THE MISSION OF THE DEPARTMENT OF HUMAN SERVICES

Our mission is to improve the quality of life for Pennsylvania’s individuals and families. We promote opportunities for independence through services and supports while demonstrating accountability for taxpayer resources.
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INTRODUCTION


LIHEAP is a federally-funded program which enables the state to help low-income households meet their home heating needs.

LIHEAP is administered by DHS and consists of three components: Cash benefits to help eligible low-income households pay for their home-heating fuel; Crisis payments, to resolve weather-related, supply shortage, and other household energy-related emergencies; and energy conservation and weatherization measures to address long-range solutions to the home-heating problems of low-income households. Energy conservation and weatherization services and certain related crisis payments are provided by the Department of Community and Economic Development (DCED), under its Weatherization Assistance Program in compliance with the Department of Energy and the Title XXVI requirements.

LIHEAP FEDERAL FUNDING

DHS will be estimating a budget of $200 million, equivalent to Pennsylvania’s FY 2020 allocation.

DHS anticipates carrying forward a balance of $12 million. This results in a total budget of $212 million. Fifteen percent of the block grant will be allocated to DCED for the Weatherization Assistance Program and up to 10 percent of the block grant will be allocated for administrative costs, leaving an adjusted minimum total of $159 million available for LIHEAP benefits.
PUBLIC COMMENT

In addition to soliciting advice from the LIHEAP Advisory Committee (LAC), DHS held public hearings on the LIHEAP proposed Plan for Fiscal Year (FY) 2021 in compliance with Federal LIHEAP requirements. This year, hearings were held via teleconference on June 30, July 7, and July 9. A total of 17 persons attended the hearings. A total of six individuals or organizations provided oral testimony at the hearings and one additional individual or presented written mail-in testimony. LAC recommendations and all other comments and testimony were taken into consideration in developing program parameters for the Final State Plan.

PROGRAM PARAMETERS

The FY 2021 LIHEAP parameters include:

- an opening date of November 2, 2020, and closing date of April 9, 2021, for the Cash and Crisis components;
- the income eligibility limit will be set at 150 percent of the Federal Poverty Income Guidelines (FPIGs);
- a minimum Cash benefit of $200;
- a maximum Cash benefit of $1,000;
- a minimum Crisis benefit of $25;
- a maximum Crisis benefit of $800.

Program Year

Based on anticipated available funding for benefits and administrative costs, DHS proposed to open the Cash and Crisis components on November 2, 2020 with a closing date of April 9, 2021. As in past years, DHS may extend or shorten the program year, depending on the availability of funds.

Prior to the Cash program opening date, DHS will mail applications or a postcard directing people to apply online to persons who received LIHEAP benefits in the 2019-2020 program year.
Comment:

Public hearing testimony supported various recommendations for program extension. One testifier recommended that specific funding be set aside for Crisis after the winter moratorium.

Four testifiers supported an opening date for both components on November 1, 2020.

Six testifiers requested the program closing date for both components be moved to the end of April 2021.

Three testifiers requested that Pennsylvania eliminate carryover funding by expending all 2020-21 funds during the season. Four testifiers requested that the program seek additional funding in the form of a state supplement to the federal funding.

Three testifiers recommended that DHS do enhanced outreach to ensure that as many eligible individuals apply as possible.

Response:

In anticipation of equivalent funding, DHS has decided to open the FY 2021 Cash and Crisis components on November 2, 2020, due to November 1, falling on a weekend, with a closing date of April 9, 2021. If the Federal appropriation changes significantly, DHS will adjust the program operating dates as necessary.

DHS is always seeking low-cost options to expand outreach and increase public participation.

Income Eligibility Guidelines

Based on anticipated funding, DHS proposed a maximum income eligibility limit of 150 percent of the FPIGs for the FY 2021 LIHEAP. The income limits for FY 2021 will be based on the FPIG levels published on January 17, 2020, by the Department of Health and Human Services in the Federal Register.

Comment:

One testifier supported maintaining the income limits at 150 percent of the FPIG.
DHS will maintain the income eligibility limit at 150 percent of the FPIG. The income limits for FY 2020 and FY 2021 are listed below:

<table>
<thead>
<tr>
<th>Household Size</th>
<th>FY 2020 Income Limit</th>
<th>FY 2021 Income Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$18,735</td>
<td>$19,140</td>
</tr>
<tr>
<td>2</td>
<td>$25,365</td>
<td>$25,860</td>
</tr>
<tr>
<td>3</td>
<td>$31,995</td>
<td>$32,580</td>
</tr>
<tr>
<td>4</td>
<td>$38,625</td>
<td>$39,300</td>
</tr>
<tr>
<td>5</td>
<td>$45,255</td>
<td>$46,020</td>
</tr>
<tr>
<td>6</td>
<td>$51,885</td>
<td>$52,740</td>
</tr>
<tr>
<td>7</td>
<td>$58,515</td>
<td>$59,460</td>
</tr>
<tr>
<td>8</td>
<td>$65,145</td>
<td>$66,180</td>
</tr>
<tr>
<td>9</td>
<td>$71,775</td>
<td>$72,900</td>
</tr>
<tr>
<td>10</td>
<td>$78,405</td>
<td>$79,620</td>
</tr>
</tbody>
</table>

For each additional person add: $6,630

Cash Program

The Cash component provides cash payments to help eligible low-income households pay the costs of home heating. The amount of a LIHEAP Cash benefit is based on the following household factors at the time of application: household size, household income, heating region, and fuel type.

Comment:

One testifier recommended supplemental payments for vulnerable households be issued. One testifier suggested the definitions used to determine vulnerable households be expanded.

Two testifiers recommended excluding the income of ineligible household members when determining eligibility and grant amounts.

One testifier suggested a general increase in LIHEAP benefits.

One testifier requested DHS create an automatic enrollment program based on information already collected from other DHS programs.

Response:

DHS excludes ineligible household members while counting their income in accordance with federal Information Memorandum LIHEAP-IM-2014-07.
Due to concerns about benefit accuracy DHS has decided not to issue supplemental payments to vulnerable households during the season. If additional funds remain after the season has concluded, DHS may issue supplements to vulnerable households at that time.

DHS formulates grants based on several factors including fuel type and heating region to account for the energy burden of households. Using these factors, as well as making adjustments based on performance measures, ensures households with higher energy burdens receive larger grant amounts.

Due to different criteria that are used to determine a "household" between all the different programs DHS administers, we are not offering an automatic enrollment program at this time.

**Minimum Cash Benefit**

DHS proposed to set the minimum Cash component benefit at $200.

**Comment:**

One testifier supported maintaining the current benefit amounts. One testifier recommended increasing the minimum Cash grant.

**Response:**

In anticipation of equivalent federal funding, DHS has made the decision to set the minimum Cash benefit at $200.

**Maximum Cash Benefit**

DHS proposed to set the maximum Cash component benefit at $1000.

**Comment:**

One testifier supported maintaining the current benefit amounts. One testifier recommended increasing the maximum Cash benefit.

**Response:**

DHS will maintain the maximum Cash component benefit at $1000.

**Crisis Program**

Households may apply for and, if eligible, receive regular Crisis benefits regardless of whether they apply for or receive a LIHEAP Cash benefit. To qualify for a Crisis benefit,
a household must be without heat or in imminent danger of being without heat because of a weather-related or energy-supply-shortage emergency.

Comment:

One testifier recommended that Crisis policy be changed to state that a termination notice from a utility is always sufficient proof of a crisis.

One testifier suggests past due bill amounts and arrears should be sufficient proof of a crisis.

One testifier recommended that DHS should require utilities to restore service when offered a LIHEAP Crisis grant.

Response:

To qualify for Crisis, a household shall be without heat or in imminent danger of being without heat because of a weather-related or energy-supply-shortage emergency. Since utility companies cannot shut off service without PUC approval until April 1 because of the moratorium, a termination notice during the winter moratorium is not considered proof the household is in imminent danger of being without heat.

Minimum Crisis Benefit

DHS proposed to set the minimum Crisis component benefit at $25.

Comment:

One testifier supported maintaining the current benefit amounts.

Maximum Crisis Benefit

DHS proposed to set the maximum Crisis component benefit at $600.

Comment:

One testifier supported maintaining the current benefit amounts. One testifier suggested increasing grant amounts.

Response:

In anticipation of federal funding, DHS has made the decision to set the maximum Crisis component benefit at $800.
Application of Cash Benefits

Public utilities that operate a Customer Assistance Plan (CAP) will apply the LIHEAP Cash component benefits only to the customer’s monthly ‘Asked to Pay’ amount. No LIHEAP funds may be applied to CAP customers’ pre-program arrearages or actual usage amounts.

Applicants can elect to apply the LIHEAP Cash component benefits to either their primary or secondary heat source.

Comment:

Two testifiers suggested allowing for a minimum monthly ‘Asked to Pay’ amount to remain after the application of LIHEAP benefits.

One testifier advocated for restricting LIHEAP benefits to the primary heat source only. One testifier suggested it be clear to applicants LIHEAP benefits can be applied to primary or secondary heat sources.

Two testifiers suggested lifting the restriction of LIHEAP benefits being applied to an applicant’s previous address.

Response:

The purpose of LIHEAP is to help low income households meet their home heating needs. The LIHEAP federal statute, regulations, and Pennsylvania’s approved state plan require that LIHEAP funds be applied in full to the account of those households determined LIHEAP eligible. Utility companies must apply LIHEAP Cash grants only to the “Asked to Pay” amount the CAP customer is required to pay.

DHS will maintain the policy of LIHEAP benefits being applied to the applicants primary or secondary heat source.

DHS will maintain the current policy of applying LIHEAP benefits for up to 50% of the back balance from the previous address if it established service at the current address.

Heat and Eat Initiative

To enhance participation and benefits for households enrolled in the Supplemental Nutrition Assistance Program (SNAP), DHS will continue to issue a heating assistance benefit to SNAP households that are responsible for heating costs and have not already been approved for LIHEAP during the current program year. SNAP applicants or recipients who are homeless or living in institutions are not eligible to receive the heating assistance benefit.
Per federal SNAP regulation, receipt of a heating assistance benefit, regardless of the amount of the benefit, enables SNAP recipients to maximize the SNAP Standard Utility Allowance (SUA). Households receiving the heating assistance benefit that are recipients of SNAP will receive the highest SNAP SUA. Using the highest allowable SUA in the SNAP benefit calculation may significantly increase SNAP benefits for many households. The annual heating assistance benefit will qualify the household for the maximum SNAP SUA for the current federal fiscal year.

Comment:

No comments were made about the Heat and Eat Initiative.

Weatherization Transfer

The amount of funds allocated to DCED for the Weatherization Assistance Program will be 15 percent of Pennsylvania’s federal LIHEAP block grant allocation.

Comment:

One testifier suggested fewer funds be allocated to DCED for Weatherization.

One testifier supported the continuation of a statewide Weatherization Plus Health program.

Response:

For FY 2020, DHS will transfer 15 percent of LIHEAP funds to DCED for the Weatherization Assistance Program as is mandated by state law.

DEPARTMENT OF HUMAN SERVICES & DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT CRISIS INTERFACE PROJECT

The DHS/DCED Crisis Interface Project, implemented with the FY 1993 program year, will continue.

Under this LIHEAP crisis program integration, a portion of the LIHEAP funds allocated for weatherization will be used to provide emergency repairs to resolve LIHEAP crises. The following types of crises are included: furnace replacement; the repair of a heating system; the repair of gas or other fuel lines; the replacement of an unrepairable heating system; the repair of broken windows (if necessary to ensure the effectiveness of other repairs or improvements); and pipe-thawing services. Specific DCED responsibilities include addressing the crisis situation within 48 hours, or 18 hours if the situation is considered to be life-threatening or health-threatening.

LIHEAP households with weather-related emergencies will be eligible to receive more expensive types of services provided through the DHS/DCED Crisis Interface
Project. Applicants must apply through their CAOs or crisis contractor, where applicable, who is then responsible for determining LIHEAP eligibility and for identification of the type of crisis and service needed. At this point, DHS will either take steps to directly alleviate the crisis, or will refer the crisis to the local weatherization office for resolution. This will include a home visit for an evaluation as to the service needed to resolve the crisis and an assessment for weatherization services, if not previously provided.

Comment:

One testifier recommended coordination between WAP, utility run LIURP, and Act 129 programs. One testifier requested the DOE State Plan for Crisis Interface and WAP be included.

