Weatherization Grantee Health and Safety Plan

☑ POLICY SUBMITTED WITH PLAN

1.0 – GENERAL INFORMATION

Grantees are encouraged to enter additional information here that does not fit neatly in one of the other sections of this document.

2.0 – BUDGETING

Grantees are encouraged to budget Health & Safety (H&S) costs as a separate category and, thereby, exclude such costs from the average cost per unit cost (ACPU) limitation. This separate category also allows these costs to be isolated from energy efficiency costs in program evaluations. Grantees are reminded that, if H&S costs are budgeted and reported under the program operations category rather than the H&S category, the related H&S costs must be included in the calculation of the ACPU and cost-justified through the approved energy audit.

Select which option is used below.

US DOE Health and Safety Budget 🗹

Contained in Program Operations

3.0 – HEALTH AND SAFETY EXPENDITURE LIMITS

Pursuant to <u>10 CFR 440.16(h)</u>, Grantees must set H&S expenditure limits for their Program, providing justification by explaining the basis for setting these limits and providing related historical experience.

Low percentages should include a statement of what other funding is being used to support H&S costs, while larger percentages will require greater justification and relevant historical support. It is possible that these limits may vary depending upon conditions found in different geographical areas. These limits must be expressed as a percentage of the ACPU. For example, if the ACPU is \$5,000, then an average expenditure of \$750 per dwelling would equal 15 percent expenditures for H&S.

15 percent is not a limit on H&S expenditures but exceeding this amount will require ample justification. These funds are to be expended by the Program in direct weatherization activities. While required as a percentage of the ACPU, if budgeted separately, the H&S costs are not calculated into the per-house limitation. DOE strongly encourages using the table below in developing justification for the requested H&S budget amount. Each H&S measure the Grantee anticipates addressing with H&S funds should be listed along with an associated cost for each measure, and by using historical data the estimated frequency that each measure is installed over the total production for the year.

It is also recommend reviewing recent budget requests, versus expenditures to see if previous budget estimates have been accurate. The resulting "Total Average H&S Cost per Unit" multiplied by the Grantee's production estimate in the Annual File <u>should</u> correlate to the H&S budget amount listed in the Grantee's state plan.

Should a Grantee request to have more than 15 percent of Program Operations used for health and safety purposes, DOE will conduct a secondary level of review. DOE strongly encourages use of this H&S template and matrix to help expedite this process

DOEE will utilize either the American Recovery Plan Act, Low Income Home Energy Assistance Program, State Local Funding, and/or Utility Funds to address health and safety measures first. After those funding sources are exhausted then the program will utilize the US DOE Health and Safety Budget funds with a ACPU of \$90.91.

4.0 – INCIDENTAL REPAIR MEASURES

If Grantees choose to identify any H&S measures as incidental repair measures (IRMs), they must be implemented as such under the Grantee's weatherization program in all cases – meaning, they can never be applied to the H&S budget category. In order to be considered IRMs, the measure must fit the following definition and be cost justified along with the associated efficiency measure;

Incidental Repairs means those repairs necessary for the effective performance or preservation of weatherization materials. Such repairs include, but are not limited to, framing or repairing windows and doors which could not otherwise be caulked or weather-stripped and providing protective materials, such as paint, used to seal materials installed under this program. (<u>10 CFR 440 "Definitions"</u>)

Those repairs necessary for the effective performance or preservation of weatherization materials will be addressed. Such repairs include framing or repairing windows and doors that could not otherwise be caulked or weather-stripped, and provide protective materials such as paint, to seal materials installed under this program.

US DOE program policies strictly prohibit roof replacement, structural repairs, or other non-energy related rehabilitation work. Units requiring this type of repair will be addressed using local, ARP, or LIHEAP funds. The Incidental Repairs List (Attachment A) identifies measure(s) and associated cost. DOEE will include the justification in the client that thoroughly explains the need and relationship to a specific energy conservation measure (ECM). All incidental repair measures must be modeled and included in the SIR.

