory inspection of all bu	38. Conduct sensory inspection of all bulk fuels lines and storage tanks to determine if leaks exist.				
	Allowable Testing/In	spection			
Allowed with DOE WAP H&S Funds Allowed with Alternative Funds					
If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.					
	Prohibited Testing/Inspection				
	Concur with DOE Guidance				
Using DOE WAP H&S funds for environmental testing of soil or water is prohibited.					
Required Occupant Education					
Concur with DOE Guidance	Concur with DOE Guidance 🗹 🛛 🛛 Alternative Guidance 🗆				
Inform occupants in writing	of fuel leak testing results, i	ncluding specifi	ic location if fuel leaks are detected.		

6.8 – Gas Ovens/Stovetops/Ranges				
Allowable Actions				
Allowed with DOE WAP H&S Funds		A	llowed with Alternative Funds 🗹	
Contractors may per	form maintenan	ce on or repair ga	s ovens/stovetops/ranges.	
	Prohibited	d Actions		
	Concur with DO	E Guidance 🗹		
Using DOE WAP H&S funds f	or replacement of	of gas ovens/range	es/stovetops is prohibited.	
	Required Testi	ng/Inspection		
Concur with DOE Guidance 🗹	Alternative C	Guidance 🛛	Results in Deferral/Referral	
DOE WAP H&S Funds 🗹			Alternative Funds 🗹	
39. Test gas ovens for CO.				
40. Grantee H&S plan must define action levels and resulting actions.				
41. Visually inspect cooking burners and over	s for operability	and flame quality	1.	
Define action	evels for oven C	O testing and resu	ulting actions	
			sured, contractors may perform maintenance owed with DOE funds but may be purchased	
	Allowable Test	ing/Inspection		
Allowed with DOE WAP H&S Funds		Al	llowed with Alternative Funds \square	
If DOE WAP H&S F	unds are used for	r any "allowable" t	testing, detail them here.	
	Required Occup	pant Education		
Concur with DOE Guidance 🗹			Alternative Guidance	
Inform occupants of the importance of using exhaust ventilation when cooking and the importance of keeping burners and				
interin occupants of the importance of doing		0		

6.9 – Hazardous Materials						
	Required Actions					
Concur with DOE Guidance 🗹	Alternative Guidance	Results in Deferral/Referral				
DOE WAP H&S Funds 🗹		Alternative Funds 🗹				
42. Hazardous Waste Materials generated I	by weatherization work (e.g., refriger	ant, asbestos, lead, mercury, CFL lighting				
bulb/ballasts, etc.) must be disposed of	according to all local and federal law	vs, regulations, and guidelines, as applicable.				
Costs specifically related to disposal ma	y be charged as a H&S expense.					
43. Subgrantees must document disposal re	equirements in contract language wi	h the responsible party.				
44. <i>Limited</i> removal of pollutants that pose	a risk to workers is required (e.g., fl	ammable liquids, hazardous chemicals, and				
other air pollutants) as defined the Gra	ntee's H&S Plan.					
45. If removal cannot be performed or is no	ot allowed by the occupant, the unit	must be deferred.				
D	efine "limited" removal of pollutant	S				
IHWAF	policy requires the resident to remo	ove pollutants.				
	Allowable Actions					
Allowed with DOE WAP H&S Fund		owed with Alternative Funds 🗆				
If DOE WAP H&S	Funds are used for any "allowable" a	actions, detail them here.				
Prohibited Actions						
Concur with DOE Guidance 🗹						
Using DOE WAP H&S fu	nds for Lead, Asbestos, and Radon al	patement is prohibited.				
	Required Testing/Inspection					
Concur with DOE Guidance 🗹	Alternative Guidance	Results in Deferral/Referral				
DOE WAP H&S Funds 🛛		Alternative Funds				
Sensory inspection.						
	Allowable Testing/Inspection					
Allowed with DOE WAP H&S Funds Allowed with Alternative Funds						
If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.						
Prohibited Testing/Inspection						
Concur with DOE Guidance						
Using DOE WAP H&S funds for any testing for hazardous materials other than that specifically permitted in the asbestos, lead, and						
radon sections of this document is prohibited.						
Required Occupant Education						
Concur with DOE Guidance 🗹		Alternative Guidance				
46. Inform occupant in writing of hazards associated with hazardous waste materials being generated/handled in the home.						
47. Inform occupant in writing of observed hazardous condition and associated risks.						

48. Provide occupant written materials on safety issues and proper disposal of household pollutants.

6.10 - Injury Prevention of Occupants				
	Allowable A			
Allowed with DOE WAP H&S Fu	nds 🗹	Allo	owed with Alternative Funds 🗹	
Minor re	pairs and installations (e	e.g., repairing sta	rs, handrails, etc.).	
	Prohibited A	Actions		
	Concur with DOE	Guidance 🗹		
Using DOE WAP H&S funds	for <i>major</i> repairs, as de	efined by the Gra	ntee's H&S Plan is prohibited	
	Define "major	r" repairs		
Major repairs include repairs that ha	ive costs above the Hea	Ith & Safety budg	et limit per housing unit. Repair costs that	
exceed the H & S budgets are beyon	d the scope of weatheri	ization.		
	Required Testing	g/Inspection		
Concur with DOE Guidance 🗹	Alternative Gu	idance 🛛	Results in Deferral/Referral	
DOE WAP H&S Funds 🗹			Alternative Funds 🗹	
Visually ins	spect for dangers that w	ould prevent we	atherization.	
	Allowable Testing	g/Inspection		
	Allowed with DOE WAP H&S Funds			
If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.				
Required Occupant Education				
Concur with DOE Guidance			Alternative Guidance	
If identified hazardous conditions will not be corrected during weatherization, inform occupant in writing of observed hazards and				
associated risks utilizing the "Hazard Identification Notification Form" required by WPN 22-7.				

Required Actions Alternative Guidance	Results in Deferral/Referral			
	Alternative Funds 🗹			
Renovation, Repair and Painting P	rogram (RRP) rules when working in pre-			
ork area to be lead free. This inclu	des, but is not limited to:			
Certified Renovator's certification	any training provided on-site; description of			
assessment documentation; and p	hotos of site and containment set up.			
ed if not in file.				
of the RRP rule.				
by a Certified Renovator.				
d safe work practices for surfaces	directly disturbed during weatherization			
activities are allowable WAP H&S expenses.				
Allowable Actions				
Allowed with DOE WAP H&S Funds Allowed with Alternative Funds				
If DOE WAP H&S Funds are used for any "allowable" actions, detail them here.				
Prohibited Actions				
Concur with DOE Guidance 🗹				
ent is prohibited.				
52. Using DOE WAP H&S funds for purchase, resourcing, or maintenance of X-ray Fluorescence (XRF) devices is prohibited.				
Allowable Testing/Inspection				
Allowed with DOE WAP H&S Funds Allowed with Alternative Funds Allowed with Alternative Funds				
If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.				
	ork area to be lead free. This includ Certified Renovator's certification; assessment documentation; and p ed if not in file. of the RRP rule. by a Certified Renovator. ad safe work practices for surfaces Allowable Actions Allowable Actions Oncur with DOE Guidance ☑ ent is prohibited. sourcing, or maintenance of X-ray Allowable Testing/Inspection			

Required Occupant Education			
Concur with DOE Guidance 🗹 Alternative Guidance 🛛			
Follow pre-renovation education requirements per EPA RRP rules.			

	Allowable	and Moistur	
Allowed with DOE WAP H&S Fund			Allowed with Alternative Funds 🗹
Limited water damage repairs th	at can be addressed	d by weatheriza	ation workers are allowed when necessary to
÷ .		•	ility and durability of the measures.
	Prohibite		
	Concur with DC)E Guidance 🗹	1
53. Using DOE WAP H&S funds for mold cl	eanup is prohibited		
54. Using DOE WAP H&S funds for window	v and door replacen	nents is prohib	bited
	Required Testi	ing/Inspection	1
Concur with DOE Guidance 🗹	Alternative (Guidance 🛛	Results in Deferral/Referral
DOE WAP H&S Funds 🗹	DOE WAP H&S Funds 🗹 Alternative Funds 🗹		
Visual assessment for moisture or mold damage including exterior drainage.			
	Allowable Test	ing/Inspection	n
Allowed with DOE WAP H&S Funds		Allowed with Alternative Funds	
If DOE WAP H&S	S Funds are used fo	r any "allowabl	le" testing, detail them here.
Prohibited Testing/Inspection			
Concur with DOE Guidance 🗹			
Using DOE WAP H&S funds for mold testing of any type is prohibited.			
	Required Occu	pant Education	n
Concur with DOE Guidance 🗹 Alternative Guidance 🗆			
Provide occupant written notification of ide	entified mold/moist	ture hazards an	nd information regarding the associated hazard