Response:

The DOE State Plan and Public Hearing is referenced in the LIHEAP State Plan for informational purposes as well as a reference to Regulations that PA WAP follows. The DOE Public Hearing comments are reviewed with the WAP Policy Advisory Council. DCED follows the DOE protocol for submission of the PA WAP State Plan.
1. **Allotment of Funds**

   In accordance with 42 U.S.C. § 8624 (c)(1)(C), as amended, Pennsylvania will use the available funds to assist eligible households to meet the costs of home heating energy and will make payments only as specified within the Plan.

   Funds will be allocated based on the following percentages:

   - **Cash program**: up to 50 percent of available funds
   - **Crisis program**: up to 25 percent of available funds
   - **Weatherization**: 15 percent of available funds
   - **Administrative and planning costs**: up to 10 percent of available funds

   Adjustments within the maximums will be made as needed, but will not exceed 100 percent of available funds.
2. **Eligible Households**

In accordance with 42 U.S.C. § 8624 (b)(2), as amended, Pennsylvania will make payments to, or on behalf of, households whose gross annual incomes are equal or less than the established percentage of the poverty level for the FY 2021 program, based on the FPIGs published on January 17, 2020, by the U. S. Department of Health and Human Services (DHHS).

Income limits for households to qualify for LIHEAP Cash, Crisis, and Weatherization benefits are as follows:

<table>
<thead>
<tr>
<th>Household Size</th>
<th>Cash &amp; Crisis 150 Percent of FPIG</th>
<th>Weatherization 200 Percent of FPIG</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$19,140</td>
<td>$25,520</td>
</tr>
<tr>
<td>2</td>
<td>25,860</td>
<td>34,480</td>
</tr>
<tr>
<td>3</td>
<td>32,580</td>
<td>43,440</td>
</tr>
<tr>
<td>4</td>
<td>39,300</td>
<td>52,400</td>
</tr>
<tr>
<td>5</td>
<td>46,020</td>
<td>61,360</td>
</tr>
<tr>
<td>6</td>
<td>52,740</td>
<td>70,320</td>
</tr>
<tr>
<td>7</td>
<td>59,460</td>
<td>79,280</td>
</tr>
<tr>
<td>8</td>
<td>66,180</td>
<td>88,240</td>
</tr>
</tbody>
</table>

For each additional person add:

- $6,720
- $8,960

3. **Public Education**

In accordance with 42 U.S.C. § 8624 (b)(3), as amended, Pennsylvania will conduct public education activities to assure that eligible households, especially the elderly and disabled, and households with high home energy burdens are aware of assistance available under this Plan and that all applicant households have geographic access to application sites. Funds will be designated for public education activities as determined appropriate by the Secretary of DHS.

Pennsylvania will inform individuals, groups, and families about LIHEAP through mass mailings, notices to the media, brochures, posters, and through voluntary and religious organizations.
Additional public education activities will include the following:

- Provision of reproducible public education materials to utility companies and fuel vendors, upon request, for use in such ways as bill messages.
- Applications with return, pre-stamped envelopes mailed to homebound individuals who need help in applying for benefits.
- Provision of applications for LIHEAP benefits to utility companies, fuel vendors, and community-based agencies, such as Area Agencies on Aging and Community Action Agencies, for distribution to prospective LIHEAP applicants.
- Provision of publicity materials to the Area Agencies on Aging directly and through the Department of Aging to inform the elderly population of LIHEAP benefits and requirements.
- Provision of information to persons with disabilities about the availability of energy-related assistance from advocacy groups working on their behalf.
- Provision of public education materials in Spanish. Translation services are available in Chinese, Vietnamese, Russian, Cambodian and other languages.
- Provision of brochures, which describe LIHEAP benefits and requirements to County Assistance Offices (CAOs) for distribution to public assistance applicants and recipients.
- Provision of publicity materials to other state and local government offices.
- Provision for the most effective use of statewide and local resources in the public education effort through maximum use of appropriate agencies and networks.

4. Coordination with Other Energy-Related Programs

In accordance with 42 U.S.C. § 8624 (b)(4), as amended, Pennsylvania has coordinated the planning process for the development of the State Plan with the following agencies:

- The Department of Community and Economic Development (DCED), which is the designated agency for Weatherization programs under Title IV of the Energy Conservation and Production Act;
- The Department of Aging;

5. **Highest Benefits to Neediest Households**

In accordance with 42 U.S.C. § 8624 (b)(5), as amended, Pennsylvania will provide, in a timely manner, that the highest level of assistance will be furnished to those households that have the lowest income and the highest energy costs in relation to income, taking into account household size, fuel type, and heating region. For weatherization services and the resolution of crises, the specific needs and the cost of such needs are considered in determining the level of assistance. Pennsylvania will not differentiate between households with incomes that do not exceed the established percent of the poverty level for the FY 2021 program and households in which one or more individuals are receiving Temporary Assistance for Needy Families, Supplemental Security Income, Supplemental Nutrition Assistance Program, or payments under Section 306 of the Veterans' and Survivors' Pension Improvement Act of 1978.

6. **Participation of Local Administering Agencies**

In accordance with 42 U.S.C. § 8624 (b)(6), Pennsylvania has designated local administrative agencies to carry out the provisions of this Plan and has given special consideration to local agencies that were receiving Federal funds under any low-income energy assistance or weatherization program. Pennsylvania has determined that the designated agencies meet program and fiscal requirements established by the State.

DHS administers the provision of Cash benefits and its outreach efforts, with the exception of specialized outreach to the elderly to be performed by the Department of Aging.

DHS administers its energy crisis component; utilizing CAOs, Community Action Agencies, and other local agencies with experience in managing energy crisis programs under the Low-Income Home Energy Assistance Act of 1981, or with experience in assisting low-income individuals and the capacity to undertake a timely and effective energy crisis intervention program.
7. **Home Energy Suppliers’ Requirements**

In accordance with 42 U.S.C. § 8624 (b)(7), as amended, Pennsylvania will pay LIHEAP benefits for eligible households directly to home energy suppliers, except when a supplier refuses to participate or a supplier has been removed from the list of participating vendors.

Pennsylvania will make payments only to those home energy suppliers who sign a standard vendor agreement. **EXCEPTION:** Occasionally a vendor will provide service one time only. In these instances, DHS will attempt to secure a signed agreement. However, payment will not be made until after crisis service has been rendered.

8. **Equitable Treatment of Renters and Owners**

In accordance with 42 U.S.C. § 8624 (b)(8), as amended, Pennsylvania will treat owners and renters equitably. The application requirements for Cash, Crisis and Weatherization benefits apply equally to both owners and renters and will not be limited to the categorically eligible.

9. **Administrative and Planning Costs**

In accordance with 42 U.S.C. § 8624 (b)(9), as amended, Pennsylvania’s total estimated planning and administrative costs will not exceed 10 percent of the total LIHEAP funding appropriated, of which none will be transferred to any other block grant. Any administrative and planning costs in excess of 10 percent of Pennsylvania’s total allocation, should they be incurred, would be paid from non-Federal sources.

Pennsylvania is defining any costs associated with system-related upgrades and enhancements as programs costs and not administrative costs. Therefore, any system-related expenditures would not be counted toward the ten percent allotted for administrative costs. Pennsylvania will not spend more than two percent of the total LIHEAP funding appropriated for system upgrades and enhancements.

10. **Monitoring and Audit**

In accordance with 42 U.S.C. § 8624 (b)(10), as amended, Pennsylvania will provide fiscal control and fund accounting procedures as necessary to assure the proper disbursement of funds, which includes monitoring payments and an annual audit of Pennsylvania’s expenditures.
Application Monitoring Procedures: All applications approved at the local agency level must pass computerized eligibility checks before payment is made.

The computerized checking process includes:

a. Check for duplicate Social Security Numbers in existing DHS systems;

b. Verify Social Security Numbers, Social Security benefit amounts, and death information through data exchange with the Social Security Administration;

c. Verify Supplemental Security Income payments through the State Data Exchange (SDX);

d. Check for criminal information on all household members through data exchange with the Commonwealth Judicial Information System;

e. Check tax information concerning earned or unearned income through data exchange with the Internal Revenue Service;

f. Check on family size and income;

g. Check for Cash payment above $1,000;

h. Check for Crisis payment below $25;

i. Check for total Crisis payment above $800;

j. Determination of payment;

k. All fields must contain acceptable established elements (characters or numbers);

l. All required fields must be completed.

Agency Monitoring Procedures: The first step of the agency’s monitoring strategy begins at the CAO and Processing Center (PC).

- Agency staff members, involved in determining LIHEAP eligibility are mandated to participate in weekly Knowledge Reinforcement Sessions. Each LIHEAP Knowledge Reinforcement Session (LKRS) is 6 to 7 slides in length with 5 questions which must be answered correctly in order to complete the session. The sessions reinforce policy and procedural issues that are error prone, based on monitoring findings.
Agency supervisors complete reviews of LIHEAP applications using a review tool designed to guide the reviewer and accumulate meaningful statewide results. Agency Supervisors and Managers as well as staff in the Office of Income Maintenance (OIM) Bureau of Program Evaluation (BPE) and their selected contractor monitor the results of the supervisor reviews to identify trends and implement corrective actions.

Electronic conferences are held initially weekly then biweekly or monthly to provide the counties with real-time system, policy and operational updates that impact the LIHEAP workflow. The calls also provide a means for agency offices to get answers to questions or resolutions to issues encountered.

Both the agencies and the monitoring staff communicate with the OIM Bureau of Policy through the LIHEAP Training and Policy mailbox to address questions and issues on a daily basis as they arise. The shared responses ensure a uniform interpretation and consistent application of regulations throughout the agency.

For the second step of the agency’s monitoring, BPE coordinates the annual LIHEAP monitoring reviews of CAOs, PCs, and Crisis Contractors based on a two-year schedule for the CAOs. Additional agencies are reviewed as needed based on extenuating circumstances and the recommendation of the OIM Bureau of Operations. LIHEAP reviews are completed by a field-based monitoring team. Monitoring activities include:

- Evaluation of eligibility and benefit determination and corrective action implementation through LIHEAP application reviews and on-site visits.
- Evaluation of Crisis Interface through DCED local agencies.
- Selection of over 2,500 LIHEAP applications for review which are randomly selected through data mining techniques. Also selected is a statistically valid random sample. The number of cases selected is consistent for each year of review.
- The use of independent audit agency reviews to reduce potential bias in the monitoring process.
- Investigation and appropriate and timely escalation of information that suggests potential misuse, misrepresentation, or abuse.
- Issuance of preliminary and updated performance reports to agencies to provide relevant data on accuracy and the composition of findings at both the county level and state level.
• Development of corrective action plans based on the findings from the monitoring team. The plans are implemented by OIM and monitored for compliance by BPE.

• Development and implementation of year-round program changes to increase program accuracy and integrity through collaboration with other bureaus. Examples include working with the Bureau of Operation’s Division of Staff Development in the development of LIHEAP training for the next LIHEAP season to incorporate situations found to be prone to error.

• Development and implementation of special testing to ensure compliance with anticipated federal policy revisions.

Additional monitoring procedures include the following:

• The Office of Administration’s Bureau of Financial Operations provides OIM with technical assistance and conducts performance audits of specific CAOs and crisis contractors, as needed, to resolve systemic problems.

• Controls are built into the PROMISe™ system which vendors use to bill for LIHEAP Crisis claims to ensure the vendors bill for valid Crisis requests and are paid the amount they are authorized to receive.

• The vendor unit assists heating vendors by answering questions, helping to file Crisis claims in PROMISe™, and reviewing vendor transactions.

• Executive Staff from the OIM Bureaus of Policy, Program Support, and Program Evaluation meet on a bi-weekly basis to discuss LIHEAP and all issues and topics pertinent to the program.

• CAO supervisors review direct pay authorizations to ensure that the budgets are being authorized correctly and accurately.

• The Comptroller’s Office reviews the weekly LIHEAP vouchers for any questionable payments and works with OIM to ensure all payments issued to households are correct.
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- The field monitoring team conducts reviews of LIHEAP vendors to ensure compliance with the DHS LIHEAP Vendor Agreement, focusing on the following areas:
  - Compliance with DHS Information Requirements
  - Proper and Accurate completion of the Vendor Agreement
  - Timeliness of Crisis delivery
  - Application of LIHEAP benefit in accordance with vendor agreement and DHS Policy
  - Proper handling of LIHEAP refunds
  - Record Retention

Audit Procedures: Pennsylvania agrees, in accordance with 42 U.S.C. § 8624(e), to a financial and compliance audit by an independent agent annually, according to the Comptroller General's standards.