5.0 – DEFERRAL/REFERRAL POLICY

Deferral of services may be necessary if H&S issues cannot be adequately addressed according to WPN 17-07 guidance. The decision to defer work in a dwelling is difficult but necessary in some cases. This does not mean that assistance will never be available, but that work must be postponed until the problems can be resolved and/or alternative sources of help are found. If, in the judgment of the auditor, any conditions exist which may endanger the health and/or safety of the workers or occupants, the unit should be deferred until the conditions are corrected. Deferral may also be necessary where occupants are uncooperative, abusive, or threatening. Grantees must be specific in their approach and provide the process for clients to be notified in writing of the deferral and what conditions must be met for weatherization to continue. Grantees must also provide a process for the client to appeal the deferral decision to a higher level in the organization.

Grantee has developed a comprehensive written deferral/referral policy that covers both H&S, and other deferral reasons?

Yes 🗹	No 🗖	
Where can this deferral/referral	policy be accessed?	

Per DOEE's Operation Manual units are deferred on a case-by-case basis reasons for deferral are identified at the time of the energy audit, or before weatherization work commences. If an item(s) I is t e d on the DOEE Deferral Form (Attachment B) is noticed before work begins, the client is not allowed to receive any measure from the weatherization assistance program until the issue is addressed. Because the program does not allow partial weatherization, the Subgrantee is required to conduct an extensive walk through of each home to avoid work taking place in homes with deferral conditions.

Deferred clients receive a signed copy via postal mail of the DOEE Deferral Form which includes: an explanation of the nature of the hazard to include photographic documentation; the client's name and address; contact information for an appeal of the deferral decision; date of the audit/assessment; the date when the client was informed of the potential health and safety issues; and the signature of the energy auditor who conducted the audit, client, and program manager.

A copy of the deferral decision is placed in DOEE's client file and uploaded to the Quickbase system under the client's case file. Once the client has addressed the deferral issues, they are eligible to reapply for the Weatherization Assistance Program and a second site visit is conducted to verify compliance.

In a case in which DOEE is aware of pending redevelopment, the dwelling(s) will not be weatherized. To determine the timeframe, we will determine the payback for each measure. For example, if a measure has a SIR of 1 or more and the lifetime of the measure is 8 years, we will not address the property it is slated for redevelopment within that timeframe.

6.0 – HAZARD IDENTIFICATION AND NOTIFICATION FORM(S)

Documentation forms must be developed that include at a minimum: the client's name and address, dates of the audit/assessment and when the client was informed of a potential H&S issue, a clear description of the problem, a statement indicating if, or when weatherization could continue, and the client(s) signature(s) indicating that they understand and have been informed of their rights and options.

Documentation Form(s) have been developed and comply with guidance?

Yes 🗹 🛛 No 🗖

7.0 – HEALTH AND SAFETY CATEGORIES

For each of the following H&S categories identified by DOE:

- Explain whether you concur with existing guidance from WPN 17-07 and how that guidance will be implemented in your Program, if you are proposing an alternative action/allowability, or if the identified category will not be addressed and will always result in deferral. Alternatives must be comprehensively explained and meet the intent of DOE guidance.
- Where an Action/Allowability or Testing is "required" or "not allowed" through WPN 17-07, Grantees must concur, or choose to defer all units where the specific category is encountered.
- "Allowable" items under WPN 17-07 leave room for Grantees to determine if the category, or testing, will be addressed and in what circumstances.

Grantee Health and Safety Plan – July 1, 2022 – June 30, 2023

- Declare whether DOE funds or alternate funding source(s) will be used to address the particular category.
- Describe the explicit methods to remedy the specific category.
- Describe what testing protocols (if any) will be used.
- Define minimum thresholds that determine minor and major repairs
- Identify minimum documentation requirements for at-risk occupants
- Discuss what explicit steps will be taken to educate the client, if any, on the specific category if this is not explained elsewhere in the Plan. Some categories, like mold and moisture, require client education.
- Discuss how training and certification requirements will be provided for the specific category. Some categories, like Lead Based Paint, require training.
- Describe how occupant health and safety concerns and conditions will be solicited and documented

Grantees may include additional H&S categories for their particular Programs. Additional categories must include, at a minimum, all of the same data fields as the DOE-provided categories. Two additional tables have been created to utilize.