6.13 - Occupant Pre-existing or Potential Health Conditions					
	Required Actions				
Concur with DOE Guidance 🗹	Alternative (Guidance 🗖	Results in Deferral/Referral		
DOE WAP H&S Funds 🗹	DOE WAP H&S Funds 🗹 Alternative Funds 🗹				
55. When a person's health may be at r	isk and/or WAP work	activities could const	itute an H&S hazard, the occupant is		
required to take appropriate action	based on severity of r	isk.			
56. Deferral, if occupant risk cannot be	mitigated.				
	Allowable Actions				
Allowed with DOE WAP H&S Fu	Allowed with DOE WAP H&S Funds 🗹 Allowed with Alternative Funds 🗆				
Temporary relocation of at-risk occu	Temporary relocation of at-risk occupants is allowed on a case-by-case basis. If cost of relocation is beyond the scope of				
the health and safety budget, no IH	WAP funds may be us	ed, and the home mu	ist be deferred.		
	Required Test	ing/Inspection			
Concur with DOE Guidance 🗹	Alternative (e Guidance Results in Deferral/Referral			
DOE WAP H&S Funds 🗹	DOE WAP H&S Funds 🗹 Alternative Funds 🗹				
57. Screen occupants for known or suspected health concerns either as part of initial application for weatherization, during					
the audit, or both.					
58. This is done utilizing the "Occupant Pre-existing or Potential Health Condition Screening Form" required by WPN 22-7.					
Allowable Testing/Inspection					

Allowed with DOE WAP H&S Funds \square		Allowed with Alternative Funds \Box		
	If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.			
Required Occupant Education				
	Concur with DOE Guidance 🗹 🛛 🛛 🛛 Alternative Guidance 🗖			
59.	59. Inform occupant in writing of any known risks and provide pre-weatherization screening form.			
60.	0. Provide occupant with Subgrantee point of contact information in writing.			

6.14 – Pests					
	Required Actions				
Concur with DOE Guidance 🗹	Alternative	Guidance 🛛	Results in Deferral/Referral		
DOE WAP H&S Funds 🛽	2		Alternative Funds 🗹		
Deferral of homes where infestati	on of pests cannot be	reasonably removed of	or poses H&S concern for workers.		
	Allowable Actions				
Allowed with DOE WAP H&S Funds 🗹 Allowed with Alternative Funds 🗹					
Limited pest removal is allowed only where infestation would prevent weatherization.					
	Allowable Testing/Inspection				
Allowed with DOE WAP H&S Funds			ed with Alternative Funds 🗖		
If DOE WAP H	If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.				
	Required Occupant Education				
Concur with DOE Guidance	Concur with DOE Guidance 🗹 Alternative Guidance 🛛				
Inform occupant in writing of observed conditions and associated risks.					

6.15 – Radon				
Required Actions				
Concur with DOE Guidance 🗹 🛛 🛛 Alternative	Concur with DOE Guidance 🗹 🛛 🛛 Alternative Guidance 🗆 Results in Deferral/Ref			
DOE WAP H&S Funds 🗹		Alternative Funds 🗹		
61. Cover exposed dirt floors within the pressure/thermal b	oundary with a sealed s	oil gas retarder		
62. Cover sump well/pits with airtight covers				
63. Implement ventilation as required by ASHRAE 62.2-2016				
Allowat	le Actions			
Allowed with DOE WAP H&S Funds 🗹 Allowed with Alternative Funds 🗹				
Sealing of below	Sealing of below grade foundation cracks.			
Prohibited Actions				
Concur with D	Concur with DOE Guidance			
Using DOE WAP H&S funds fo	r radon mitigation is pro	phibited.		
Allowable Tes	sting/Inspection			
Allowed with DOE WAP H&S Funds Allowed with Alternative Funds				
If DOE WAP H&S Funds are used for any "allowable" testing, detail them here.				
Required Occupant Education				
Concur with DOE Guidance 🗹 🛛 🛛 🛛 Alternative Guidance 🗖		Iternative Guidance		
64. Provide all occupants EPA's A Citizen's Guide to Radon and inform them of radon related risks.				
65. Occupants must sign an informed consent form prior to receiving weatherization services.				

6.16 – Safety Devices: Smoke and Carbon Monoxide Alarms, Fire Extinguishers					
Required Actions					
Concur with DOE Guidance 🗹	Alternative	Guidance 🛛	Results in Deferral/Referral		
DOE WAP H&S Funds 🗹			Alternative Funds 🗹		
Install CO alarms in every home where alarms	are not present or	are inoperable in	compliance with ASHRAE 62.2-2016 which		
references NFPA 720 (note: NFPA 720 has been	n incorporated into	o NFPA 72).			
	Allowabl	e Actions			
Allowed with DOE WAP H&S Func	s 🗹	l l	Allowed with Alternative Funds 🗹		
			alarms are installed when one is not present or en necessary. Smoke alarms are installed by the		
One smoke alarm is installed on each level of t located within 15 feet of every room used for s the basement stairwell when applicable.	leeping. When ap	plicable, one add	itional smoke alarm is installed at the base of		
Fire extinguishers may only be provided where secondary heat source. Fire extinguishers sho 3 lbs.			g used in the home as either the primary or as A-B-C extinguisher, and must be a minimum of		
	Prohibite	d Actions			
Concur with DOE Guidance 🗹					
Using DOE WAP H&S funds for replacement of functional smoke or CO alarms that are not beyond the manufacturer's stated					
lifetime is prohibited.					
		ing/Inspection			
Concur with DOE Guidance 🗹	Alternative	Guidance 🛛	Results in Deferral/Referral		
DOE WAP H&S Funds 🗹			Alternative Funds 🗹		
Ver	ify operation and a	ige of installed al	arms.		
	Allowable Test	ing/Inspection			
Allowed with DOE WAP H&S Func			Allowed with Alternative Funds 🛛		
If DOE WAP H&S			' testing, detail them here.		
Required Occupant Education					
Concur with DOE Guidance 🗵	1		Alternative Guidance 🛛		
Provide occupant with verbal and written information on use of newly installed devices and the potential risks of not properly maintaining these devices.					
6.17 – Ventilation and Indoor Air Quality					
Required Actions					
Concur with DOE Guidance 🗹	-	Guidance 🛛	Results in Deferral/Referral		
DOE WAP H&S Funds 🗹			Alternative Funds		
Install ventilation as required by ASHRAE 62.2 - 2016. If occupant refuses ventilation as required by ASHRAE 62.2, the home must be deferred					

Allowable Actions			
Allowed with DOE WAP H&S Funds Allowed with Alternative Funds			
If DOE WAP H&S Funds are used for any "allowable" actions, detail them here.			
Required Testing/Inspection			
Concur with DOE Guidance 🗹	Alternative Guidance 🛛 🛛 🛛 Resu		Results in Deferral/Referral 🛛

DOE WAP H&S Funds	Alternative Funds			
66. ASHRAE 62.2 evaluation to determine required post-weatherization ventilation.				
67. Measure fan flow of existing fans and of installed equipm	ent to verify performance.			
Allowable Test	ting/Inspection			
Allowed with DOE WAP H&S Funds \Box	Allowed with Alternative Funds \Box			
If DOE WAP H&S Funds are used for	r any "allowable" testing, detail them here.			
Required Occu	pant Education			
Concur with DOE Guidance 🗹	Alternative Guidance			
68. Provide occupant with information on function, use, and	maintenance (including location of service switch and cleaning			
instructions) of ventilation system and components.				
69. Provide occupant with equipment manuals for installed e	quipment.			
70. Include disclaimer that ASHRAE 62.2 does not account for	r high polluting sources or guarantee indoor air quality.			
6 18 – Wat	ter Heaters			

6.18 – Water Heaters						
(see Combustion Appliances for combustion related requirements)						
Allowable	e Actions					
Allowed with DOE WAP H&S Funds 🗹	Allowe	ed with Alternative Funds 🗹				
 Replace, repair, or install primary water heaters when existing primary water heater is unsafe, inoperable, or nonexistent. The installation of temperature/pressure discharge pipes or temperature/pressure valves is an allowable health 						
and safety expenditure ensuring client and worke						
 Gas lines, sediment traps, flexible connectors, or damaged or leaking. Replacement requires OCA 	-	not allowed to be replaced unless they are				
	ing/Inspection					
Concur with DOE Guidance 🗹 Alternative C		Results in Deferral/Referral				
DOE WAP H&S Funds 🗹		Alternative Funds 🗹				
71. Visual inspection of all water heaters and related piping for	or safety and leaks					
72. See Combustion Appliances section for related combustion	on safety testing requir	ements.				
Allowable Test	ing/Inspection					
Allowed with DOE WAP H&S Funds	Allowe	ed with Alternative Funds 🗖				
If DOE WAP H&S Funds are used fo	r any "allowable" testi	ng, detail them here.				
Required Occur	pant Education					
Concur with DOE Guidance 🗹	A	Alternative Guidance				
73. Appropriate use and maintenance of units.						
74. Provide all paperwork and manuals for any installed equip	oment.					