A copy of the audit will be submitted within 30 days after completion of the audit to the Governor, the General Assembly, and the Secretary of DHHS. The audit report will also be made available to the public on a timely basis.

11. Federal Investigation

In accordance with 42 U.S.C. § 8624(b)(11), Pennsylvania will permit and cooperate with Federal investigations undertaken in accordance with 42 U.S.C. § 8627.

12. Public Participation

In accordance with 42 U.S.C. § 8624 (b)(12), as amended, Pennsylvania provided for timely and meaningful public participation in the development of the Plan as follows:

- A notice was published in several Pennsylvania newspapers and social media announcing the public hearings schedule and the availability of the proposed Plan for public comment. This information was also posted on the DHS website.

- The LAC advised the Secretary of DHS on the administration of the LIHEAP block grant, including a review of the proposed Plan and recommendations on the final Plan. Members of the Advisory Committee are appointed by the Secretary of DHS and represent consumer and advocacy interests, service providers, fuel associations, and other concerned citizens of the Commonwealth.

- Area Agencies on Aging, legal services groups, fuel and utility associations, community action agencies, and members of the LAC are made aware of the availability of the proposed and final Plans on the DHS website. In addition, copies of the Plan are available upon written request to the Division of Federal Programs and Program
In accordance with 42 U.S.C. § 8624 (a)(2), public hearings on the FY 2021 LIHEAP proposed State Plan were held as follows:

**Date:** Tuesday, June 30, 2020  
**Time:** 10 a.m. – 12 p.m.  
**Call:** 1-267-323-8737 Pin-250868485#  

**Date:** Tuesday, July 7, 2020  
**Time:** 10 a.m. – 12 p.m.  
**Call:** 1-267-323-8737 Pin-762311199#  
[https://meet.lync.com/pagov/bwhorl/BL8K1GMG](https://meet.lync.com/pagov/bwhorl/BL8K1GMG) Pin-762311199#

**Date:** Thursday, July 9, 2020  
**Time:** 10 a.m. – 12 p.m.  
**Call:** 1-267-323-8737 Pin-616385010#  
[https://meet.lync.com/pagov/bwhorl/C9HTQ1WQ](https://meet.lync.com/pagov/bwhorl/C9HTQ1WQ) Pin-616385010#

In addition to the opportunity for the public to comment on the LIHEAP weatherization component through DHS’s LIHEAP public hearings, the DCED public hearing on the FY 2020-21 Department of Energy State Plan provides an opportunity for the public to participate in a timely and meaningful manner. It was held at 3:00 P.M. on April 22, 2020, via teleconference.

In developing the proposed and final Plans, DHS considers all public comments, both written and oral, on the program.

13. **Fair Hearing**  

In accordance with 42 U.S.C. § 8624 (b)(13), Pennsylvania will provide an opportunity for an administrative fair hearing for applicants who believe that decisions regarding their eligibility for LIHEAP benefits are either inaccurate or unreasonably delayed.

The fair hearing process is more fully described under **Appendix B, Determination of Eligibility for LIHEAP Cash and Crisis Benefits**.

The fair hearing requirements for weatherization benefits are found in Appendix C.
14. **Data Collection and Reporting**

In accordance with 42 U.S.C. § 8624(b)(14), Pennsylvania will cooperate with the Secretary of the DHHS with respect to data collection and reporting under 42 U.S.C. § 8629.

15. **Additional Outreach and Intake Sites**

In accordance with 42 U.S.C. § 8624 (b)(15), as amended, Pennsylvania will provide outreach and intake for heating and crisis assistance through additional State and local governmental entities, and through community-based organizations such as not-for-profit neighborhood-based organizations, Area Agencies on Aging, and community action agencies.


In accordance with 42 U.S.C. § 8624(b)(16), Pennsylvania chooses not to exercise its option to use up to five percent of its allotment to provide services that encourage and enable households to reduce their home energy needs and thereby the need for energy assistance. The funds will be used for LIHEAP benefits to families.

17. **Energy Crisis Assistance**

In accordance with 42 U.S.C. § 8623(c), based on previous years’ experience, Pennsylvania will reserve a reasonable amount of available LIHEAP funds until March 15, 2021 for energy crisis assistance.

Any unused balance of reserved Crisis funds will be used to provide LIHEAP benefits for clients, except that a small amount may be reserved for start-up of the next year’s program.

A household may receive more than one Crisis payment during the program year, subject to the total maximum and minimum amounts for FY 2021 and the availability of federal funds.

18. **Nondiscrimination**

In accordance with 42 U.S.C. § 8625 (a), Pennsylvania will:

- Not exclude from LIHEAP participation, deny LIHEAP benefits to, nor discriminate in any aspect of LIHEAP administration against any person on the basis of age, sex, race, color, religion, national ancestry or origin, handicap, or political belief.

- Comply with the provisions of Title VI of the Civil Rights Act of 1964, the Age
19. **Confidentiality**

All information about a LIHEAP applicant or recipient is confidential and may be disclosed only for purposes of investigating or prosecuting suspected fraud or abuse, cooperating with authorities regarding LIHEAP audits or investigations, fulfilling federal data reporting requirements, or, with the consent of the applicant, for purposes of providing assistance related to home heating.

20. **Program Year**

The opening date of the program establishes the official start date for accepting walk-in or new applications. However, program activities occur both before and after the dates for accepting applications. Expenditures for these activities are charged to the program year to which the costs relate. DHS may anticipate receipt of federal funds by advancing state funds for program operation, which will be reimbursed once federal funds are received.

21. **Emergency Contingency Allocation**

Utility companies regulated by the PUC may not terminate service to low-income households from December 1 through March 31 without the approval of the PUC.
## APPENDIX A

### HEATING REGIONS

<table>
<thead>
<tr>
<th>State Heating Region</th>
<th>Counties</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Bradford, Cameron, Clearfield, Elk, Forest, Lackawanna, Luzerne, McKean, Potter, Sullivan, Susquehanna, Tioga, Wayne, Wyoming</td>
</tr>
<tr>
<td>3</td>
<td>Armstrong, Beaver, Bedford, Butler, Huntingdon, Indiana, Lawrence, Mercer, Montour, Northumberland, Westmoreland</td>
</tr>
<tr>
<td>4</td>
<td>Adams, Allegheny, Berks, Bucks, Dauphin, Fayette, Franklin, Fulton, Greene, Juniata, Lebanon, Lehigh, Mifflin, Northampton, Perry, Snyder, Union, Washington</td>
</tr>
<tr>
<td>5</td>
<td>Chester, Cumberland, Delaware, Lancaster, Montgomery, Philadelphia, York</td>
</tr>
</tbody>
</table>
§601.1. Legislative base.


§601.2. Purpose.

The purpose of LIHEAP is to help eligible low-income households meet home-heating needs.

§601.3. Definitions.

The following words and terms, when used in this chapter, have the following meanings, unless the context clearly indicates otherwise:

Budget Plan – An optional billing procedure which averages estimated service costs over a 10-month, 11-month or 12-month period to eliminate, to the extent possible, seasonal fluctuations in bills.

CAO – County Assistance Office.

Customer Assistance Plan (CAP) – Programs that may provide low-income customers with discounted monthly bills or other assistance designed to help them maintain jurisdictional energy service, based on household income and household size. CAP customers must comply with certain responsibilities and restrictions in order to remain eligible for the program.

Date of Application – The date that a completed application is received by the LIHEAP administering agency in the county where the applicant household lives.

DCED – The Department of Community and Economic Development of the Commonwealth.
DHS – The Department of Human Services of the commonwealth.

Individual with a Disability – An individual receiving financial assistance for a disability. For the purpose of supplemental payments, this may also include an individual meeting disability criteria for Medical Assistance (MA) or Temporary Assistance for Needy Families (TANF).

Household – An individual or group of individuals, including related roomers, who are living together as one economic unit that customarily pays for its home-heating energy either directly to a vendor or indirectly as an undesignated part of rent. Note: households renting with heat included that have a specific portion of their rent used for their heating costs are considered to have a heating responsibility and are therefore eligible for benefits.

Primary Fuel Type – The type of energy consumed by the primary heat source to create heat.

Primary Heat Source – The heating system used most by the household.

Resident – A person whose permanent home is in this Commonwealth and who lives there voluntarily and not temporarily for a reason such as vacation, a visit or education.

Residence – The dwelling where the household is actually living. The household must document if the household’s residence is temporarily vacant for reasons beyond the household’s control, such as health problems, plumbing and/or heating problems.

Roomer – An individual who has an agreement with an unrelated landlord or property owner to rent a room. Their payment for lodging includes heat and may include a private bathroom or one of the following:

(i) Board.

(ii) Kitchen or bathroom privileges on a shared basis.

(iii) Light housekeeping facilities.

Secondary Fuel Type – The source of energy that is necessary, in addition to the primary fuel type, to operate the primary heat source.

Supplemental Fuel Type – A source of energy that a household uses to provide additional heat beyond the residence’s primary heat source.

Vendor – An agent or company that directly distributes home-heating energy or service in exchange for payment. The term does not include landlords, housing
authorities, hotel managers or proprietors, rental agents, energy suppliers or generators, and other parties who are not direct distributors of home-heating energy or service.

Under the restructuring statutes (66 Pa. C.S. § 2807, 66 Pa. C.S. § 2207), the distribution companies are the suppliers of last resort; they remain regulated, and must comply with the state’s winter termination rules in accordance with 66 Pa C.S. § 1406(e). The interests of the Commonwealth’s low-income customers are best served and protected by sending the LIHEAP payment to the distribution companies.

Vulnerable Household – A household containing at least one member who is elderly (age 60 or over), disabled, or age 5 and under. The age of the household members is determined by their age at the time their LIHEAP application is submitted.

§601.4. Components.

LIHEAP is comprised of the following components:

(1) Cash component. The Cash component provides cash payments to help eligible low-income households pay the costs of home heating.

(2) Crisis component. The Crisis component provides some form of assistance to low-income households that will resolve an energy crisis:

• within 48 hours after application to resolve weather-related, supply-shortage and other household-home-heating emergencies. NOTE: Weather-related emergencies are addressed through the Crisis Interface program administered by DCED. See Appendix C.

• within 18 hours after application if a life-threatening situation exists. This must be a documented medical emergency.

• within 15 days of complete depletion of a deliverable fuel supply

(3) Weatherization. The Weatherization component provides energy conservation and weatherization measures to help low-income households reduce the costs of home heating. NOTE: The Weatherization Assistance Program is administered by DCED, see Appendix C.

§601.5. Administration.

DHS will administer the Cash and Crisis components through its CAOs and other contracted agencies as appropriate. DCED will administer the Weatherization component.
§601.6. Program year.

(a) DHS will announce the schedule for the current LIHEAP year in the State Plan for that year.

(b) DHS may extend or shorten the closing date of the Cash or Crisis components, depending upon the availability of Federal funds and other factors.

(c) During the periods before and after the official open and close dates, expenditures are made and are charged to the program year in which the costs relate.

(d) DHS may anticipate receipt of federal funds by advancing state funds for program operation; the state will be reimbursed once federal funds are received.

APPLICATION PROCESS


A member of the applicant household shall complete an application within the established time frames for the program year. To complete an application for a LIHEAP benefit, the LIHEAP applicant, on behalf of the household, shall meet the following conditions. The applicant shall:

(1) Answer all questions on DHS's LIHEAP application form.

(2) Sign and date the application form.

(3) File the application form with the LIHEAP administering agency or any other agency designated by the LIHEAP administering agency to accept applications in the county where the applicant lives.

NOTE: Agencies other than the LIHEAP administering agency that are designated by the LIHEAP administering agency to accept applications are responsible for submitting such filed applications to the appropriate LIHEAP administering agency within three workdays after the applicant files the application. The date of application is the date the application is received by the LIHEAP administering agency.

(4) Provide income documentation.

(5) Provide documentation of responsibility for the payment of home heat.

(6) Provide additional verification, as needed and requested by the LIHEAP administering agency, to determine eligibility for LIHEAP and the amount of the benefit.

If it has been brought to the attention of DHS that there has been a change in the material information on the application, workers must act on known changes that occur
after the application is received, but before it is processed, and use the new information in determining eligibility for LIHEAP.

If the household reports no new household members and no change of residence, the original approved LIHEAP application and supporting documentation will be valid for eligibility and benefit determination for both components during the duration of the program year. Updated supporting documentation may be required if a household changes vendors.