7.1 – Air Conditioning and Heating Systems						
	Concurrence, Alternative, or Deferral					
Concurrence w	Concurrence with Guidance ☑ Alternative Guidance □ Results in Deferral □					
	Air Conditioning Unallowable Measure 🛛 Heating Unallowable Measure 🛛					
	Funding					
DOE 🗹						

How do you address unsafe or non-functioning primary heating/cooling systems?

"Red tagged," or inoperable primary heating system may be replaced or repaired where climate conditions warrant. Only primary central air conditioning system replacement or repair is allowed in homes where current occupants meet DOEE's definition of "at-risk" and climate conditions warrant. DOEE requires Subgrantee's and contractors to follow state code and work must be performed by a licensed HVAC contractor. DOEE uses proper sizing protocols per NEAT outputs based on post-weatherization housing characteristics, including installed mechanical ventilation, when installing or replacing a heating or cooling appliance. Unsafe primary units will be repaired, replaced and removed, or rendered inoperable, or deferral is required. Replacement or installation of secondary units is not allowed.

An at-risk occupant is a household member with a medical condition documented by a physician that requires air conditioning. The documentation must be no older than 180 days. Air conditioning treatments are limited to replacement, repair, modification, and tune-up when existing heating system is being addressed. No new installations are permitted.

How do you address unsafe or non-functioning secondary heating systems, Including unvented secondary space heaters?

Unvented space heaters are removed as a H&S measure before weatherization measures can be installed, except those used as secondary heat sources that conform to ANSI Z21.11.2.

Subgrantees must explain to owners and tenants, and record on Health and safety Form, those

significant amounts of combustion by-products, including water vapor, CO, NO2, and particulates are produced by these systems.

Subgrantees must complete Health and safety Form and require the applicant to sign the form before proceeding with work. WAP funds cannot be used to purchase or install any type of unvented or vent-less combustion appliance.

Indicate Documentation Required for At-Risk Occupants

Certified document from medical provider noted medical conditions that deem that at risk due to temperature in their residence.

Testing Protocols

All vented combustion appliances are tested for CO in undiluted flue gas and the results documented. Gas leak detection tests are conducted along accessible gas lines throughout the interior and exterior of the building, and the findings recorded on NEAT Audit data collection Form . All accessible gas lines and piping are tested for gas leaks. For significant leaks, combustion appliances are disabled, the area evacuated and

Ventilated, and the fuel supplier notified for shut-off until repairs are completed. Minor leaks may be addressed at the time of inspection or specified for repair. Testing is performed at audit, after any work on the gas piping is complete, and at post inspection.

An SSE test is required on every heating system, where appropriate. Pre- and post-weatherization recorded The worst-case CAZ configuration for each appliance zone is established and recorded in the client project file. The worst-case negative pressure is measured in all vented CAZs. Any zone or area of the building that contains a vented combustion appliance, including space heaters and water heaters, is considered a CAZ.

BPI combustion safety test procedures are followed, and action levels and appropriate actions taken based on the test results. Combustion safety testing is done at audit, after any work is done to the building envelope or appliance(s), and at post inspection.

Client Education

Educate owners and tenants, using client education Form, about the importance of smoke and CO detectors working properly, the importance of heating system monitoring and maintenance for efficiency benefits, the dangers of poorly maintained heating systems, such as high CO levels, and fire hazards associated with using unvented space heaters

When deferral is necessary, provide information to the client, in writing, describing conditions that must be met in order for weatherization to commence. A copy of this notification will be placed in the client file. • Discuss appropriate use and maintenance of units. Provide all paperwork and manuals for any installed equipment. Discuss and provide information on proper disposal of bulk fuel tanks when not removed as part of the weatherization work.

Training

WAP H&S policy training on allowable activities. Licensing and/or certification for HVAC installers as required by authority having jurisdiction (AHJ). CAZ depressurization test and inspection training.

7.2 - Asbestos - All

What is the blower door testing policy when suspected Asbestos Containing Material (ACM) is identified?