75. Where combustion equipment is present, provide combustion safety and hazards information including how to recognize depressurization, dangers of CO poisoning, and fire risks associated with combustion appliance use.

6.19 – Worker Safety								
Required Actions								
Concur with DOE Guidance 🗹	Alternative	Guidance 🛛	Results in Deferral/Referral					
DOE WAP H&S Funds 🗹	[Alternative Funds 🗹					
Adherence to all fede	eral, state, and local w	orker safety regulation	ns (e.g., OSHA, EPA).					
	Allowabl	e Actions						
Allowed with DOE WAP H&S Fu	inds 🗹	Allow	ed with Alternative Funds 🗹					
Minor re	pairs and installation	s (e.g., repairing stairs,	handrails, etc.).					
	Prohibite	d Actions						
	Concur with DO	DE Guidance 🗹						
Using DOE WAP H&S funds	for <i>major</i> repairs as	defined by the Grantee	e's H&S Plan is prohibited.					
	Define "ma	jor" repairs						
Major repairs include repairs that ha	ave costs above the H	ealth & Safety budget	limit per housing unit. Repair costs that					
exceed the H & S budgets are beyon	exceed the H & S budgets are beyond the scope of weatherization.							
Allowable Testing								
Allowed with DOE WAP H&S Fu	Allowed with DOE WAP H&S Funds Allowed with Alternative Funds							
If DOE WAP H	&S Funds are used fo	r any "allowable" testi	ng, detail them here.					

If DOE WAP H	&S Funds are used to	r any "allowable" test	ing, detail them here.			
6.X – (Insert A	dditional H&S It	ems for Use of D	OE WAP H&S funds)			
		d Actions				
Concur with DOE Guidance	Concur with DOE Guidance Alternative Guidance Results in Deferral/R					
DOE WAP H&S Funds			Alternative Funds			
	Insert re	equired item text				
	Allowabl	e Actions				
Allowed with DOE WAP H&S Fu	nds 🗆	Allow	ed with Alternative Funds \Box			
If DOE WAP H&	&S Funds are used for	r any "allowable" acti	ons, detail them here.			
	Prohibite	d Actions				
		DE Guidance 🛛				
		is prohibited				
		ing/Inspection				
Concur with DOE Guidance	Alternative	Guidance 🛛	Results in Deferral/Referral			
DOE WAP H&S Funds			Alternative Funds			
		equired item text				
		ting/Inspection				
Allowed with DOE WAP H&S Fu			ed with Alternative Funds			
If DOE WAP H		r any "allowable" test	ing, detail them here.			
		ting/Inspection				
		DE Guidance				
		t is prohibited				
Concur with DOE Guidance		pant Education	Alternative Guidance			
		equired item text				
	insert re	equired item text				

TRAINING AND TECHNICAL ASSISTANCE (T&TA) PLAN TEMPLATE

1.0 – GENERAL INFORMATION

COMMENTS THAT DO NOT GENERALLY FIT INTO THE AVAILABLE TABLES BELOW

Local Administering Agency training and technical assistance (T&TA) needs are determined by training assessment surveys, analysis of findings identified during on-site monitoring by the Weatherization Technical Services Unit (trend tracking analysis of deficiencies), requests for T&TA made by the Local Administering Agencies, and by the changes in of the IHWAP program requiring additional training for weatherization staff. The Local Administering Agency T&TA budget is calculated based on the amount of training that will be provided by OCA during the program year and the costs associated with travel, lodging, etc.

Additionally, OCA staff will conduct an annual risk assessment of the Local Administering Agency's weatherization program. Based on the results of the assessment, OCA staff will work with the Agency to identify training needs and available resources. When the Local Administering Agency is required to develop and implement a Corrective Action Plan as a result of OCA monitoring, the plan may also identify training needs of the Local Administering Agency. OCA regularly solicits input from the Local Administering Agencies to assess training needs of the network.

The biggest current challenge for the IHWAP program is a lack of qualified contractors and field staff personnel. IHWAP plans to promote workforce development and attract new contractors statewide with the use of T&TA funding. The main avenue IHWAP is pursuing to expand contractor pool is allowing Local Administering Agencies to use T&TA funds to train IHWAP contractors who attend training at the request of the local agency or as required by IHWAP. Reasonable stipends to cover labor time and travel cost may be included as part of the training expense. Based on the Agencies response to a question on the use of stipends in our annual weatherization plan, only 2 agencies have offered stipends to contractors, 2 have offered partial stipends (cover travel cost), and 16 agencies have not provided stipends but will consider or plan to offer them in the future. OCA will continue to analyze the number of contractors receiving stipends and the adequacy of the stipend amounts.

Based on our analysis of labor cost for HVAC and insulation installers from U.S. Bureau of Labor Statistics (Illinois specific data) and IHWAP's wage data from crew-based agencies, these workers typically earn \$50,000-\$75,000 per year (\$75,000 annual salary = \$300 for an 8-hr workday). Consequently, the stipend will be limited to \$300 per day for labor cost, in addition to the travel cost for the training.

IHWAP has created a retention agreement template that the local agency will use to specify what cost will be covered by the stipend and what the contractor agrees to in exchange for the training. The retention agreement requires contractors work in the program for a specific amount of time (the length of their agreement with the local agency which is typically 1 year, with 1 year extension), to be determined by the local agency, and must align with the cost of the T&TA provided.

IHWAP will review retention agreements and review stipends to ensure the labor cost and travel cost reimbursed are consistent with this policy during programmatic monitoring.

OCA is also planning to use T&TA funds to expand the weatherization workforce. IHWAP will use T&TA funds to support the development of an apprenticeship program. The apprenticeship program will provide individuals technical skills in the building science profession and will provide the opportunities to earn up to six BPI credentials related to home performance. We are exploring options for an apprenticeship program with all funding sources and our utility partners. At the end of the apprenticeship, it is our goal to place the interns at one of our local agencies, or with a contractor that works within the program. The apprenticeship program will grow interest in the building science industry and expand potential workforce options for the IHWAP network.

2.0 – OVERALL T&TA PLAN

YOUR OVERALL T&TA PLAN MUST INCORPORATE SUGGESTIONS AND FEEDBACK THE FOLLOWING ELEMENTS.

FEEDBACK FROM INTERNAL AND EXTERNAL REVIEWS, EXAMPLES INCLUDE:

- FEEDBACK FROM DEPARTMENT OF ENERGY (DOE) PROJECT OFFICER (PO) MONITORING VISITS
- INTERNAL STATE AUDITS

•

- GRANTEE MONITORING OF THE SUBGRANTEES
- OFFICE OF INSPECTOR GENERAL (OIG) REPORTS
- American Customer Satisfaction Index feedback, and
- OTHER. EXAMPLES INCLUDE:
 - TRAINING FEEDBACK
 - TRAINING RETENTION ACTIVITIES

At this time, IHWAP is not including feedback from DOE Monitoring Visits, internal state audits, OIG reports, ACSI feedback. We have not received feedback in the last year from any of these sources. IHWAP is including suggestions from training assessment surveys, analysis of findings identified during on-site monitoring by the Weatherization Technical Services Unit (trend tracking analysis of deficiencies), local agency callback data, air sealing reports by agency, and requests for T&TA made by the Local Administering Agencies.

EXISTING OR PLANNED ACCREDITED TRAINING CENTER PARTNERSHIP OR WORKING RELATIONSHIP.

IHWAP partners with the University of Illinois, Indoor Climate Research & Training Center (ICRT) through an inter-governmental agreement. ICRT is an IREC-accredited training center. ICRT provides all technical training as well as training for weatherization coordinator, and administrative training for the IHWAP network.

PREPARATIONS FOR FUTURE/UPCOMING PROGRAM REQUIREMENTS, EXAMPLES INCLUDE:

- UPDATED STANDARD WORK SPECIFICATIONS (SWS)
- MIGRATION TO ONLINE WEATHERIZATION ASSISTANT
- INCLUSION OF SPECIFIC LANGUAGE FROM WEATHERIZATION PROGRAM NOTICES (WPN)

IHWAP has updated the field standards to ensure alignment with the Standard Work Specifications. IHWAP is also going to include the QCI mentorship approach to reflect WPN 22-4. OCA provided training on the mentorship approach at our Policy and Procedure workshop in June, 2022. Additionally, IHWAP will update its Operations Manual for the next program year.

WHAT PROTOCOLS ARE IN PLACE WHICH ENSURE UNTRAINED STAFF ARE NOT LEFT WITHOUT SUPERVISIONS DURING FIELD OPERATIONS?

Weatherization Coordinators, Assessors, and Final Inspectors must be TCP certified within one year of their employment unless written approval is granted by DCEO/OCA for an extension. This certification ensures that weatherization staff understand the policies and technical requirements necessary to complete the home weatherization process successfully. Staff that do not meet the requirements of certification do not have signature authority on assessments or final inspections.