§601.22. Written notice.

Beginning from the program start date, the LIHEAP administering agency will send the applicant a written notice of the decision on eligibility within 30 days of the date of application.

1. The written notice will include an explanation of fair hearing rights and procedures.

2. The written notice will include the following:

   (i) If eligible. If the household is eligible, the written notice will include the type and amount of the benefit and the names of the payee.

   (ii) If ineligible. If the household is ineligible, the written notice will indicate the reason for the decision of ineligibility and provide a reference to the regulatory basis for the decision of ineligibility.

DHS will give households that register for or access their "My COMPASS Account" online the option to receive notices electronically instead of through traditional paper mail. Households that opt to receive electronic notices will be required to electronically sign a disclosure statement in which they agree to receive and read the electronic notices sent by the State agency. Users who opt to receive electronic notices must provide a valid email address, and the State agency will verify the email address provided by the user. Once the user is registered to receive electronic notices, he or she will receive a confirmation e-mail and a hard copy paper notice with instructions on how to login to their account to view notices.

When a notice is available electronically, the household will receive an e-mail notification with a link to the client's "My COMPASS Account," where the household can login to view the notice. My COMPASS Account is on a secure website that will protect the household's information through browser encryption, user name and password, time-out feature, and security questions.

Households applying through COMPASS may receive an automated eligibility determination if the applicant chooses to use the income which is verified and known to DHS through other benefits such as SNAP, MA, or TANF. The household’s address and
household must match the known information and all other conditions of eligibility must be met.

§601.23. Incomplete applications.

If an application is not complete, the LIHEAP administering agency will, within 10 workdays after receiving the application, provide a written notice to the client indicating what information is missing and will allow 15 days after the system date of the notice for the client to provide the information to avoid rejection of the application. If the written notice indicating what information is missing is sent later than 10 workdays after receipt of the application, the notice must nevertheless allow 15 days for submission of the missing information. If the missing information is not received on or before the date specified by the written notice, the LIHEAP administering agency will reject the application on the basis that an eligibility decision cannot be made because the applicant has failed or refused to provide sufficient information needed to determine eligibility.

If the applicant sends the requested verification within 60 days from the date of the original application, the CAO may re-determine eligibility based on the information provided. After 60 days, the applicant must submit a new application.


Upon request, LIHEAP staff will mail an application form or take other steps, which may include referral to other agencies that make home visits, to help a homebound person apply for LIHEAP benefits.

ELIGIBILITY REQUIREMENTS

§601.31. General eligibility requirements.

To qualify for LIHEAP Cash or Crisis benefits, a household shall meet the following requirements at the time of application:

1. Income Limit. Federal law requires states to establish eligibility for LIHEAP based on an income limit that is no more than 60 percent of the state median income as published by the U.S. Census Bureau and no less than 110 percent of the poverty level issued by the United States Department of Health and Human Services (HHS). The limits, which are subject to change annually, are published in each year's LIHEAP State Plan. For the 2020-21 program, Pennsylvania will use 150 percent of the poverty level.

2. Responsibility for heating costs. For a Cash benefit, the household shall be responsible for paying for its primary fuel type either directly to a vendor or indirectly as an undesignated part of rent. For a Crisis benefit, the household shall be responsible for paying for either its primary or secondary fuel type either directly to a vendor or indirectly through a third-party.
(i) The following persons and members of their households are considered to have a home heating responsibility:

(A) Home owners or renters, including subsidized housing tenants, who pay for home heating fuel or utility service for their residence directly to a vendor. Account holders who are responsible for paying their primary fuel type directly to a vendor, but have the bill paid by someone outside of the household because the household has zero/minimal income, are considered to have a heating responsibility and are therefore eligible for LIHEAP benefits. *NOTE:* A household is not considered to have a heating responsibility if it is agreed upon that an agency is always responsible for the heating bill (such as people in subsidized housing who have the bill paid by the housing agency, even though it is in the client’s name; or a student who has someone outside the household always paying their bill, regardless of the student’s income).

(B) Renters who pay for heat indirectly for their residence as an undesignated part of rent. Renters, including subsidized-housing tenants, are ineligible if their rental charge includes an undesignated amount for heat and is based on a fixed percentage of their income or on their source of income. *NOTE:* If a household in subsidized housing, which pays for rent and utilities as a fixed portion of its income, becomes responsible for payment to a vendor, either in full or in part, for its primary heating costs, that household then becomes eligible for a Cash benefit, if otherwise eligible. If a household in subsidized housing, which pays for rent and utilities as a fixed portion of its income, becomes responsible for payment to a vendor, either in full or in part, for its primary or secondary heating costs, that household then becomes eligible for a Crisis benefit, if otherwise eligible.

(C) Roomers who pay for their lodging in either a commercial establishment or in a private home which is their permanent and primary home. Roomers are ineligible if their charge for room or room and board includes an undesignated amount for their primary fuel and is based on a fixed percentage of their income or on their source of income.

(ii) Persons are ineligible if they are in a temporary living arrangement for a reason such as a visit, vacation or education. Residents in institutions, dormitories, fraternity or sorority houses and boarding homes are ineligible.

(iii) Persons living in recreational vehicles (Campers and RVs) are ineligible for LIHEAP unless they provide verification the recreational vehicle is permanently located in Pennsylvania, they have no other permanent residence, the heating appliance is being used in accordance with the heating appliance manufacturer’s specifications and they are responsible for heating costs.

(iv) Persons that are operating a licensed business out of the LIHEAP household’s residence will be ineligible for LIHEAP if they are using the home’s utilities as a deduction on their business’ tax return and a majority of the home is used for business.
(v) Persons who are incarcerated or persons who have been convicted of a felony (or high misdemeanor in New Jersey) and who are fleeing to avoid prosecution, custody or confinement are ineligible for LIHEAP benefits.

(vi) A household will be ineligible for a LIHEAP grant, Cash or Crisis, if the heating appliance isn’t installed and operating based on the manufacturer’s specifications or current code requirements, whichever is more stringent, and isn’t following all applicable building and fire codes.

(vii) For a household who owes a balance from a previous address, LIHEAP funds can be used to pay for up to 50 percent of a back balance from that address if it will establish service at the new address. If a LIHEAP Cash grant exceeds 50 percent of the customer’s back balance, the utility must apply the remainder of the Cash grant to the household’s future bills. Utilities must also agree to keep service on through the moratorium and enroll the client in a CAP or budget program if the customer is eligible.

(3) Residency. Household members must permanently reside in Pennsylvania.

(4) Citizenship. As per federal law, United States citizenship or lawfully admitted non-citizen status is a requirement to receive LIHEAP. All lawfully admitted non-citizens, regardless of when they entered the United States, are eligible to receive LIHEAP if they meet other eligibility requirements. A qualified lawfully admitted non-citizen is:

(i) A non-citizen lawfully admitted for permanent residence as an immigrant under the Immigration and Nationality Act (the “Act”), as defined in PRWORA.

(ii) An asylee granted asylum under section 208 of the Act.

(iii) A refugee admitted to the United States under section 207 of the Act.

(iv) A non-citizen paroled into the United States under section 212(d)(5) of the Act for a period of at least one year.

(v) A non-citizen whose deportation is being withheld under section 243(h) of the Act as in effect prior to April 1, 1997, or whose removal is being withheld under section 241(b)(3) of the Act.

(vi) A non-citizen granted conditional entry under section 203(a)(7) of the Act as in effect prior to April 1, 1980.

(vii) A non-citizen who is a Cuban or Haitian entrant; or

(viii) A non-citizen who (or whose child or parent) has been battered or subjected to extreme cruelty in the United States and otherwise satisfies the requirements of 8 U.S.C. §1641(c).
§601.32. Eligibility requirements for Crisis benefits.

Crisis Benefits

Households may apply for and, if eligible, receive Crisis benefits regardless of whether they apply for or receive a LIHEAP Cash benefit. To qualify for a Crisis benefit, a household shall meet the following requirements:

(1) The household shall meet the general eligibility requirements under §601.31 (relating to general eligibility requirements), income limit, responsibility for heating costs, Pennsylvania residency and lawfully admitted non-citizen status.

(2) The household shall be without heat or in imminent danger of being without heat because of a weather-related or energy-supply-shortage emergency as described in §601.62.

(3) The household shall be eligible for a Crisis benefit that, alone or combined with other resources available to the applicant household, will resolve the home-heating emergency. If a household is authorized for the LIHEAP Cash component any existing credit from the LIHEAP Cash grant, even if authorized and not yet received, is considered to be available and must be used first for the resolution of the crisis.

(4) The applicant must provide proof of the home-heating emergency as described in §601.108.

PROVISION OF CASH BENEFITS

§601.41. Benefit amounts.

(a) The amount of a LIHEAP Cash benefit is based on the following household factors at the time of application:

(1) Household size. The members of the applicant household, regardless of relationship, including a roomer who is a relative of a household member, shall be counted when determining household size.

The following persons are not counted as household members when determining household size:

(i) Persons who are living with the applicant household but previously received a LIHEAP Cash benefit as a member of another household during the program year.

(ii) Persons who are maintaining their living arrangement temporarily for a reason such as a visit, vacation or education.
(iii) Residents in institutions, dormitories, or fraternity or sorority houses, and boarding homes.

(iv) Non-citizens who are not lawfully admitted non-citizens as specified in §601.31(4) (relating to general eligibility requirements).

(v) Persons who are incarcerated or persons who have been convicted of a felony (or high misdemeanor in New Jersey) and who are fleeing to avoid prosecution, custody or confinement are ineligible for LIHEAP benefits.

(2) Household income. Household income is determined as specified in §§601.81 through 601.84 (relating to income determination for Cash and Crisis benefits). For eligible households that have income from employment, household income for the purpose of benefit determination is derived by deducting 20 percent from the gross wages.

(3) Heating region. The heating region in which the household lives affects the benefit amount. The composition, by counties, of each of the five heating regions in this Commonwealth is tabulated in Appendix A.

(4) Fuel type. The household can choose to have the Cash grant issued for its primary or secondary fuel type. If the payment is issued for the secondary fuel type, the amount of the Cash payment will be based on the amount of the primary type of home heating fuel.

(b) The county-by-county benefit table for the Cash component, which is subject to change annually, is available at the local CAO and on-line at the following DHS website: http://www.dhs.pa.gov/citizens/heatingassistance/liheap/, under “LIHEAP Benefit Amount Table.”

The amount of the LIHEAP Cash grant cannot exceed the maximum amount allowed under the current LIHEAP State Plan.

(c) Supplemental payments may be issued to households in addition to their regular Cash or Crisis grant. Supplemental payments may be issued at any time during the fiscal year to the following populations:

(1) All Cash Households. All households that qualified for a LIHEAP Cash grant may receive a supplemental payment. Each household will receive the same amount.

(2) All Crisis Households. All households that qualified for a LIHEAP Crisis grant may receive a supplemental payment. Each household will receive the same amount.

(3) Vulnerable Households. Eligible households which contain at least
one member who is elderly (age 60 or over), disabled, or age 5 and under, may receive a supplemental payment in addition to their cash grant amount.

Each household may receive the same amount, or the amount of the supplemental payments may be determined cumulatively based upon the composition of the household in the following amounts which are subject to adjustment:

- $50 if the household contains someone age sixty or over
- $50 if the household contains an individual with a disability
- $75 if the household contains a child age five or under

A household can only receive one of each type, and households meeting all three criteria above can receive a maximum supplement of $175. An individual can only be counted for one criterion.

(4) Households by Income Level. All households at or below variable FPIG level (not to exceed 150%) may receive a supplemental payment. The FPIG level will be determined by DHS. Each household will receive the same amount.

§601.42. Roomers and renters with heat included in rent.

Eligible roomers and renters who pay for heat indirectly for their residence as an undesignated part of the rent will receive 50 percent of the LIHEAP Cash benefit for which they would otherwise qualify.

§601.43. Number of payments.

An eligible household receives only one LIHEAP Cash benefit during a program year subject to the minimum and maximum benefit amount allowed under the current LIHEAP State Plan. If additional LIHEAP funds are available, DHS may issue a supplemental LIHEAP Cash benefit.

§601.44. Payees.

(a) If the household pays for fuel directly, DHS pays the vendor on behalf of the eligible household.

(b) DHS pays the benefit to the applicant for the household in the following situations: if the household pays for heat as an undesignated part of rent, the fuel vendor refuses to participate in the program or has been removed from the list of participating vendors, the heating bill is in the name of a non-household member, the bill is paid to a third party such as in a master-metering situation, or the applicant is a roomer.