A blower door should be used in all homes to diagnose measure and identify air leakage for effective weatherization. Take all reasonable and necessary precautions to prevent asbestos contamination in the home. Grantees must have a policy for identifying and managing suspected asbestos containing materials (ACM). "Friable" means the material can be crumbled, pulverized, or reduced to powder by the pressure of an ordinary human hand. Per DOEE operation manual section 4.2.1 In situations where mold, moisture, asbestos, lead, pest control, structural damage, flooring and wall damage, roof leaks exist, or client refuses any measures no weatherization work will be performed. • The existence of asbestos siding that is in good condition does not prevent installing dense-pack insulation from the exterior. • Siding may be removed and reinstalled in order to perform the ECM, and the associated costs may be charged as part of the ECM. • General abatement of asbestos siding or replacement with new siding is not an allowable H&S cost.

A blower door maybe used when no confirmed ACM is present within the pressure boundary or only nonfriable ACM is present within the pressure boundary. A blower door shall not be performed when friable ACM is present inside the pressure boundary and at risk of becoming airborne.

	7.2a – Asbestos - in siding, walls, ceilings, etc.									
		Concurrence, Alter	native, or Deferra	1						
Concurrence	with Guidance 🗹	Alternative Gu	idance 🗖	Results in Deferral 🛛						
		Func	ling							
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🛛	Other 🗹						
How do you	address suspected AC	M's in siding, walls,	or ceilings that v	vill be disturbed through the cour	How do you address suspected ACM's in siding, walls, or ceilings that will be disturbed through the course					

of weatherization work?

Take all reasonable and necessary precautions to prevent asbestos contamination in the home. "Friable" means the material can be crumbled, pulverized, or reduced to powder by the pressure of an ordinary human hand. • The existence of asbestos siding that is in good condition does not prevent installing dense-pack insulation from the exterior. • Siding may be removed and reinstalled in order to perform the ECM, and the associated costs may be charged as part of the ECM. • General abatement of asbestos siding or replacement with new siding is not an allowable H&S cost.

Per the operation manual:

In general, asbestos removal is not an approved health and safety weatherization expense however; if at all possible, asbestos should not be disturbed. Requirements for asbestos removal include:

- All asbestos work must be completed by a licensed individuals and in accordance with the District's air quality regulations relating to asbestos;
- Removal or encapsulation is allowed and may be necessary when the measure will provide a cost effective SIR, which is normally true of large, multifamily heating systems;
- Removal and replacement of asbestos siding for purposes of wall cavity insulation is permissible if allowed by District law. Subgrantee's are required to contact Department of Consumer and Regulatory Affairs (DCRA) and the Air Quality Division of DOEE to determine the correct course action;
- When permitted by District or Federal regulations, encapsulation (usually less costly than asbestos removal) may be used;
- Subgrantee's encountering an asbestos situation should contact DOEE for direction before proceeding with blower door testing or any other work; and

All major asbestos problems should be referred to DOEE and/or the US EPA

Testing Protocols

Visually inspect exterior wall surface and subsurface, floors, walls, and ceilings for suspected Asbestos Containing Materials (ACM) prior to drilling or cutting. • Asbestos Hazard Emergency Response Act of 1986 (AHERA) sample collection and testing must be conducted by a certified tester.

Client Education

Inform the client in writing that suspected ACMs are present and what precautions will be taken to ensure the occupants' and workers' safety during weatherization. • Formally notify client in writing of results if testing was performed.

Training and Certification Requirements

Safe practices for siding removal and replacement. • How to identify suspected ACM. • Licensing/certification for removal and reinstallation of asbestos siding if required by AHJ

	7.2b – Asbestos - in vermiculite				
		Concurrence, Alter	native, or Deferra	1	
Concurrence w	vith Guidance 🗹	Alternative Gu	idance 🗖	Results in Deferral 🛛	
		Fund	ling		
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🗖	Other 🗹	
How do	you address suspecte	d ACM's in vermicu	lite that will be d	isturbed through the course of	
		weatheriza	tion work?		
When vermicu	lite is present, assume	e it contains asbesto	os unless testing de	etermines otherwise. • Do not	
perform a blow	wer door test if it will o	disturb the vermicul	ite. • Use proper r	espiratory protection while in area	as
containing ver	miculite. • Encapsulat	ion by an appropria	tely trained asbest	tos control professional is allowed.	
WPN 22-5 Tab	WPN 22-5 Table of Issues 4				
		Testing P	rotocols		
AHERA sampl	e collection and testir	ng must be conducte	ed by a certified te	ster. • Baseline	

environmental asbestos sampling is an allowable cost if authorized in the H&S Plan.