Per our Operations Manual, all DOE final units must receive a final inspection by a BPI-certified Quality Control Inspector. Individuals that do not hold BPI-certified QCI are prohibited from conducting final inspections.

PARTNERSHIPS WITH THE STATEWIDE HOME PERFORMANCE INDUSTRY ON TRAINING ISSUES; IF APPLICABLE. Not applicable.

How does analysis conducted, as detailed in Section V.6 of the annual application, influence the development of T&TA activities and priorities?

IHWAP utilizes training assessment surveys, analysis of findings identified during on-site monitoring by the Weatherization Technical Services Unit (trend tracking analysis of deficiencies), local agency callback data, air sealing reports by agency, and requests for T&TA made by the Local Administering Agencies.

3.0 – WORKFORCE CREDENTIALS

DESCRIBE THE FOLLOWING ASPECTS OF YOUR T&TA PLAN RELATED TO WORKFORCE CREDENTIALS.

FEDERALLY REQUIRED CREDENTIALS. EXAMPLES INCLUDE:

- ENVIRONMENTAL PROTECTION AGENCY LEAD RENOVATION, REPAIR, AND PAINTING PROGRAM
- HOME ENERGY PROFESSIONALS QUALITY CONTROL INSPECTOR CERTIFICATION

IHWAP provides training to the network for all federally required credentials through the University of Illinois ICRT.

GRANTEE/STATE REQUIRED CREDENTIALS. EXAMPLES INCLUDE:

- BUILDING PERFORMANCE INSTITUTE BUILDING ANALYST
- GRANTEE-DEVELOPED CERTIFICATIONS

In addition to federally required credentials, IHWAP requires all field staff and agency coordinators to complete the 10-week Training and Certification Program (TCP). Before beginning TCP, all staff must first obtain the BPI Building Science Principles certification. Furthermore, crews and architectural/ mechanical contractors are required to obtain IHWAP certification.

SUBGRANTEE/LOCAL REQUIRED CREDENTIALS. EXAMPLES INCLUDE:

• CONTRACTOR LICENSING

Subgrantees are responsible for ensuring their contractors hold the necessary licensure to conduct business in local government regions.

INDUSTRY REQUIRED CREDENTIALS. EXAMPLES INCLUDE:

- EQUIPMENT/MATERIAL MANUFACTURE CERTIFICATION
- VENDOR CERTIFICATION
 - (E.G. EQUIPMENT/MATERIAL MANUFACTURE CERTIFICATION, VENDOR CERTIFICATION)

Not applicable.

PROCESS FOR MAINTAINING WORKFORCE CREDENTIALS

Not applicable.

How Credentials Are Tracked

Not applicable.

4.0 – TRAINING

GRANTEES HAVE TWO OPTIONS TO DESCRIBE THEIR TRAINING.

- A) Use the embedded spreadsheet* to Identify and describe the training schedule for <u>Grantee and</u> <u>Subgrantee</u> staff. Include technical and non-technical training.
- B) OR Use the fields below to identify and describe the training schedule for Grantee and Subgrantee staff. Include technical and non-technical training.

GRANTEE'S ARE TO INCLUDE THE FOLLOWING IN THEIR DESCRIPTIONS REGARDLESS OF WHAT OPTION IS BEING USED TO DESCRIBE THEIR TRAINING PLAN:

- SPECIFY WHETHER ATTENDANCE IS MANDATORY, AND THE RAMIFICATIONS FOR NON-COMPLIANCE.
- Specify IF the T&TA plan spans multiple Program Years (PY), indicate which trainings are intended in the current PY and which are planned for future PYs.

* THE EMBEDDED SPREADSHEET, IF COMPLETED AT THE END OF THE YEAR TO RECORD DELIVERED TRAINING, CAN BE USED AS DOCUMENTATION FOR THE REQUIRED ANNUAL T&TA REPORT. DOUBLE CLICK TO OPEN SPREADSHEET. ENTER INFORMATION AND CLOSE. IT WILL AUTOMATICALLY SAVE YOUR INFORMATION

Indoor Climate Research & Training, a unit of the Illinois Applied Research Institute, will provide the administration of the IHWAP Training and Certification program. This will include the provision of qualified trainers and facilities for each scheduled class. Classes planned for the 2022-2026 program year include:

A. <u>Classes for Certification Rounds</u>

- 1. Weatherization Basics
- 2.Heat Transfer
- 3. Building Fundamentals
- 4. Building Diagnostics
- 5. Infrared Thermography
- 6. Mid-Course Field Session
- 7. Heating Systems Basics
- 8. Heating Systems Advanced
- 9. Air Conditioning/Heat Pumps
- 10. Health and Safety
- 11. Building Assessment
- 12. Certification Exam

- 13. Architectural Contractor Curriculum
- 14. HVAC Contractor Curriculum
- 15. BPI Quality Control Inspector
- 16. Energy Auditor Training
- 17. Healthy Home Evaluator

B. Other Classes Related to IHWAP

- 1. Air Sealing Workshops
- 2. Basic Electricity Workshop
- 3. ASHRAE 62.2 Workshop
- 4. Multifamily QCI Training
- 5. Confined Space Training
- In-field Training (DCEO and Local Administering Agencies' staff)
- 7. Solar Photovoltaic Training
- 8. Weatherization Coordinator Training
- 9. Executive Director Training Workshop

Illinois Weatherization Certification Workshops Course Descriptions July 1, 2022 to June 30, 2027

Weatherization Certification Course Descriptions

Note: Weatherization Coordinators, Assessors, and Final Inspectors must be TCP certified (completion of courses 1-12) within one year of their employment unless written approval is granted by DCEO/OCA for an extension. This certification ensures that weatherization staff understand the policies and technical requirements necessary to complete the home weatherization process successfully. Staff that do not meet the requirements of certification cannot sign-off on assessments or final inspections.

1. Weatherization Basics – 24 Hours (required training for IHWAP field staff and Coordinators) This five-day course provides the basic overview of the Illinois Home Weatherization Assistance Program. The course covers the history of weatherization in Illinois, budgets and life cycles of the three major funding sources. It also covers what will be expected of the trainees throughout the 10-week training cycle. A special emphasis will be placed on rules and policies associated with the program.

2. Heat Transfer – 24 Hours (required training for IHWAP field staff and Coordinators) This five-day course provides the basic principles and characteristics of energy and the way energy is used. The course focus is on the variety of ways heat transfers through the building envelope of a home. The course provides underlying principles used to determine how and where energy can be used more efficiently in buildings, and strategies to pinpoint energy conservation are outlined in this course. Additionally, this class outlines the basics of energy modeling and Manual J Furnace sizing.

3. Building Fundamentals – 24 Hours (required training for IHWAP field staff and Coordinators)

The Building Fundamentals course concentrates on fundamentals of building construction. Explanations of building components such as windows, doors, roof, walls, attic, floors and foundation systems are provided. Basic construction measuring and estimating methods are introduced and explained.

4. Introduction to Building Diagnostics – 24 Hours (required training for IHWAP field staff and Coordinators)

This five-day course explains the use of building diagnostic tools and test methods, including:

- blower door testing
- zone pressure diagnostic testing
- duct leakage testing
- combustion safety testing
- ventilation based on the ASHRAE 62.2 Ventilation Standard

The dynamics of how the building components interact such as the furnace and attic systems are defined. The information gained from the diagnostic tools is used to determine opportunities to save energy. Explanations of how to balance air sealing with ventilation and improve thermal performance of a home will be covered. This course includes visual and hands on training using various props including the house of pressure and the combustion safety testing home.

5. Infrared Thermography – 12 Hours (required training for IHWAP field staff and Coordinators)

This course covers the utilization of infrared thermography in the field of weatherization. Usage of infrared thermal imaging in tandem with diagnostic tools will be covered, demonstrating how best to determine temperature differences through infrared thermography and how to read those images accurately to assist in the determination of proper weatherization measures to be applied. All types of infrared thermography equipment will be discussed, and trainees are encouraged to bring equipment from their Local Administering Agency for discussion on the proper use of the equipment.

6. Mid-Course Field Assessment – 24 Hours (required training for IHWAP field staff and Coordinators) The Mid-Course Field session was designed to allow trainees advanced hands on experience working through a mock architectural assessment utilizing those standard practices and principles learned through the previous Training & Certification Program (TCP) trainings. Each student is evaluated for their individual strengths and weaknesses and will gain training to improve the weaknesses observed. This class also advances the student knowledge on energy modeling.

7. Introduction to Heating Systems – 24 Hours (required training for IHWAP field staff and Coordinators) The Introduction to Heating Systems course teaches the basic combustion principles for primary heating systems. Instructions on how to analyze the operation of each heating system are provided. Instruction on the proper installation of the gas supply system is provided. The course will include classroom learning and handson laboratory sessions dealing with different types of furnaces.