(c) Landlords, housing authorities, rental agents, hotel and rooming house proprietors and managers, and other parties who are not direct distributors of home
§601.45. Application of Benefits.

Public utilities that operate CAPs will apply the LIHEAP Cash component benefits only to the customer’s monthly ‘Asked to Pay’ amount. No LIHEAP funds may be applied to CAP customer’s pre-program arrearages or unbilled usage amounts.

LIHEAP funds are available for use during a two-year period that includes the LIHEAP program year of receipt and through June 30th of the LIHEAP program year immediately following. For example: LIHEAP benefits authorized on November 27, 2019, are available for use through June 30, 2021.

The vendor shall retain unused LIHEAP funds as a credit balance in the customer’s account through June 30th of the following state fiscal year unless the client changes vendors, leaves the area served by the vendor, or deceases.

Up to 10 percent of the LIHEAP block grant received during the fiscal year may be carried forward to the following fiscal year. Funds that are carried over must be obligated by the end of the fiscal year following the year in which they were appropriated.

Cash component payments received on behalf of a LIHEAP customer, and designated for payment for deliverable fuels, will not be used to cover fuel customer purchases prior to the program year in which they are authorized.

LIHEAP benefits may not be used for security deposits, service maintenance contracts, tank leases or rental payments, or finance charges.

§601.46. Refunds.

LIHEAP funds are available for use during a two-year period that includes the year of receipt and the year immediately following. All LIHEAP funds that have not been expended on or before June 30 of the year following the LIHEAP program year in which benefits were authorized must be refunded.

Refunds and reissuances of LIHEAP benefits are treated as follows:

(1) Refunds from the vendor. The vendor shall refund the unexpended portion of the LIHEAP benefit to DHS’s LIHEAP Vendor Unit under the following circumstances:

(i) The client changes vendors.

(ii) The client leaves the area served by the vendor.

(iii) The client deceases.

(iv) LIHEAP benefits are remaining in the customer’s account.
after June 30th of the program year immediately following the program year in which payment was authorized.

If it is determined that LIHEAP funds have been used for any disallowed costs described in §601.45, the vendor shall return those funds via a refund to DHS’s LIHEAP Vendor Unit.

(2) Reissuances to or on behalf of the client. DHS will reissue a vendor refund, as applicable, for the current or previous program year if all of the following conditions are met:

(i) The whereabouts of the household are known.

(ii) The household continues to reside in the commonwealth.

(iii) The household continues to have a home-heating responsibility.

PROVISION OF CRISIS BENEFITS

§601.61. Benefit amounts.

The amount of a Crisis benefit is the amount needed to resolve the home-heating emergency; subject to the minimum and maximum LIHEAP Crisis benefits allowed. The household is ineligible for a Crisis benefit which, alone or combined with other resources available to the household, will not resolve the crisis. LIHEAP credits on an account with the vendor, including the LIHEAP Cash grant that has been authorized and not yet received, is considered to be available and must be used first for the resolution of the crisis.

The household can have the Crisis grant issued for their primary fuel type, secondary fuel type.

When the primary fuel type is a deliverable fuel type, such as oil, kerosene, propane, wood or coal, the amount needed to resolve the crisis is based on whether the fuel is delivered by the vendor or transported by the applicant. If delivered, the amount needed to resolve the crisis is the amount needed to fill the tank as much as possible with the funds available, subject to the minimum and the maximum LIHEAP Crisis benefits allowed under the current LIHEAP State Plan. Crisis benefits may be used for off-hour or off-route delivery charges. If not delivered by the vendor, the amount needed to resolve the crisis is the amount that can be transported by the household in one trip. A statement from the vendor verifying the cost the applicant will incur is required prior to authorization of payment. A receipt verifying payment was made is not required prior to authorization of payment; unless it is a direct pay.
Vendors that accept Crisis payments based on utility termination notices or based on reconnection of utility service must agree to maintain ongoing utility service to such households for no less than 30 calendar days from the date of the resolution of the crisis. The amount of a Crisis grant cannot exceed the amount listed on a utility termination notice, subject to the minimum and maximum LIHEAP Crisis benefits allowed. Crisis benefits may be used for reconnect fees. With regard to Crisis payments approved to regulated utilities during the period referred to in §601.62(2)(ii)(A), the earliest allowable termination date is considered to be 30 days following the resolution of the crisis, or May 1, whichever is later.

All participating energy vendors shall enroll a Crisis recipient in a CAP or establish a budget plan, if the monthly CAP or budget plan amount is the most advantageous rate for the household.

§601.62. Types of Crisis benefits.

An eligible household may receive Crisis benefits for weather-related or energy-supply-shortage emergencies.

(1) Benefits for weather-related emergencies. Crisis Weatherization benefits for weather-related emergencies may include the following types of assistance:

(i) The purchase of a new heating system if documentation is provided that the heating system cannot be repaired or repairs will correct the problem only temporarily.

(ii) Pipe thawing services if the household has a consistent problem with freezing pipes that cannot be repaired by a plumber and is related to heating the house.

(iii) The repair of a broken furnace, which may include filter replacement and chimney cleaning or repair.

(iv) The repair of a water-heating system, including repair of water pumps and accessories, if the system is essential for producing home heat.

(v) The repair of gas or other fuel lines when the lines feed the primary heating source.

(vi) The repair of broken windows, if necessary to ensure the effectiveness of other repairs or improvements.

(vii) The loan of an auxiliary heater.

(2) Benefits for energy-supply-shortage emergencies. Crisis benefits for energy-supply-shortage emergencies include payment for the following:
(i) Home-heating fuel for a household that is out of fuel or if the heating fuel supply will last less than 15 calendar days. The payment will be for the primary fuel type and may include the cost of an added charge for off-hours or off-route delivery service. The payment amount will not exceed the cost of the delivery; including any necessary reconnect fees and/or minor furnace start-up costs. Any LIHEAP credits on an account with the household’s vendor, including the LIHEAP Cash grant that has been authorized and not yet received, will be deemed available to resolve the crisis and will be applied toward the delivery cost first.

(ii) Utility bills to restore or continue home-heating service if the household is without heat or in imminent danger of being without heat because of actual or scheduled termination of the primary or secondary fuel type by a utility company. The payment may include the charge, if required, for a service reconnection.

NOTE: Crisis benefits may be approved in this instance based on issuance of a termination notice. The following applies:

(A) For utilities regulated by a governing body such as the Public Utility Commission (PUC), winter termination procedures prevent the termination of service without the governing body’s approval from December 1 through March 31. Regulated utilities may still issue termination notices from December 1 through March 31. They cannot, however, act on these notices to terminate service without having been granted permission to terminate service by the governing body. In these situations, contact must be made with the utility to determine if the governing body has granted the utility permission to terminate service for the applicant household before Crisis benefits may be authorized to relieve the emergency. The household is ineligible for Crisis benefits if the utility has not been granted approval to terminate service.

(B) For utilities not regulated by a governing body, a termination notice means that the utility has established a date when service will actually terminate, in accordance with the utility’s current termination procedures. Documentation of the termination notice must be provided before Crisis benefits may be authorized to relieve the emergency.

§601.63. Number of payments.

A household may receive more than one Crisis benefit during the program year, subject to the minimum and total maximum amounts allowed under the current LIHEAP State Plan and the amount of available federal funding.

§601.64. Payees.

DHS pays Crisis benefits directly to the vendor, unless direct payment to a vendor cannot be made. If DHS determines that Crisis benefits cannot be paid directly to the vendor, DHS pays the Crisis benefit to the applicant as reimbursement after verification of the purchase has been provided.
§601.65.  Refunds.

Refunds and reissuances of LIHEAP Crisis benefits are treated as follows:

(1)  Refunds from the vendor. The vendor shall submit all refunds, including any unused LIHEAP funds to DHS’s LIHEAP Vendor Unit within 30 days after the basis for the return is known. LIHEAP funds are available for two heating seasons. Any unexpended LIHEAP benefits that remain as a credit on the customer’s account as of June 30 of the year following the season (state fiscal year) in which payment was authorized shall be refunded to DHS’s LIHEAP Vendor Unit by July 31.

(2)  Reissuances to or on behalf of the client. DHS will reissue a vendor refund, as applicable, for the current or previous program year if all of the following conditions are met:

   (i)  The whereabouts of the household are known.

   (ii)  The household continues to reside in the commonwealth.

   (iii)  The crisis for which benefits were authorized continues to exist.

INCOME DETERMINATION FOR CASH AND CRISIS BENEFITS

§601.81.  Income counted.

To determine the income level of an applicant household for Cash and Crisis benefits, the LIHEAP administering agency counts the gross annual income of the following persons:

(1)  The household members, regardless of relationship or Citizenship.

(2)  A roomer who is related to a household member by blood, marriage or adoption.

(3)  A person living with the applicant who, as a member of another household, has already received a LIHEAP Cash or Crisis benefit during the program year.

§601.82.  Gross income defined.

Gross income is the total earned and unearned income of the household and includes the following:

(1)  Employee earnings. Employee earnings are money, including
wages, salaries, bonuses, commissions and tips, before taxes or other deductions, that a person receives for providing services on behalf of an employer.

(2) Profit from self-employment. Profit of a self-employed person is gross receipts minus costs of operating a business or farm, practicing a profession, providing day-care for children in an approved family day-care facility, or renting nonresident real property.

(i) The following expenses are among those that are not deductible from gross receipts:

(A) Depreciation.
(B) Personal business and entertainment expenses.
(C) Personal transportation.
(D) Purchase of capital equipment.
(E) Payment on the principal of loans for capital assets or durable goods.
(F) Work-related expenses such as federal, state and local income taxes, contributions to retirement funds, and transportation to and from work.
(G) Deposits into the self-employed person’s retirement account and payment for his or her life insurance.

(ii) A loss from one source of income cannot be used to offset another source of income.

(3) Income from roomers, boarders or apartment renters. Gross income from providing room or board, or both, or from apartment rentals paid directly to a household member is computed under 55 Pa. Code §183.65 (relating to profit).

(4) Unearned income. Unearned income includes, but is not limited to, the following:

(i) Public assistance grants.
(ii) Social Security benefits.
(iii) Workers' compensation.
(iv) Supplemental Security Income.
(v) Unemployment compensation.
(vi) Support payments.

(vii) Cash gifts and contributions.

(viii) Pensions.

(ix) Interest and/or dividends from investments or bank accounts.

(x) Veterans’ benefits.

(xi) Funds withdrawn from Individual Retirement Accounts, Certificates of Deposit and proceeds from the sale of stock certificates.

(xii) Utility Allowances paid directly to the household from the landlord or public housing agency to cover utility bills.

(xiii) Income from nonresident rental property managed by a rental agency or another person

§601.83. **Treatment of income.**

(a) The applicant may choose whether the time period to be used in determining gross annual income shall be the 12 months or the calendar month prior to the month of application. Regardless of the selected time period, income shall be converted to a yearly figure. Income for household members who are receiving Supplemental Nutrition Assistance Program (SNAP), Cash or Medical benefits from DHS will be annualized based on the gross amount documented on DHS’s Client Information System.

(b) If the total gross annual income of the household exceeds the established percentage of the poverty level for the current year, after all allowable exclusions, the household is ineligible.

§601.84. **Income exclusions.**

The following income will not be considered when determining gross yearly income for the purpose of establishing LIHEAP eligibility:

1. Educational assistance from scholarships, grants, and loans to a student unless it is solely for basic living needs such as housing and food and the amount of income from other sources used to pay out-of-pocket expenses for books and other required educational fees.

2. All student financial assistance received from a program funded in whole or in part under Title IV of the Higher Education Assistance Act Amendments of
1992 (P.L. 102-325), or under the Bureau of Indian Affairs student assistance programs.

(3) Payments for services or out-of-pocket expenses to volunteers serving as foster grandparents, senior health aids or senior companions, and to persons serving in other programs under Title II of the Domestic Volunteer Service Act of 1973 (42 U.S.C.A. §§5001-5024).

(4) Payments, including stipends, to volunteers for VISTA, Service Learning Programs and Volunteer Programs under Title I of the Domestic Volunteer Service Act of 1973 (42 U.S.C.A. §§4951-4994).

(5) Benefits received by a participant in the SNAP Program.

(6) The value of donated foods -- surplus commodities -- from the United States Department of Agriculture.