Client Education

Instruct clients in writing not to disturb suspected ACM. • Provide asbestos safety information to the client. • Formally notify client in writing of results if testing was performed.

Training and Certification Requirements

Training on how to recognize vermiculite. • AHERA or state certification to conduct testing. • AHERA or other appropriate asbestos control professional certification/training for encapsulation.

7.	7.2c – Asbestos - on pipes, furnaces, other small covered surfaces				
		Concurrence, Alter	native, or Deferra	1	
Concurrence w	vith Guidance 🗹	Alternative Gu	idance 🗖	Results in Deferral 🛛	
		Fund	ling		
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🗖	Other 🗹	
How do you address suspected ACM's (e.g., pipes, furnaces, other small surfaces) that will be disturbed					
	thro	ough the course of	weatherization w	ork?	

Assume asbestos is present in suspect covering materials. • When suspected friable ACM is present, take precautionary measures as if it is asbestos unless testing determines otherwise. • Encapsulation by an appropriately trained asbestos control professional is allowed and should be conducted prior to blower door testing if the materials are friable. • Removal maybe allowed by an appropriately trained professional on a case-by-case basis. • Charge only those costs directly associated with the testing, encapsulation, or removal to the H&S budget category.

Testing Protocols

Assess whether suspected ACMs are present. • AHERA sample collection and testing is allowed and must be conducted by a certified tester.

Client Education

Instruct clients in writing not to disturb suspected ACM. • Provide asbestos safety information to the client. • Formally notify client in writing of results if testing was performed.

Training and Certification Requirements

How to recognize suspected ACM. • AHERA or other appropriate asbestos control professional certification/training is required to abate the ACM

7.5 – Biologicals and Unsanitary Conditions

(odors, mustiness, bacteria, viruses, raw sewage, rotting wood, etc.)

	Concurrence, Alternative, or Deferral				
Concurrence with Guidance 🗹 Alternative Guidance 🗆 Results in Deferral 🗆				Results in Deferral 🛛	
	Unallowable Measure				
	Funding				
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🗖	Other 🗹	

What guidance do you provide Subgrantees for dealing with biological and/or unsanitary conditions in homes slated for weatherization?

Remediation of conditions that may lead to or promote biological concerns and unsanitary conditions is allowed. • Addressing bacteria and viruses is not an allowable cost. • Deferral may be necessary in cases where conditions in the home pose a health risk to occupants and/or weatherization workers. • See Mold and Moisture section for more information

Testing Protocols

Sensory inspection

Client Education

Inform client in writing of observed conditions. • Provide information on how to maintain a sanitary home. • When deferral is necessary, provide information in writing describing conditions that must be met in order for weatherization to commence.

Training

How to recognize unsafe conditions and when to defer. • Safe work practices when encountering such conditions.

7.6 – Building Structure and Roofing					
		Concurrence, Alter	native, or Deferra	1	
Concurrence with Guidance 🗹 Alternative Guidance 🗆 Results in Deferral 🗆					
	Funding				
DOE 🗖	LIHEAP 🗹	State 🗹	Utility 🛛	Other 🗹	

What guidance do you provide Subgrantees for dealing with structural issues (e.g., roofing, wall, foundation) in homes slated for weatherization?

Building rehabilitation is beyond the scope of the Weatherization Assistance Program. • Homes that require more than minor repairs must be addressed through our healthy homes program. • See Mold and Moisture, Code Compliance, and Pests sections for more information.

How do you define "minor" or allowable structure and roofing repairs, and at what point are repairs considered beyond the scope of weatherization?

See Attachment A.

If priority lists are used, and these repairs are designated as Incidental Repairs, at what point is a sitespecific audit required?

DOEE only conducts a site specific audit.

Client Education

Notify client in writing of structurally compromised areas. • When deferral is necessary; provide information in writing describing conditions that must be met in order for weatherization to commence.

Training

How to identify structural and roofing issues.