8. Advanced Heating Systems – 24 Hours (required training for IHWAP field staff and Coordinators) The Advanced Heating Systems course builds upon the knowledge from students' field experience and the introduction to heating systems course. Participants will be taught how to determine the effectiveness of the distribution system. Understanding how the furnace controls affect the efficiency and comfort in the home will also be taught. Using the furnace audit tools to trouble shoot equipment problems is included in the course.

9. Air Conditioning and Heat Pumps – 24 Hours, 12 Building Performance Institute Continuing Education Units (BPI CEUs) (required training for IHWAP field staff and Coordinators)

This course will expand on the Advanced Heating Systems course. It will explore the differences between conventional heating systems versus heat pumps, all types of air conditioning systems and their components. It

will explore energy savings and efficiencies as well as determining what type of systems each may encounter while in the field during the weatherization assessment process.

10. Health & Safety, Indoor Pollutants, Lead-safe Weatherization – 18 Hours (required training for IHWAP and Coordinators)

The Health and Safety of Indoor Pollutants is a basic introduction to common hazards in the home. The primary objective of this two-day course is to provide the participant with an understanding of these hazards and some simple strategies to mitigate pollutants. The course will cover the following topics: a) mold and biological contaminants, b) moisture assessment in housing, c) combustion safety, d) asbestos in housing, e) volatile organic compounds (VOC's) and other chemicals, f) pests and pesticides, g) review of ventilation, h) air exchange rates, and i) lead-safe weatherization practices.

11. Weatherization Building Assessment Follow-up – In Field – 12 Hours (required training for IHWAP field staff and Coordinators)

Weatherization Building Assessment Follow-Up is a class that is scheduled from two to eight weeks to two months after certification has been completed. This follow-up class is designed to provide feedback to the assessor/final inspector and weatherization coordinator, who have recently been certified. The class will provide an opportunity for the student to perform a building energy audit using the WeatherWorks system with the instructor, individually and as a class. The objective of the class is to share best practices and techniques/technologies among the students from individual agencies and encourage field efficiencies in the building assessment process and energy modeling process.

12. Proficiency Test – 6 Hours (required training for IHWAP field staff and Coordinators)

Once the nine core certification classes have been successfully completed, the students will be required to complete a proficiency test that covers elements from each class. The instructors provide an overview of the subjects, and then the students are given a comprehensive exam on the following courses: Weatherization Basics, Health & Safety, Indoor Pollutants and Lead-safe Weatherization, Building Fundamentals, Heat Transfer, Introduction to Heating Systems, Advanced Heating Systems, Air Conditioning and Heat Pumps, Introduction to Diagnostics and Infrared Thermography.

13. Quality Control Inspector ("QCI") Class – 24 Hours, 10 BPI CEUs (best practice for staff preparing to challenge the BPI QCI)

This five-day course is to teach the basic principles and techniques of proper weatherization quality control inspections. This course will cover the quality control inspection process as a checks and balance system in the areas of in-progress inspections, and final quality control inspections of weatherization work. This is a preparatory course for the IHWAP workforce who will be challenging the Department of Energy ("DOE") mandated QCI Certification Exam.

14. Energy Auditor Class – 32 Hours, 32 BPI CEUs (best practice for staff preparing to challenge the BPI EA)

This five-day course is to teach the basic principles and techniques of proper weatherization energy auditing. This course will cover the energy auditing process. This is a preparatory course for the IHWAP workforce who will be challenging the soon-to-be DOE mandated "EA Certification".

15. Architectural/Crew Leader Certification Training – 32 Hours, 16 BPI CEUs (required for all architectural firms completing homes in IHWAP)

This one-week class leads to crew leader certification for work in the IHWAP. Skills needed for effective crew leadership are presented. Fundamentals of heat transfer and material estimation are reviewed. IHWAP Field Standards are discussed. Dense-pack sidewall insulation, air sealing and diagnostics tests are reviewed with a

focus on the crew leader becoming the instructor in the field. The crew leader, as the first person conducting quality assurance on a job, is emphasized.

16. HVAC Certification Training – 24 Hours (required for all HVAC firms completing homes in IHWAP)

This five-day course covers the following topics: weatherization program overview and process, residential energy use and energy measurements, basic heat loss and heat transfer, weatherization safety testing procedures and protocols, basic and advanced heating systems standards, optional heating and air conditioning systems, and venting standards.

17. Healthy Home Evaluator – 24 Hours (not currently mandatory)

In this one-week class, students learn how to conduct an in-depth home audit and environmental risk analysis. They will learn how to assess the risk of key home-based health hazards including asthma triggers from dust, moisture and mold, volatile organic compounds (VOCs), lead-based paint, asbestos, radon, carbon monoxide leaks, as well as potential fire hazards, trip and fall hazards, and pest management issues.

Other Courses Related to the Weatherization Program (the following courses are not required)

1. Housing Types and Air Sealing for Contractors and Assessors/Final Inspectors – 6 Hours The audience for this course is assessors, final inspectors and contractors. This workshop will provide a handson approach to air sealing using weatherization diagnostics tools (blower door, manometer, and pressure pans). "Typical Energy Profiles" will be used to identify building faults in construction, e.g., the workshop will demonstrate a variety of methods and techniques for air sealing. Demonstrations on the appropriate air sealing materials to provide the most efficient installation for a variety of building sections will be provided.

2. Basic Introduction to Electricity for Weatherization – 6 Hours, 6 BPI CEUs

The audience for this course is assessors and final inspectors. This workshop will provide the basics for understanding electricity in residential housing and is an introductory class to electricity. The course will provide participants with fundamentals of electricity and an introduction in how to recognize questionable and dangerous systems or system elements in low-income housing stock. The course will describe the basics of how electricity works and the types of systems that are deployed, e.g., knob and tube wiring, etc.

3. American Society of Heating Refrigeration & Air Conditioning Engineers (ASHRAE) 62.2 Workshop – 6 Hours

This one-day course will provide participants with an understanding of the new policies mandated by IHWAP funding sources. This will include intent and overview of the policy, current versus new mandated guidelines as well as a question and answer period. Logical applications and associated hardware will be discussed.

4. Multi-Family Quality Control Inspector (QCI) – 24 Hours

This 5-day course is to teach the basic principles and techniques of proper weatherization quality control inspections for multi-family structures. This course will cover the quality control inspection process as a checks and balances system in the areas of in-progress inspections and final quality control inspections of weatherization work.

5. In-field Training

This one-day hands-on training is provided annually to IHWAP State Technicians. The morning will be spent in the HVAC lab and the afternoon will be spent in the field using diagnostic equipment. Local Administering Agencies' staff will also have hands-on training available that will occur in the field for any staff member that is

found in need of technical assistance in such areas as the proper use of diagnostic equipment or interpretation of test results.

6. Confined Spaces Training

This one-day workshop will define the term confined spaces, determining whether they may pose a hazard, and how to work safely following OSHA guidelines in such spaces.

7. Introduction to Solar Energy and Solar Assessments

This two-day course will provide a basic understanding on how solar photovoltaics (PV) works, teach participants how to perform a solar site assessment, and identify how to inspect a solar PV system. The first day will use a combination of lecture and classroom activities to teach the fundamentals of solar electric systems including diagraming the four types of PV, describe and identify the various components of solar, understanding the best application and limitations of each system type, and defining the solar window and understanding the impacts of shading on solar energy output. The second day will cover site assessment tools, load analysis, array placement options, basic system sizing, evaluating the existing infrastructure on site, and the key criteria to consider when inspecting a solar PV system.

8. Weatherization Coordinator Training

This 4-day course will provide a basic understanding of IHWAP policy and procedure and provide an overview of the administrative requirements of the IHWAP Program. Students will learn about the accountability aspects of the program and leave the class with administrative best practices to help them better administer the IHWAP grants locally.

9. Executive Director Training

This 2-day course will provide a high-level overview of the IHWAP Program. Executive Directors will learn the technical nature of the IHWAP Program. Learn the importance of staffing the program properly and be provided with salary comparisons for fields comparable to weatherization. Students will also learn about the accountability and technical requirements that make the IHWAP Program unique as compared to other social service programs.

PROGRAMMATIC/ADMINISTRATION TRAINING

- FINANCIAL (I.E. 2 CFR 200)
- MANAGEMENT (I.E. 10 CFR 440)

IHWAP provides programmatic and administrative training through Weatherization Coordinator training and Executive Director training courses. Fiscal training is provided to agency through the Office of Community Assistance fiscal office through the Grant Application Workshop, as well as on-site fiscal training. IHWAP also provides onsite consulting services for local agencies to assist weatherization coordinators and fiscal managers on programmatic, fiscal, and administrative tasks. IHWAP conducts a policy and procedures workshop before each program year to update the network on any policy changes incorporated into the program for the upcoming program year.

We are also adding soft skills training this year for all IHWAP field staff. This will include a poverty simulation, conflict resolution, mandated-reporter training, and simulated client interview.