(7) The value of home produce of clients for household consumption.

(8) Money received under the Senior Citizen Rebate and Assistance Act (72 P.S. §§4751-1 through 4751-12).

(9) Money received as incentive or training-related expenses provided to persons involved in a work/training program sponsored by a Federal, State or local government agency.

(10) Medicare premiums deducted from Social Security benefit payments.

(11) Amounts received as reimbursement for medical costs, medical transportation and special allowance items for TANF recipients.

(12) Cash or in-kind assistance with heating costs provided by private or public agencies or utility companies.

(13) Loans which can be verified with a statement from the lender or a loan document specifying the repayment plan.

(14) The portion of a Social Security lump sum death benefit designated for funeral expenses.

(15) For actual child support received, whether court-ordered support or voluntary support from a legally responsible relative, up to the first $100 will be excluded in determining household income if there is one child under age 18 in the household. If there are two or more children in the household, up to $200 will be excluded. Also, up to the first $50 of actual spousal support received in a given month will be excluded. If a household receives both child support and spousal support, only the amount which is the greatest will be excluded for that month; the household will not receive both a child
support and spousal support deduction in the same month. All support refunded by DHS during the month is excluded.

(16) Agent Orange Settlement payments.

(17) Earned Income Tax Credits (EITC) including anticipated monthly payments as well as year-end payments.

(18) Income tax refunds.

(19) Restitution payments made to individuals because of their status as victims of Nazi persecution.

(20) Non-recurring lump sum payments.

(21) Wage earnings of a dependent child under age 18.

(22) Utility allowances for residents of subsidized and public housing, unless the household receives the payment directly from the landlord or public housing authority to cover utility bills. If the utility allowance is paid directly to the household, the amount of the payment is counted as unearned income in the month during which it is received.

(23) Money paid by an approved child-placement agency to the client for providing foster care for a child if the money is received through Title IV-E of the Adoption Assistance and Child Welfare Act of 1980 (P.L. 96-272). Money received through Article VII of the Public Welfare code (62 P.S. Sections 701 - 774) also is not counted.

(24) Earned income from temporary census employment.

(25) Unemployment Compensation reductions due to a low balance in the Unemployment Compensation Trust Fund.

(26) A person who has unearned income may get a deduction for expenses that he or she has to pay to get the income. These expenses include, but are not limited to, the following:

- Attorney fees;
- Court costs;
- Transportation costs;
- The amount paid to a rental agency to handle rental property;
- Court-ordered fees paid to a guardian who controls the person's income.

NOTE: The CAO must make sure to subtract expenses to determine the unearned income used for the gross income test.
§601.101. Verification and documentation defined.

The applicant shall provide sufficient information regarding the household's circumstances to enable the LIHEAP administering agency to determine LIHEAP eligibility and the amount of a LIHEAP benefit.

(1) Verification. The term refers to any form of convincing information, including oral statements or documentation. Types of documentation may not be limited to any specific type and may include: written evidence, public records, automated sources, electronic evidence and websites.

(2) Documentation. The term refers to written or printed evidence, such as fuel bills, rent receipts, or pay stubs, that is needed to determine LIHEAP eligibility and the type and amount of the LIHEAP benefit.

§601.102. Income.

(a) The applicant shall provide documentation of the amounts and sources of income of household members, including related roomers, as well as that of anyone in the household who received LIHEAP benefits during the current program year as a member of another household.

(b) The applicant shall report but is not required to document income of persons in the household who are currently receiving SNAP, Cash or Medical benefits from DHS and whose income has already been documented and is available in a case record on file with the local CAO.

§601.103. Minimal or no income.

If the applicant states that the household has minimal or no income, the applicant shall be required, as a condition of eligibility, to produce evidence that will satisfactorily explain how the household members are meeting their financial obligations and basic living needs.

§601.104. Responsibility for home-heating costs.

(a) The applicant for a Cash benefit must provide either a recent fuel bill or receipt for the primary fuel type of the household or the CAO can verify a household’s heating responsibility through collateral contact with the vendor. A recent bill or receipt is one that was issued within two months of the date before application. Receipts from vendors for fuel purchased since January of the previous LIHEAP season may be acceptable. CAOs can use websites, hotlines and other collateral contacts to verify a household’s heating responsibility or that a vendor has provided or will provide service to
a household. If the household chooses to have the benefit paid to the vendor of its secondary fuel type, the applicant for a Cash benefit shall provide documentation of a financial responsibility for both the primary and secondary fuel types.

(b) The applicant for a Crisis benefit shall prove payment responsibility for either the primary or secondary fuel type of the household. In the absence of a recent bill or receipt due to prior termination of service, verification is required from the vendor that service will be activated pursuant to a determination of eligibility for LIHEAP.

(c) If the household pays for heat indirectly, a written or oral statement from the landlord or rental agent may be acceptable verification of a home-heating responsibility. The statement shall specify the primary type of fuel used to heat the home of the applicant household.

(d) Proof of payment responsibility for either a Cash or Crisis benefit may be in a name of a non-household member in certain reasonable situations, such as the death of the person billed or credit problems of the applicant. The applicant must provide written proof of address other than the heating bill and explain why the bill is in another person’s name and confirm that the household has the obligation to pay the bill. EXAMPLE: The LIHEAP applicant continues to have the utility bill in the name of her deceased spouse. She provides a driver’s license documenting that she resides at the residence.


In situations where the household is not living at its actual residence, in order to qualify for LIHEAP benefits, the household must provide documentation of the emergency or situation beyond the household’s control that requires that the household live elsewhere. Appropriate documentation may include some type of written or printed information, such as a doctor’s statement or letter from the Board of Health, substantiating why the household is not residing at its residence.

Upon request, the CAO will assist the applicant in providing proof of residence.

§601.106. Social Security numbers.

Applicants shall provide Social Security numbers for all members of their household. This requirement is consistent with the May 5, 2010 HHS Information Memorandum LIHEAP-IM-2010-6, which allows states to require Social Security numbers from applicant households as a condition of LIHEAP eligibility. A household member who does not have a Social Security number or is unable to provide one shall complete an energy assistance affidavit. An energy assistance affidavit is not required for a child under the age of one.

§601.107. Questionable information.

The LIHEAP administering agency may require the applicant to verify information
affecting eligibility that appears to be incomplete, unreasonable, or inconsistent with known facts.

§601.108. Proof of energy crisis.

The applicant for a Crisis benefit must provide proof that the household is experiencing a home-heating emergency. Acceptable forms of proof include:

- a utility termination notice or verification of a scheduled termination;
- verification that utility service has already been terminated; or
- a statement from the applicant that the household’s deliverable fuel supply will last less than 15 days.

Termination notices issued by regulated utility companies from December 1 through March 31 are not proof of a home heating emergency. These companies cannot terminate services during this period without permission from the PUC.


The applicant must provide proof of lawfully admitted non-citizen status for each non-citizen who resides in the household. Documentation consists of a document issued by U.S. Citizenship and Immigration Services (USCIS). Refer to the Chart at end of Appendix B for examples of acceptable documentation.

CLIENT RIGHTS

§601.121. Confidentiality.

(a) Information about a LIHEAP applicant or recipient is confidential and may be disclosed for only the following purposes.

(1) To aid in the investigation or prosecution of suspected fraud in connection with LIHEAP; or

(2) To cooperate with federal or state authorities regarding LIHEAP audits, reports, reviews, and investigations.

(b) If the client concurs, the LIHEAP administering agency may disclose only that information about the applicant or recipient household that is needed to help the household apply for or obtain other forms of home energy assistance.

§601.122. Nondiscrimination.

DHS assures that no person on the basis of race, color, sex, age, handicap,
religion, national origin or ancestry, sexual orientation, or political belief will be excluded from participation in LIHEAP, denied LIHEAP benefits or be subject to discrimination in an activity or project receiving LIHEAP funds.

§601.123. Appeals and fair hearings.

(a) Applicants may appeal and receive a fair hearing of their claim for LIHEAP if the applicant believes that benefits are unjustly denied or unreasonably delayed or may appeal and receive a fair hearing of a decision regarding overpayments.

EXCEPTION: Applicants do not have the right to a fair hearing if the program closes prior to authorization of benefits due to lack of funds, or if application is submitted after the close of the program.

(b) Client rights and procedures for appeals and fair hearings appear in Chapter 870 of the Supplemental Handbook (relating to appeal and fair hearing).

(c) Upon request, LIHEAP staff will help the client with any aspect of the appeal and fair hearing process.

OVERPAYMENTS

§601.141. Overpayment defined.

An overpayment is the payment of LIHEAP funds or provision of LIHEAP benefits for which the agency or person is either fully or partially ineligible.

§601.142. Liability.

A person or agency that receives LIHEAP funds or benefits for which it is ineligible shall repay DHS for the overpayment.

§601.143. Fraud.

A person who knowingly misrepresents or withholds information in order to qualify anyone for a LIHEAP benefit is guilty of fraud and subject to a penalty of a fine or imprisonment, or both.

§601.144. Treatment of overpayments.

(a) If an overpayment occurs because of suspected fraud, client error, or client misrepresentation, DHS will refer the overpayment for collection or prosecution to the Office of State Inspector General, P.O. Box 8016, Harrisburg, Pennsylvania 17105-8016, under Supplemental Handbook Chapter 910 (relating to overpayment recovery).

(b) If an overpayment occurs because of vendor error, misrepresentation, or fraud, DHS will take progressive steps, if necessary, to seek restitution of the overpayment. In instances where vendor error has caused the overpayment, any calls or
notices to the vendor regarding repayment must include a statement that repayment must be made from vendor funds, not client funds. Recoupment is made in accordance with §601.145.

(c) If an overpayment occurring because of fraud, error, or misrepresentation by either client or vendor is less than $25, DHS will not seek restitution of the overpayment, but a referral will still be made to the Office of State Inspector General.

(d) If an overpayment occurs that was not caused by fraud, error or misrepresentation, by either the client or the vendor, the overpayment will be considered an administrative error. No restitution is required by the client or the vendor and no referral will be made to the Office of State Inspector General.

§601.145. Accounts Receivable

DHS is authorized to recoup past due LIHEAP balances from vendors by debiting any current or future LIHEAP payment to the vendor for an amount equal to the outstanding unrefunded balance that is due to DHS from the vendor. A record of the balance of funds owed is established by DHS when a vendor error has occurred or a vendor has received a payment on behalf of a client who has subsequently moved to another county and is no longer a customer of the vendor. The vendor must return these funds to DHS.

DHS will send the vendor up to three notices requesting payment of the funds. If the vendor has failed to respond after the third notice, the amount of the balance of funds owed to DHS will be deducted from the vendor’s next payment(s) until the funds are repaid. If unable to be recouped, any outstanding balances that have not been returned by the vendor may be referred to the Attorney General’s Office for collection proceedings and all other legal remedies.

The vendor acknowledges that DHS will reduce vendor payments by the amount of the balance of funds owed to allow for the expeditious collection of these debts. The vendor agrees to apply the full payment amount of each LIHEAP benefit approved by DHS to the respective account of each LIHEAP recipient whom the vendor serves.
# U.S. Citizenship and Immigration Services (USCIS) Eligible Non-citizen Status Chart

<table>
<thead>
<tr>
<th>Non-citizen</th>
<th>USCIS Document</th>
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| Lawfully admitted for permanent residence as an immigrant | - I-551 (Non-citizen Registration Receipt card - Green card)  
- I-551 (Unexpired Temporary I-551 stamp in foreign passport)  
- I-94 (Arrival - Departure Record) |
| Asylee (USCIS Section 208) | - I-94 annotated with stamp showing grant of asylum under Section 208  
- I-688B (Employment Authorization Card) annotated “274a.12(a)(5)”  
- I-766 (Employment Authorization Document) annotated “A5”  
- Grant letter from the Asylum Office of USCIS  
- Order of an immigration Judge granting asylum |
| Refugee (USCIS Section 207) | - I-94 annotated with stamp showing admission under Section 207  
- I-688B (Employment Authorization Card) annotated “274a12(a)(3)”  
- I-571 (Refugee Travel Document) |
| Non-citizen Paroled Into U.S. for at Least One Year (USCIS Section 212(d)(5)) | - I-94 with stamp showing admission for at least one year under Section 212(d)(5)  
Periods of admission for less than one year cannot be added to meet the one year requirement |
| Non-citizen whose Deportation or Removal was Withheld (USCIS Section 243(h)) (USCIS Section 241(b)(3)) | - I-688B (Employment Authorization Card) annotated “274a.12(a)(10)”  
- Order from an immigration judge showing deportation withheld under 243(h) of the INA as in effect prior to April 1, 1997, or removal withheld under 241(b)(3) |
| Non-citizen Granted Conditional Entry (USCIS Section 203(a)(7)) | - I-94 with stamp showing admission under 203(a)(7)  
| Cuban/Haitian Entrant (USCIS Section 212(d)(5)) | - I-551 coded CU6, CU7, CH6  
- I-551 Unexpired temporary I-551 stamp in foreign passport  
- I-94 with code CU6 or CU7  
- I-94 with stamp showing parole as “Cuban Haitian Entrant” under Section 212(d)(5) |
| Non-citizen who has been battered or subjected to extreme cruelty in the United States | - Collateral contacts with school counselors, health professionals, social service agency personnel, police or courts  
- Affidavit from person  
- Eye witness accounts |
APPENDIX C

CRISIS INTERFACE AND WEATHERIZATION ASSISTANCE PROGRAM

The mission of the Pennsylvania Department of Community and Economic Development’s (DCED) Center for Community Services is to reduce energy consumption and cost in low-income households throughout Pennsylvania. This attachment constitutes the DCED portion of the Department of Human Services (DHS) State Plan specifically applicable to LIHEAP for the Federal Fiscal Year (FY) 2021 program year. The Pennsylvania Weatherization Assistance Program (WAP) State Plan, as developed by DCED and submitted to the Department of Energy (DOE), is hereby incorporated for reference.