COMPREHENSIVE TECHNICAL TRAINING ALIGNED TO THE JOB TASK ANALYSIS (IDENTIFY AT WHAT INTERVALS WORKERS WILL RECEIVE REGULAR, COMPREHENSIVE TRAINING AS REQUIRED BY WEATHERIZATION PROGRAM NOTICE (WPN) 15-4)

- QUALITY CONTROL INSPECTOR
- ENERGY AUDITOR
- CREW LEAD
- RETROFIT INSTALLER/TECHNICIAN

ICRT provides technical refresher course work annually to the IHWAP network. For example, this year ICRT plans to train the network on measuring external static pressure in duct systems, and how to correct improperly sized duct systems.

SPECIFIC TECHNICAL TRAINING

- TOPICS IDENTIFIED DURING MONITORING VISIT(S)
- ENERGY MODELING
- HEALTH & SAFETY. ALL H&S TOPICS IN WPN 17-7 REQUIRE SOME LEVEL OF TRAINING FOR ALL AFFECTED WORKERS, THE FREQUENCY OF THIS TRAINING IS A GRANTEE DECISION. EXAMPLES INCLUDE:
 - AIR CONDITIONING AND HEATING SYSTEMS
 - Asbestos
 - BIOLOGICALS AND UNSANITARY CONDITIONS
 - BUILDING STRUCTURE AND ROOFING
 - O CODE COMPLIANCE
 - O COMBUSTION GASES
 - Electrical
 - FORMALDEHYDE, VOLATILE ORGANIC COMPOUNDS (VOCS), FLAMMABLE LIQUIDS, AND OTHER AIR POLLUTANTS
 - FUEL LEAKS
 - GAS RANGE/OVENS
 - HAZARDOUS MATERIALS DISPOSAL
 - O INJURY PREVENTION OF OCCUPANTS AND WEATHERIZATION WORKERS
 - O LEAD BASED PAINT
 - EPA'S LEAD RENOVATION, REPAIR & PAINTING PROGRAM (RRP)MOLD/MOISTURE
 - o Pests
 - o Radon
 - O SAFETY DEVICES
 - VENTILATION AND INDOOR AIR QUALITY
 - American Society of Heating Refrigeration and Air-Conditioning Engineers (ASHRAE)
 - WINDOW REPAIR, DOOR REPAIR
 - WORKER SAFETY
 - OSHA
 - Additional topics as described in Health & Safety Plan
- CLIENT EDUCATION (TRAINING WORKERS TO CONDUCT CLIENT EDUCATION). EXAMPLES INCLUDE:
 - ENERGY SAVINGS STRATEGIES
 - PROGRAM-SPECIFIC INFORMATION. EXAMPLES INCLUDE:
 - WHAT TO EXPECT
 - ADDITIONAL RESOURCES
 - HEALTH & SAFETY ISSUES

IHWAP provides training on all these topics during the 10-week Training and Certification Program. Course descriptions are included in the response to Section 4.0 Training above.

CONFERENCES. EXAMPLES INCLUDE:

- ENERGY OUTWEST
- BUILDING PERFORMANCE ASSOCIATION
- NATIONAL ASSOCIATION FOR STATE AND COMMUNITY SERVICE PROVIDERS

• COMMUNITY ACTION PARTNERSHIP

IHWAP provides funding and encourages our subgrantees to attend technical and programmatic conferences either in person or virtual.

OTHER, PLEASE SPECIFY:

DESCRIBE OTHER TRAINING ACTIVITIES HERE

5.0 – TECHNICAL ASSISTANCE

DESCRIBE THE TECHNICAL ASSISTANCE ACTIVITIES INCLUDED IN THE T&TA BUDGET CATEGORY.

PROGRAMMATIC/ADMINISTRATION SUPPORT

IHWAP provides onsite consulting services for local agencies to assist weatherization coordinators and fiscal managers on programmatic, fiscal, and administrative tasks.

TECHNICAL SUPPORT

IHWAP provides a multitude of technical support services to our subgrantees. IHWAP has resources at the ICRT Training Center that provide in-field assessment/final inspection technical support and mentoring, contractor technical support. IHWAP also employs 8 weatherization specialists who provide training and technical assistance on all programmatic and technical aspects of the program.

HEALTH & SAFETY SUPPORT ACTIVITIES

THE IHWAP network is assisted on health and safety issues by the ICRT training staff and IHWAP weatherization specialists.

MONITORING

WHAT PERCENTAGE OF **T&TA** FUNDING IS ALLOCATED TO MONITORING? (IF DEFINED IN SECTION B OF THE BUDGET DETAILS WITHIN THE ANNUAL APPLICATION, INCLUDE THAT WITHIN YOUR DESCRIPTION BELOW.)

IHWAP does not use T&TA funds for monitoring.

OTHER, PLEASE SPECIFY

DESCRIBE OTHER TECHNICAL ASSISTANCE ACTIVITIES HERE

6.0 CLIENT EDUCATION

DESCRIBE WHAT CURRENT AND PLANNED CLIENT EDUCATION MATERIALS AND/OR ACTIVITIES ARE INCLUDED IN THE T&TA BUDGET CATEGORY. ONLY THOSE PAID FOR WITH T&TA FUNDS NEED TO BE MENTIONED.

Note: This does not include training workers to deliver client education. This should be described in the Training section, above.

CLIENT EDUCATION ACTIVITIES PRIOR TO, DURING AND AFTER WEATHERIZATION WHICH ADDRESS THE WEATHERIZATION PROCESS AND ENERGY SAVINGS DETAILS

IHWAP provides client education during the energy audit. Contractors are also required to educate clients on the efficiency measures installed in the home. Final inspectors also conduct client education as part of their QCI and final inspection. IHWAP does not pay for any of these activities with the T&TA allocation.

CLIENT EDUCATION ACTIVITIES REGARDING H&S ISSUES AS INDICATED IN WPN 17-7

- AIR CONDITIONING AND HEATING SYSTEMS
- ASBESTOS
- BIOLOGICALS AND UNSANITARY CONDITIONS
- BUILDING STRUCTURE AND ROOFING
- CODE COMPLIANCE
- COMBUSTION GASES
- Electrical
- FORMALDEHYDE, VOLATILE ORGANIC COMPOUNDS (VOCS), FLAMMABLE LIQUIDS, AND OTHER AIR POLLUTANTS

- FUEL LEAKS
- O GAS RANGE/OVENS
- HAZARDOUS MATERIALS DISPOSAL
- INJURY PREVENTION OF OCCUPANTS AND WEATHERIZATION WORKERS
- LEAD BASED PAINT
- EPA'S LEAD RENOVATION, REPAIR & PAINTING PROGRAM (RRP)MOLD/MOISTURE
- Pests

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- RADON
- O SAFETY DEVICES
- VENTILATION AND INDOOR AIR QUALITY
 - American Society of Heating Refrigeration and Air-Conditioning Engineers (ASHRAE)
- WINDOW REPAIR, DOOR REPAIR
- O WORKER SAFETY
 - OSHA
- Additional topics as described in Health & Safety Plan

DESCRIBE H&S CLIENT EDUCATION ACTIVITIES/RESOURCES HERE

BUDGET AND PRODUCTION PLANNING

Total Allocation	\$ 156,248,481		
T&TA Allocation	\$ 27,270,739		
Total Administration	\$ 23,437,272		
Program Operations	\$ 89,825,796		
Health and Safety	\$ 15,264,674	H&S Percentage:	17%
Vehicles & Equipment	\$ -		
Other (audits, insurance, etc.)	\$ 450,000		
Total Budget Check	\$ 156,248,481		
ACPU Total	\$ 8,000.16		

	PRODUCTION	RODUCTION BUDGET				# OF PLANNED MONITORING VISITS			
Quarterly Performance Period	Number of Planned Units	Ope	nned Program rations Budget units * ACPU) - vehicles))		Planned H&S Budget		Program, Admin and Fiscal Visits	Quality Control Inspections	In-Progress Inspections
Q1 (tentative start Sept 1, 2022)	0	\$	-	\$	-			0	
Q2	0	\$	-	\$	-			0	
Q3	280	\$	2,240,044.79	\$	380,807.61			14	
Q4	281	\$	2,248,044.95	\$	382,167.64			14	
Year 1 Subtotal	561	\$	4,488,089.74	\$	762,975.26		0	28.05	0
Q1	280	\$	2,240,044.79	\$	380,807.61			14	
Q2	280	\$	2,240,044.79	\$	380,807.61			14	
Q3	280	\$	2,240,044.79	\$	380,807.61			14	
Q4	283	\$	2,264,045.27	\$	384,887.70			14	
Year 2 Subtotal	1123	\$	8,984,179.63	\$	1,527,310.54		0	56.15	0
Q1	701	\$	5,608,112.13	\$	953,379.06			35	
Q2	702	\$	5,616,112.29	\$	954,739.09			35	
Q3	702	\$	5,616,112.29	\$	954,739.09			35	
Q4	702	\$	5,616,112.29	\$	954,739.09			35	
Year 3 Subtotal	2807	\$	22,456,449.00	\$	3,817,596.33		0	140.35	0
Q1	842	\$	6,736,134.68	\$	1,145,142.90			42	
Q2	842	\$	6,736,134.68	\$	1,145,142.90			42	
Q3	842	\$	6,736,134.68	\$	1,145,142.90			42	
Q4	842	\$	6,736,134.68	\$	1,145,142.90			42	
Year 4 Subtotal	3368	\$	26,944,538.74	\$	4,580,571.59		0	168.4	0
Q1	842	\$	6,736,134.68	\$	1,145,142.90			42	
Q2	842	\$	6,736,134.68	\$	1,145,142.90			42	
Q3	842	\$	6,736,134.68	\$	1,145,142.90			42	
Q4	843	\$	6,744,134.84	\$	1,146,502.92			42	
Year 5 Subtotal	3369	\$	26,952,538.90	\$	4,581,931.61		0	168	0
TOTAL	11,228	\$	89,825,796.00	\$	15,270,385.32	-	0	561	0
30% of Total	3,368								