For FY 2019, DCED received $30,991,292 of the federal Department of Health and Human Services LIHEAP allocation from DHS for use in its Crisis Interface and WAP. For FY 2020, DCED has received $30,062,555.

For both fiscal years, DCED-allocated LIHEAP funds not expended on Crisis are used to weatherize homes. Statistics regarding the last two years’ LIHEAP funding are as follows:

- Crisis expenditures for FY 2019 totaled over $26 million; approximately $6.8 million of the funds were used to provide standard weatherization services; The Pilot Deferral Program utilized over $890,000 and over $4 million was allocated for the Crisis season start up for FY 2020.

- Crisis expenditure data for FY 2020 is not yet complete since Crisis season is not over at the writing of this plan. Therefore, at the writing of this plan, preliminary data suggests that the Weatherization Agencies will spend over $20 million on the Crisis Interface portion of the $30,062,555 allocation.

- We expect the $7 million balance of funds at the end of the Crisis season to be spent on providing standard weatherization services.

- Up to $1.5 million will be used for the LIHEAP Deferral Program for deferred homes.

- DCED and Weatherization Agencies expect to expend the full allocation of $30,062,555.

Expenditure levels and other aspects of this plan are based on current growth and demand for both Crisis Interface and Weatherization Services. In the event that additional funding becomes available, or the total allocation is decreased, DCED reserves the right to modify this Plan in accordance with all applicable regulations and procedures. DCED understands that any changes not in accordance with the initial formula may necessitate a public hearing.
What follows is a description of the two separate components of weatherization accomplished and anticipated via LIHEAP funding: Crisis Interface and the WAP.

**CRISIS INTERFACE COMPONENT**

I. Introduction

The DCED has, since 1993, operated the Crisis Interface Program with LIHEAP funds for heating-related emergencies that are referred to the Weatherization Agencies by the local County Assistance Offices (CAOs) or by a local community-based organization (Crisis Contractor). This program has been labeled “Crisis Interface” because it describes the relationship between DHS and DCED, which administers WAP statewide. The DHS Crisis program is administered through the local CAOs or by a Crisis Contractor. Crisis Interface involves two distinct services: supply shortages and weather-related emergencies (which include repair/replacement of heating systems or fuel lines, broken windows and pipe-thawing). Most supply shortages are resolved with vendor payments by DHS while weather-related emergencies are referred to local Weatherization Agencies to find resolution. Eligibility for Crisis services is determined by the local CAO or Crisis Contractor.

II. Eligibility Determination

LIHEAP eligibility for the Crisis component of the program is determined by the local CAO or the local LIHEAP Crisis Contractor based on income levels determined by DHS. The eligible income level for Crisis services is determined annually by DHS, which may be lower than the WAP income eligibility levels.

Although no additional income eligibility determination is required to be performed by the Weatherization Agency, it is possible for the Weatherization Agency to discover income or household information discrepancies at the time of visit.

In such cases, when the Weatherization Agency personnel find that an applicant’s situation may not meet Crisis eligibility criteria or conflicts materially with the referral provided by the CAO, the CAO will be notified immediately of the finding. All client appeals will go through the CAO or local LIHEAP Crisis Contractor.

A housing unit will not be eligible for Crisis if:

1) The housing unit was purchased or rented without a heating system.
2) The housing unit is unoccupied.
3) The housing unit is not a primary residence.
4) The housing unit has been condemned or deemed uninhabitable by local, state, or federal authorities.
5) It is a manufactured home moved to a location that does not allow its heating system’s current fuel type.

A housing unit may not be eligible for Crisis services but may be considered on a case by case basis if the following is true:
1) The heating appliance isn’t installed and operating based on the manufacturer’s specifications or current code requirements, whichever is more stringent, and isn’t following all applicable building and fire codes.

2) The heating appliance has not been operating within the last two heating seasons from the date of application. A furnace that has not been working for that long of a period of time cannot be considered to be a weather-related emergency. The applicant must provide proof of the home heating emergency.

3) Fuel type/source is changed by landlord.

4) Home is in foreclosure process.

III. Referral Procedures

Within 24 hours of determination of eligibility, the CAO or Crisis Contractor will send a referral to the local Weatherization Agency via fax or email. The Weatherization Agency then will evaluate the situation and may require an on-site visit to ascertain the needs of the household. Weatherization Agency staff will discuss the time-lines of the Crisis resolution with the household and offer the use of an electric auxiliary heater. The results of that discussion will be documented. Weatherization Agency staff will notify the CAO or Crisis Contractor after the course of action has been determined.

IV. Weatherization Service Provider Program Responsibilities

It is the responsibility of the Weatherization Agency to address the crisis within 48 hours or, if the client is in a life-threatening situation, within 18 hours. This does not mean that the repair must be made within 48 (or 18) hours. Instead, the Weatherization Agency is responsible to document that Weatherization Agency staff have discussed with the household time-frames needed to complete the necessary repairs or replacement of the heating system. The staff must also resolve that the household has a safe place to go until the immediate crisis is over or was provided an auxiliary heater for use until the crisis has been resolved. These actions do not absolve the Weatherization Agency’s responsibility to resolve the actual crisis at the earliest possible date, although resolution to the crisis may, in some circumstances, be confined to providing a warm room within the home.

The measures for which Weatherization Agencies will be responsible under the LIHEAP Crisis program are as follows:

- Repair of heating system
- Loan of auxiliary heater
- Repair of gas or other fuel lines
- Replacement of un-repairable heating systems
- Repair of hot water heating system
- Heating system pipe thawing service
- Repair of broken windows
- Provide blankets
The purchase of a new heating system is only allowable if documentation is provided that the heating system cannot be repaired, or repairs will correct the problem only temporarily. Heating System repairs and replacements should be conducted according to the manufacturer’s instructions for the heating system. The repair of a water heating system, including repair of water pumps and accessories, is only allowable if the system is essential for producing home heat. If excavation which would be considered to be the client’s responsibility is needed in the repair or installation of gas or fuel lines, it is an allowable expense as long as the expense is reasonable. The utility company should be contacted to confirm the responsibility of gas or fuel line repair or installation. The repair of broken windows is only allowable if the heating system is also being repaired or replaced.

Weatherization Agencies will provide client education regarding all crisis measures completed. Weatherization Agencies will also provide a client complaint procedure for Crisis Interface clients.

V. Client Responsibilities

The client or their designated proxy is responsible for being available to sign off on client education and all measures completed. A client agreement is also needed regarding the receipt and understanding of the information provided about the care and maintenance of their heating system including any auxiliary heat which may have been supplied on loan. The client or their designated proxy is responsible for signing off on the receipt of the client complaint procedures. The client must provide permission in writing for any and all work performed. If the home is a rental, the landlord’s permission is also recommended. The client or their proxy must be available to sign off on the final inspection and client satisfaction documents.

VI. Allowable Expenditures

A portion of the LIHEAP funds allocated for weatherization will be used to alleviate specific LIHEAP crises. All expenditures for allowable Crisis measures are to be paid from LIHEAP funds allocated to the WAP. There is no reimbursement required from the CAO.

For Crisis work, expenditures over $8,000 require at least two estimates and prior state approval.

VII. Rental Dwellings

Department of Health and Human Services' regulations require that owners and renters receive equitable treatment under the LIHEAP program. Therefore tenants, when referred, are considered eligible for Crisis services. However, on the basis of an implied warranty of habitability assumed by the landlord, prior to referral, appropriate action should be taken by the CAO to have furnace repair/replacement completed by the
landlord. In all cases, agency may require prior permission from the landlord to enter the premises to provide Crisis Services.

Department of Health and Human Services regulations allow LIHEAP benefits to only those households eligible under LIHEAP income guidelines; therefore, a heating system that supplies heat to those other than LIHEAP eligible clients (e.g., in a multi-unit dwelling) is not eligible for service under the LIHEAP Crisis component.

VIII. Subcontracting for Crisis Services

In order to maintain the greatest consistency with WAP guidelines, contractors under current subcontract agreement with the Weatherization Agency should be utilized to provide Crisis services.

However, due to the demand and emergency requirements of the Crisis program, it may be necessary to secure services from contractors not normally utilized and/or not currently under a subcontract with the Weatherization Agency. In this case, Weatherization Agencies are authorized to procure services from contractors on a temporary basis without entering into a formal subcontract agreement, provided that their qualifications have been reviewed and approved, and a cost/price analysis is performed to determine the reasonableness of compensation requested by the contractor. These temporary subcontractors must meet the Environmental Protection Agency (EPA) lead safe work practice and OSHA requirements, carry proper licensing and/or certifications, carry appropriate and sufficient insurance, and be able to provide all the required documentation for the work they perform. All DCED procurement procedures must be followed when selecting subcontractors and deciding to subcontract on a long-term basis with subcontractors who have been utilized on a temporary basis.

A client may request that a contractor of his/her choice provide Crisis services (e.g., those who have a service contract or a current fuel vendor). If, after review, the Weatherization Agency determines through its experience that a bid received in this manner is questionable, an additional bid must be secured and documented prior to approval.

All Crisis heating system installations performed by a contractor that is not normally affiliated with the WAP must be inspected prior to payment.

IX. Crisis Monitoring Schedule

DCED will conduct a combination of desk and onsite monitoring of 3% of completed Crisis units. Since Crisis work primarily involves repair and replacement of broken heating units, the monitoring review will include a review of work done, the funds expended and sign – off of client, according to a specific monitoring checklist developed for the monitoring of Crisis heating emergency jobs. Included in the monitoring review strategies, DCED regularly reviews Crisis jobs in making fuel switch determinations and when assisting Weatherization Agencies in cases which present unique issues. These reviews will be included in the 3% of Crisis units monitored. Depending on the results of the of the Crisis review, any findings or concerns will be incorporated into the Weatherization Risk
Assessment process, issued with monitoring reports and/or discussed with an agency via email or phone conference.

**WEATHERIZATION ASSISTANCE PROGRAM COMPONENT**

I. Introduction

The Energy Conservation in Existing Buildings Act of 1976, Title IV of the Energy Conservation and Production Act (referred to as "the Act"), authorized the Federal Energy Administration, now part of DOE, to establish a Weatherization Assistance Program to increase the energy efficiency of dwellings owned or occupied by low-income persons, reduce their total residential energy expenditures, and improve their health and safety, especially low-income persons who are particularly vulnerable such as the elderly, the handicapped, and children.

The program is intended to reduce national energy consumption and to reduce the impact of higher fuel costs on low-income families. Funds are provided to install a number of energy conservation measures such as building shell air-sealing, hot water conservation measures, attic and foundation insulation and oil and gas furnace modifications.

Funds to perform weatherization activities are allocated by DOE to the Commonwealth, typically on a formula basis, determined by the relative need for weatherization assistance among the states. The formula takes into account the number of low-income households, and the number of heating and cooling degree days in each state.

In the Commonwealth of Pennsylvania, the Secretary of DCED, as the designee of the governor, applies for, receives, and administers these funds. The funds are distributed by DCED to local governments and nonprofit organizations such as community action agencies.