WORKFORCE PLANNING

	CU	CURRENT:		ANNED:
Grantee Workforce	Staff	Contractors	Staff	Contractors
Program Manager/Director	1			
Policy Analyst/Coordinator	2			
QA Monitor - Technical	9		3	
QA Monitor - Admin/Fiscal	1	1		
Support	3			
Deputy/Assistant Deputy Director	1			
IT Support	1			
Other Fiscal Support	1			
Technical Training		1		
Total	19	2	3	0
	-			
	CURRENT:	PLANNED:		
Total Number of Subgrantees:	30	30		
		RRENT:		ANNED:
Subgrantee Workforce	Staff	Contractors	Staff	Contractors
RITs and Crew Leads/Architectural Contractors	31	39	39	59
Energy Auditors/QCI	90	4	140	5
Trade Professionals (HVAC, electric, etc.)		60		90
Program Managers/Directors	30		30	
WAP Support/Admin	81		101	
Other -				
Other -				
Other -				

Please provide responses to the following:	Response:
1) What is your current average timeframe for hiring and onboarding new Grantee staff?	Technical monitors that have weatherization experience in the program take 6 months, Technical monitors without Weatherization experience take 12-16 months.
2) What are your primary challenges in the Grantee hiring and onboarding process?	Finding people with trade experience or experience in weatherization. Another challenge is that we often hire technical monitors who are assessors/QCI at local agencies, leaving the agency with a need for more staff.
3) Do you anticipate receiving support from other program staff at the Grantee level? If yes, what role will shared staff fill?	We currently share fiscal and admin support with other programs (LIHEAP, CSBG) and do not think there will be any changes.
4) If you plan to add contractors at the Grantee level, what is your goal for executing contract(s)? Please provide dates.	N/A
5) Do you anticipate Subgrantees will shift from crew-based to contractor-based models, or vice- versa? Please explain.	Νο
6) Provide any additional comments on your plans for ramping up workforce.	We are already working on a digital marketing campaign to attract more contractors, and are doing more outreach to attract contractors and field staff. Also allow Agencies to provide tuition reimbursement to new hires who went to trade school or community college. We have also provided training and technical assistance to agencies over the last couple of years with respect to best practices for bringing on new contractors and hiring new and retaining existing field staff. We have also done wage surveys and made clear to network that paying appropriate salaries is critical to retaining and attracting weatherization staff.

TRAINING AND TECHNICAL ASSISTANCE PLANNING

Total Allocation:	\$ 27,270,739
Comprehensive Training	\$ 3,000,000
Specific Training	\$ 400,000
Client Education	\$ -
Grantee Monitoring	\$ 2,000,000
Program Evaluation/IT	\$ 2,000,000
TTA initially allocated to LAAs	\$ 10,000,000
Future TTA allocation to LAAs	\$ 2,000,000
Other	\$ 7,870,739
T&TA Budget Check	\$ 27,270,739

PLANNING									
Training Topic(s)	Training Category	Comprehensive or Specific Training?	Planned Year and Quarter	Training Center/Provider	Estimated Costs				
Training & Certification Program Classes	Technical, programmatic	Comprehensive	PY 2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$200,000.00				
Training & Certification Program Classes	Technical, programmatic	Comprehensive	PY 2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$200,000.00				
Training & Certification Program Classes	Technical, programmatic	Comprehensive	PY 2023 Q3	Illinois Climate Research & Training (IREC accredited)	\$200,000.00				
Training & Certification Program Classes	Technical, programmatic	Comprehensive	PY 2023 Q3	Illinois Climate Research & Training (IREC accredited)	\$200,000.00				
Training & Certification Program Classes	Technical, programmatic	Comprehensive	PY 2024 Q3	Illinois Climate Research & Training (IREC accredited)	\$200,000.00				

Training & Certification Program Classes	Technical, programmatic	Comprehensive	PY 2025 Q3	Illinois Climate Research & Training (IREC accredited)	\$200,000.00
Training & Certification Program Classes	Technical, programmatic	Comprehensive	PY 2026 Q3	Illinois Climate Research & Training (IREC accredited)	\$200,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2023 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2023 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2024 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2024 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2025 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2025 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00

QCI Classes	Technical, programmatic	Comprehensive	PY2026 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
QCI Classes	Technical, programmatic	Comprehensive	PY2026 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2023 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2023 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2024 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2024 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2025 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2025 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00

EA Classes	Technical, programmatic	Comprehensive	PY2026 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
EA Classes	Technical, programmatic	Comprehensive	PY2026 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2023 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2023 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2024 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2024 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2025 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2025 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00

HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2026 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
HVAC Contractor Certification	Technical, programmatic	Comprehensive	PY2026 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2023 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2023 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2024 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2024 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2025 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2025 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00

Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2026 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Contractor Certification	Technical, programmatic	Comprehensive	PY2026 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2023 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2023 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2024 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2024 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2025 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2025 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00

Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2026 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Multi-family QCI Training	Technical, programmatic	Comprehensive	PY2026 Q4	Illinois Climate Research & Training (IREC accredited)	\$ 20,000.00
Architectural Refreshers	Technical, programmatic	Comprehensive	PY2023 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 10,000.00
Architectural Refreshers	Technical, programmatic	Comprehensive	PY2023 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 10,000.00
Architectural Refreshers	Technical, programmatic	Comprehensive	PY2024 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 10,000.00
Architectural Refreshers	Technical, programmatic	Comprehensive	PY2024 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 10,000.00
Architectural Refreshers	Technical, programmatic	Comprehensive	PY2025 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 10,000.00
Architectural Refreshers	Technical, programmatic	Comprehensive	PY2025 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 10,000.00
Architectural Refreshers	Technical, programmatic	Comprehensive	PY2026 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 10,000.00
Architectural Refreshers	Technical, programmatic	Comprehensive	PY2026 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 10,000.00

Mechanical Refreshers	Technical, programmatic	Comprehensive	PY2023 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 10	0,000.00
Mechanical Refreshers	Technical, programmatic	Comprehensive	PY2023 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 10	0,000.00
Mechanical Refreshers	Technical, programmatic	Comprehensive	PY2024 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 10	0,000.00
Mechanical Refreshers	Technical, programmatic	Comprehensive	PY2024 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 10	0,000.00
Mechanical Refreshers	Technical, programmatic	Comprehensive	PY2025 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 10	0,000.00
Mechanical Refreshers	Technical, programmatic	Comprehensive	PY2025 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 10	0,000.00
Mechanical Refreshers	Technical, programmatic	Comprehensive	PY2026 Q1	Illinois Climate Research & Training (IREC accredited)	\$ 10	0,000.00
Mechanical Refreshers	Technical, programmatic	Comprehensive	PY2026 Q2	Illinois Climate Research & Training (IREC accredited)	\$ 10	0,000.00
Weatherization Coordinator/Admin Training	Technical, programmatic	Comprehensive	PY 2022 Q2	Illinois Climate Research & Training (IREC accredited)	\$20	0,000.00
Weatherization Coordinator/Admin Training	Technical, programmatic	Comprehensive	PY 2023 Q2	Illinois Climate Research & Training (IREC accredited)	\$20	0,000.00

Weatherization Coordinator/Admin Training	Technical, programmatic	Comprehensive	PY 2024 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Weatherization Coordinator/Admin Training	Technical, programmatic	Comprehensive	PY 2025 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Weatherization Coordinator/Admin Training	Technical, programmatic	Comprehensive	PY2026 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Mobile Home Training	Technical, programmatic	Comprehensive	PY 2022 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Mobile Home Training	Technical, programmatic	Comprehensive	PY 2023 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Mobile Home Training	Technical, programmatic	Comprehensive	PY 2024 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Mobile Home Training	Technical, programmatic	Comprehensive	PY 2025 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Mobile Home Training	Technical, programmatic	Comprehensive	PY2026 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Assessments)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Assessments)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00