It is the mission of the WAP of the Commonwealth of Pennsylvania to reduce energy consumption and cost in low-income households throughout Pennsylvania. PA WAP accomplishes this mission in thousands of homes throughout the commonwealth every year.

PA WAP also accomplishes its mission by training and certifying weatherization workers at local subgrantees to take a scientific approach to reducing energy usage in the home. These workers achieve this in two ways: First, workers perform a standardized whole house energy audit to determine which energy efficiency measures should be performed. All energy conservation measures must meet the acceptable savings to investment ratio (SIR) of 1 or greater for the whole house based on the audit results. Agencies must try to achieve the highest possible SIR for the unit. The energy audit guides workers toward specific tasks like caulking around cracks, insulating the attic, or installing energy-efficient light bulbs. Second, workers provide client education to the home’s residents. They show residents how to use the newly installed features, and more importantly, they teach them simple life-changing skills to save energy and money.
PA WAP weatherization workers install energy efficiency measures and provide client education to help Pennsylvania avoid the adverse effects of high energy costs on low-income citizens. Such adverse effects include a diminished ability to maintain utility services, including oil and coal deliveries, and a decreased capability to keep residences at temperatures necessary for health and comfort. As PA WAP continues to realize its mission, it is helping Pennsylvanians stay warm through the winter, save money on their energy bills, and take responsibility for living an energy-efficient lifestyle.

Each Federal fiscal year, a State Plan is required for continued participation in the WAP program. As such, the State Plan establishes the number of homes to be weatherized within the limits of available resources, the specific energy conservation measures to be undertaken, eligibility requirements, projected energy savings, program implementation strategies and other program requirements. The DOE-approved energy conservation measures, eligibility requirements, general program implementation strategies and technical requirements will apply to the weatherization work performed with LIHEAP funds. The organization and content of the proposed plan are derived directly from DOE regulations as contained in the Federal Register, 10 CFR Part 440 Final Rule, published February 1, 2002, and subsequent DOE instructions.

Guidelines provided in the Weatherization Work Plan outline allowable costs for standard weatherization activities and health and safety abatement and provide a subgrantee budget format to appropriately allocate costs for these measures.

II. Production and Expenditure Schedule

DCED proposes to provide weatherization services to eligible households according to the prioritization procedures established in the DOE PA On-File Information (Master File) but when utilizing LIHEAP funds, may first give consideration to current LIHEAP or LIHEAP Crisis clients. Efforts to provide services to LIHEAP Clients may eventually alleviate their need to access LIHEAP funds and services.

III. Program Coordination

Societal benefits of Weatherization include reduction of energy costs for LIHEAP clients and manageable bill payment. The health and safety of clients can be enhanced by utilizing community and other governmental resources and treating the home with a more holistic approach. For example, agencies are encouraged to coordinate with utility, lead abatement, and Healthy Homes programs when weatherizing a home. Upon request, consideration for increased agency allocations will be reviewed for this collaborative, holistic approach among agencies in a specified geographic area.

DCED also allows both DOE and LIHEAP funds to be utilized on the same unit to help maintain the required Average Cost Per Unit (ACPU) and allow for all energy-savings measures to be completed per the unit’s energy audit.
IV. PA LIHEAP Deferral Program

DCED, at the continued recommendation and support of the DCED Policy Advisory Council (PAC), is continuing the LIHEAP Deferral Program to address the high rate of deferrals in the WAP due to substandard housing. The LIHEAP Deferral Program funds for this program year are available since January 2020 until September 2020, with the weatherization to be completed by September 2021.

The program has been in operation since 2017 and has utilized over $1.7 million to complete 357 units, 250 of which have also weatherized since the program was initiated. The average cost per unit for the Deferral Program units is about $4,400 for both years. Common measures completed were Knob and Tube remediation, roof repairs, and addressing mold and moisture issues. This year, the LIHEAP Deferral Program can utilize up to $1.5 million of LIHEAP funds to allow agencies, located in different regions of the state, to perform measures which are not permitted in the DOE regulations for weatherization work. Currently, six agencies have proposed to participate in the program. This LIHEAP Deferral Program will address deferral issues for approximately 114 units at a targeted average cost of $5,000 per unit. Allowable repairs in the Program will be more extensive such as plumbing and electrical work, mold and mildew remediation via specialists and roof repair which goes beyond what is usually allowable in the WAP.

The goal of the program will be to perform the additional repairs in the home so that it will be in appropriate condition to perform a weatherization audit and install energy conservation measures within one year of the Deferral Program’s completed measures. The end result achieved in the Deferral Program homes will be increased energy savings, fuel use and cost reduction and providing a safe, healthy home environment.

Homes targeted for the Deferral Program will be homes that would have been deferred from WAP services due to structural and health-related issues. If the overall LIHEAP level of funding remains the same or is increased, the LIHEAP Deferral Program will continue to be evaluated for consideration the upcoming year.

V. Average Cost Per Dwelling Unit

Weatherization costs are established at an average statewide expenditure that will not exceed $7,669 per unit; which includes cost for Direct Services. Direct Services include materials and labor in Program Operations and Program Support.

VI. Rental Dwellings

Department of Health and Human Services’ regulations require that owners and renters receive equitable treatment under the LIHEAP program. Therefore, tenants are considered eligible for Weatherization Services. However, on the basis of an implied warranty of habitability assumed by the landlord/owner, prior to weatherization, the landlord/owner will be contacted regarding weatherization services. Permission must be granted by the landlord/owner to enter the premises to provide Weatherization Services.
Please see additional information in the VII. Minimum Program Requirements section regarding rental dwellings.

**VII. Types of Weatherization Work to be Performed**

All weatherization work performed in PA WAP by direct hires of the PA WAP network, as well as any subcontractor work, adheres to the Standard Work Specifications (SWS) for Home Energy Upgrades for Single Family, Multifamily, and/or Manufactured Homes, and as such, will be noted in the contractual requirements between the PA WAP agencies and their subcontractors. PA requires a Standardized Whole-House Audit on every single-family unit. In addition, the PA SWS Field Manual includes the SWS for the most common measures performed in PA and is coupled with Pennsylvania’s state-specific guidance regarding policy and technical program requirements. All PA WAP weatherization workers are required to use PA’s SWS Field Manual on the jobsite to reference the desired outcome of specific tasks as well as to ensure the installed measures are 100 percent compliant with the SWS. The SWS online tool is referenced in the PA SWS Field Manual and should be utilized for guidance on the SWS’s that may not be addressed in the Field Manual.

The WAP is designed to reduce energy consumption of dwellings through the installation of energy conservation measures approved by DCED, based on their savings-to-investment ratio or cost-effectiveness. Additional measures are approved and selected as incidental repairs necessary for the safe and effective installation of the energy conservation measures, to correct an existing health or safety problems or to assure health and safety in conjunction with the installation of the energy conservation measures.

Pennsylvania WAP has developed a Health and Safety Plan which is updated as needed and provides provisions for all health and safety measures and issues addressed by DOE’s WPN 17--7. Pennsylvania will only install health and safety measures when the installation of weatherization measures necessitates a health and safety measure.

Subgrantees may use funds to abate energy-related health and safety hazards only if elimination of such hazards are necessary before, or as a result of, installation of weatherization materials. When spending LIHEAP funds, agencies have a set health and safety budget limit of 20% of the average cost per unit when addressing health and safety issues in the home.

The specific methodologies to accomplish the program measures are based, to an extent, on the condition and design of the dwelling. These methodologies are further directed on individual dwelling units through blower door guided analysis and air-sealing and inspection of the heating system.

Household treatment measures are to be selected for installation based on the Standardized Whole House Energy Audit results and their savings-to-investment ratio, taking into account:

- The structural, occupant or other considerations particular to the dwelling;
• The need and associated costs for installation of health and safety measures and/or incidental repairs;
• The contractual statewide average per-unit cost limits of the program.

The most cost effective and appropriate measures will be completed at every dwelling unit. Every dwelling unit will meet the National SWS.

VIII. Minimum Program Requirements

Minimum program requirements are outlined under 10 CFR 440.16 and include Eligibility and Reweatherization requirements. Eligibility is also based on the DCED Eligibility, Prioritization and Weatherization Service List Directive.

Eligibility Criteria for Weatherization Services

A dwelling unit shall be eligible for Weatherization assistance if a family unit occupies the unit as their primary residence:

• Has an income that is at or below 200 percent of the poverty level in accordance with criteria established by the Office of Management and Budget;

• Contains a member who has received cash assistance payments under Title IV (AFDC) or Title XVI (SSI) of the Social Security Act or applicable state or local law at any time during the twelve (12)-month period preceding the determination of eligibility

In accordance with DOE program regulations, 200 percent of the Federal Poverty Income Guidelines is the determinant for income eligibility for all services provided under the WAP.

Weatherization Agencies may weatherize a building containing rental dwelling units wherein occupants meet the income eligibility requirements and where:

• Written permission of the owner or authorized agent is obtained; and

• Not less than 66 percent (50 percent for duplexes and four-unit buildings) of the dwelling units in a multi-family building are eligible dwelling units, or will become eligible dwelling units within 180 days under a Federal, State or local government program for rehabilitating the building; and

• An agreement is signed by both the owner/agent and tenant and witnessed by the Weatherization Agency to ensure that for a reasonable period of time (not less than 18 months), the tenant(s) will not be subject to rent increases or eviction unless it can be demonstrated that it is related to matters other than the weatherization work performed; and
• No undue or excessive enhancement shall occur to the value of the dwelling units.

DCED will continue to weatherize rental dwelling units in accordance with DOE regulations as identified in this Plan and the DCED WAP Directives, Guidelines, and DOE PA WAP State Plan including the On-File Information (Master File).

Re-weatherization of a dwelling unit is not allowable except:

• If the unit has been damaged by fire, flood, or act of God and repair of the damage to weatherization materials is not paid for by insurance; or

• That dwelling units partially weatherized during the period September 30, 1975 through September 30, 1994, may receive further weatherization assistance. These units may be counted as completions for compliance with the per-home expenditure limit. Each dwelling unit must receive a new energy audit, which takes into account any previous energy conservation improvements.

IX. Resolution of Client Complaints and WAP Appeals Process

Client complaints and WAP appeals are to be dealt with in a timely manner, and any action taken toward resolution is to be adequately documented.

Procedure

The sub-grantee is required to develop and provide to the client a form that identifies three points of contact for the resolution of a Weatherization complaint and WAP appeal.

The document provided should indicate that these are progressive steps of notification and appeal and that they must first attempt to resolve the issue at the local level prior to involvement by the State.

Further, the information to be provided should be left with the client at the time of application. In this way, a problem that may arise at any point during the weatherization process, including income verification, may be dealt with through the complaint/WAP appeal procedure.

• The first point of contact is the weatherization program coordinator. He or she should document the contact and take necessary action to correct the problem if it is legitimate, or to inform the client of the Weatherization Agency's position on the issue.

• The second is the coordinator's supervisor or the executive director who will be responsible to assure that the appropriate follow-up action was taken, or if further action is required.
• If a complaint is resolved by the local Weatherization Agency, the nature of the complaint and the action taken to resolve the problem must be documented and maintained in the client file as well as an agency complaint log for easy access.

• If the complaint or WAP appeal reaches DCED, the monitoring supervisor and/or field monitor will make direct contact with both the client and the Weatherization Agency to assess the nature of the problem, establish responsibility and recommend corrective action if necessary in writing to the Weatherization Agency. Upon completion of the corrective action, the Weatherization Agency must provide written documentation to DCED.

• If the complaint involves work quality, the field monitor will review the work and may inspect the unit prior to recommending corrective action.

• When the complaint involves an interpretation of program policy (e.g., income verification, liability, etc.) DCED will make a final determination and provide its decision to the local Weatherization Agency. In some cases, this could require involvement, consultation or a referral to DOE or the DCED’s Legal Office.

X. Weatherization Monitoring Schedule

For the monitoring of LIHEAP Standard Weatherization, at least 2% of the completed units will be site inspected utilizing the Quality Control Inspection (QCI) process as required in DOE WPN 15-4, Quality Work Plan, as outlined in the QCI Monitoring Checklist found in the Monitoring Directive. All the WAP monitors and monitoring supervisor are Quality Control Inspector certified.

WAP Performance/Risk Assessments will be conducted annually for each agency. As risk is determined, each agency will be addressed based on the results. Follow-up requests for information, phone conferences or in-person meetings may be scheduled to review areas of risk.