In Field Training (Assessments)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Assessments)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Assessments)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Assessments)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Final Inspections)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Final Inspections)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Final Inspections)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Final Inspections)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Final Inspections)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
In Field Training (Final Inspections)	Technical, programmatic	Comprehensive	when needed	Illinois Climate Research & Training (IREC accredited)	\$20,000.00

Air Sealing Workshops	Technical, programmatic	Specific	PY 2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2023 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY2023 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2023 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2024 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY2024 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2024 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2025 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00

Air Sealing Workshops	Technical, programmatic	Specific	PY2025 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2025 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2026 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY2026 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Air Sealing Workshops	Technical, programmatic	Specific	PY 2026 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
ASHRAE 62.2 Workshop	Technical, programmatic	Specific	PY 2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
ASHRAE 62.2 Workshop	Technical, programmatic	Specific	PY 2023 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
ASHRAE 62.2 Workshop	Technical, programmatic	Specific	PY 2024 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
ASHRAE 62.2 Workshop	Technical, programmatic	Specific	PY 2025 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
ASHRAE 62.2 Workshop	Technical, programmatic	Specific	PY 2026 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00

Solar PV Training	Technical, programmatic	Specific	PY 2022 Q4	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Solar PV Training	Technical, programmatic	Specific	PY 2023 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Solar PV Training	Technical, programmatic	Specific	PY 2024 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Solar PV Training	Technical, programmatic	Specific	PY 2025 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Solar PV Training	Technical, programmatic	Specific	PY 2026 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Basic Electricity Workshop	Technical, programmatic	Specific	PY 2022 Q3	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Basic Electricity Workshop	Technical, programmatic	Specific	PY 2023 Q2	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Basic Electricity Workshop	Technical, programmatic	Specific	PY 2024 Q2	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Basic Electricity Workshop	Technical, programmatic	Specific	PY 2025 Q2	Illinois Climate Research & Training (IREC accredited)	\$10,000.00
Basic Electricity Workshop	Technical, programmatic	Specific	PY 2026 Q2	Illinois Climate Research & Training (IREC accredited)	\$10,000.00

Healthy Home Evaluator Training	Technical, programmatic	Specific	PY 2022 Q2	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Healthy Home Evaluator Training	Technical, programmatic	Specific	PY 2023 Q1	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Healthy Home Evaluator Training	Technical, programmatic	Specific	PY 2024 Q1	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Healthy Home Evaluator Training	Technical, programmatic	Specific	PY 2025 Q1	Illinois Climate Research & Training (IREC accredited)	\$20,000.00
Healthy Home Evaluator Training	Technical, programmatic	Specific	PY 2026 Q1	Illinois Climate Research & Training (IREC accredited)	\$20,000.00

Monitoring Schedule

Subgrantee	Monitoring Visit #	Level of Review	Monitoring Type	Review Type	Target Quarter	# of Units Planned for Completion	Minimum % of QCI	# of QCI Reviews
BCMW Community Services, Inc.	1	QA Monitoring	Onsite	Technical	Q2	39	5%	2.0
CEFS Economic Opportunity Corporation	1	QA Monitoring	Onsite	Technical	Q2	67	5%	3.4
Champaign County Regional Planning Commission	1	QA Monitoring	Onsite	Technical	Q2	63	5%	3.2
Community Action Partnership of Central Illinois	1	QA Monitoring	Onsite	Technical	Q2	37	5%	1.9
Community Action Partnership of Lake County	1	QA Monitoring	Onsite	Technical	Q2	101	5%	5.1
CEDA	3	QA Monitoring	Onsite	Technical	Q2,Q3,Q4	1500	5%	75.0
Community Contacts, Inc.	1	QA Monitoring	Onsite	Technical	Q2	115	5%	5.8
Crosswalk Community Action Agency	1	QA Monitoring	Onsite	Technical	Q2	105	5%	5.3
DuPage County Dept. of Human Resources	1	QA Monitoring	Onsite	Technical	Q2	112	5%	5.6
East Central Illinois Community Action Agency, Inc.	1	QA Monitoring	Onsite	Technical	Q2	47	5%	2.4
Embarras River Basin Agency, Inc.	1	QA Monitoring	Onsite	Technical	Q3	80	5%	4.0
Illinois Valley Economic Development Corporation	1	QA Monitoring	Onsite	Technical	Q3	35	5%	1.8
Kankakee County Community Services, Inc.	1	QA Monitoring	Onsite	Technical	Q3	34	5%	1.7
Kendall-Grundy Community Action	1	QA Monitoring	Onsite	Technical	Q3	24	5%	1.2
Madison County Community Development	1	QA Monitoring	Onsite	Technical	Q3	66	5%	3.3
McHenry County Housing Authority	1	QA Monitoring	Onsite	Technical	Q3	41	5%	2.1
MCS Community Services	1	QA Monitoring	Onsite	Technical	Q3	25	5%	1.3
Northwestern Illinois Community Action Agency	1	QA Monitoring	Onsite	Technical	Q3	27	5%	1.4
Peoria Citizens Committee for Economic Opportunity, Inc.	1	QA Monitoring	Onsite	Technical	Q3	53	5%	2.7
Project NOW, Inc.	1	QA Monitoring	Onsite	Technical	Q3	61	5%	3.1
Rockford Human Services Department	1	QA Monitoring	Onsite	Technical	Q4	98	5%	4.9
Sangamon County Department of Community Resources	1	QA Monitoring	Onsite	Technical	Q4	80	5%	4.0
Shawnee Development Council, Inc.	1	QA Monitoring	Onsite	Technical	Q4	43	5%	2.2
St. Clair Community Action Agency (WX)	1	QA Monitoring	Onsite	Technical	Q4	77	5%	3.9
Tazwood Community Services, Inc	1	QA Monitoring	Onsite	Technical	Q4	83	5%	4.2
Tri-County Opportunities Council	1	QA Monitoring	Onsite	Technical	Q4	107	5%	5.4
Two Rivers Regional Council of Public Officials	1	QA Monitoring	Onsite	Technical	Q4 Q4	40	5%	2.0
Western Egyptian Economic Opportunity Council	1	QA Monitoring	Onsite	Technical	Q4	52	5%	2.6
Western Illinois Regional Council	1	QA Monitoring	Onsite	Technical	Q4	74	5%	3.7
Will County Center for Community Concerns	1	QA Monitoring	Onsite	Technical	Q4	83	5%	4.2

Title	Credentials	Type of Monitor	Funding Source	Staff/Contractor	
"Everyple" Occupation Title	RIT/CL/EA/QCI/	Technical	0/TTA/0/Admin	Staff /Contractor	
"Example" - Occupation Title	Other	Monitor/Administra tive Monitor	%TTA/%Admin	Staff/Contractor	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	
		Technical			
Weatherization Specialist	EA/QCI	Monitoring	100% Admin	Staff	

MILESTONE PLANNING

	PLANNING		
T&TA	Start Date	End Date Goal	Comments
Complete training needs assessment			We are assuming the need for 50% increase in field staffing at local agencies.
			we have a long-term provider for training and a training center; have had a
Execute contract			Intergovernmental Agreement with U of I for training for 15+ years
			For field staff we will add additional rounds of the Training and Certification Program each year. We are also expecting the need for additional contractor training (2
Develop training plans			additional classes/year) as additional contractors are added to the program.
			we have a 10-week Training and Certification Program in place for 15+years. All new
Deliver comprehensive training to new hires			hires will be required to complete this program.

GRANTEE PROCUREMENT	Start Date	End Date Goal	Comments
Add Subgrantees/Modify Service Territories			We are not planning on adding any additional subgrantees.
Execute Subgrantee contracts			
Release RFPs (T&TA, QCI, IT, etc.)			
Execute contracts			
Other:			

GRANTEE STAFFING	Start Date	End Date Goal	Comments
Hire financial staff person			at this time there are no plans to hire additional financial staff
			We have nine Weatherization Specialist currently. We have three vacancies for
Hire QCI Monitors	2022 Q1	2023 Q2	Weatherization Specialist that we need to fill.
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Other:

SUBGRANTEE NETWORK	Start Date	End Date Goal	Comments
Hiring of new staff	2022 Q1	2023 Q3	hiring and training new staff should occur during 18 month ramp up period
Procure contractors			procuring additional contractors should occur over next year, and LAAs should
	2022 Q1	2023 Q1	continue procuring contractors as needed.
Procure vehicles and equipment			vehicles and equipment will be purchased with other program funding
Other:			

SYSTEMS/INFORMATION MANAGEMENT	Start Date	End Date Goal	Comments
Update WAP reporting systems	2021 Q2	2023 Q3	new database and energy audit tool development started last program year

	Other:			
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PRODUCTION	Start Date	End Date Goal	Comments
30% of total estimated units weatherized	2022 Q3	2024 Q3	
Other:			