	7.7	– Code Com	pliance	
	Concurre	ence, Alternativ	e, or Deferra	I
Concurrence with Guidar	nce 🗹 🛛 Alte	rnative Guidan	ce 🗆	Results in Deferral
		Funding		
DOE 🛛 LIHE	AP 🗹 🦳 Stat	e 🗹	Utility 🗹	Other 🗹
What guidance do you	provide Subgrante	es for dealing v	vith code com	pliance issues in homes receiving
		atherization me		
	•			unless triggered by weatherization
-	•			orrection of preexisting code
			-	ode requirements with reference to
				the client file. • Follow State and
	•	-	•	Ires. • Condemned properties and
properties where "red ta				
What specific situations	commonly trigger c	•	•	rements for your network? How are
		they address		
_				and local codes. When, in the
		•		icluding a code compliance
	•	•		crew or subcontractor, the work, corrected weatherization will be
deferred until the condition				corrected weatherization will be
	JIIIS CONTECLEU	Client Educat	ion	
Inform client in writing of	observed code com		-	s in a deferral. • When deferral is
•		•		be met in order for weatherization
to commence.	interest in writing des			
		Training		
How to determine what o	code compliance ma			
		,		

7.8 – Combustion Gases						
Concurrence, Alternative, or Deferral						
Concurrence with Guidance I Alternative Guidance Results in Deferral						
Funding						
DOE LIHEAP State Utility Other						
Testing Protocols						
BPI Combustion Safety protocol is used when Proper venting to the outside for combustion appliances,						
including gas dryers and, furnaces, vented space heaters and water heaters is required. 22Correct venting						
when testing indicates a problem. 201 unsafe conditions whose remediation is necessary to perform						
weatherization cannot be remedied by repair or tuning, replacement is an allowable H& measure. 22 Maintain						
documentation justifying the replacement with a cost comparison between replacement and repair in the						
client file. 22Replacement units meet safety guidelines as determined in the Plan or technical How are crews instructed to handle problems discovered during testing, and what are the specific						
protocols for addressing hazards that require an immediate response?						
BPI Combustion Safety protocol is used when Combustion safety testing is required when combustion						
appliances are present. • Test naturally drafting appliances for spillage and CO during CAZ depressurization						
testing pre and post-weatherization and before leaving the home on any day when work has been done that						
could affect draft (e.g., tightening the home, adding exhaust). • Inspect venting of combustion appliances and						
confirm adequate clearances. • Check DOE- approved audit to determine if the appliance can be justified as						
an ECM prior to replacement as an H&S measure.						
Client Education						
Provide client with combustion safety and hazards information.						
Training						
Component of Auditor training ,How to perform appropriate testing, determine when a building is excessively						
depressurized, and the difference between air free and as-measured CO. • CO action levels						
depressuitzed, and the difference between an free and as measured co. • co action levels						
7.9 – Electrical						
Concurrence, Alternative, or Deferral						
Concurrence with Guidance 🗹 Alternative Guidance 🗆 Results in Deferral 🗆						
Funding						
DOE LIHEAP Ø State Ø Utility Ø Other Ø						
What guidance do you provide Subgrantees for dealing with electrical hazards, including knob & tube						
wiring, in homes slated for weatherization?						
The visual inspection of the unit includes an analysis of electrical hazards. Subgrantees ensure that all electrical						
hazards that exist in areas where weatherization work is to be done are corrected prior to						
commencement of work. Subgrantees should avoid insulating any areas of a building where live knob-and-						
tube wiring is known to exist. Knob-and-tube wiring can be replaced if the cost of the rewiring and the cost of						
the insulation added together results in an SIR that is greater than or equal to one. If the hazard exists in						

areas where weatherization work is to be done, and can't be corrected by WAP prior to commencement of work, Deferral Form issued and the project is deferred until the hazard is remedied.

How do you define "minor" or allowable electrical repairs, and at what point are repairs considered beyond the scope of weatherization?

The visual inspection of the unit includes an analysis of electrical hazards. Subgrantees ensure that all electrical hazards that exist in areas where weatherization work is to be done are corrected prior to commencement of work. Subgrantees should avoid insulating any areas of a building where live knob-and-tube wiring is known to exist. Knob-and-tube wiring can be replaced if the cost of the rewiring and the cost of the insulation added together results in an SIR that is greater than or equal to one. If the hazard exists in areas where weatherization work is to be done, and can't be corrected by WAP prior to commencement of work, Deferral Form issued and the project is deferred until the hazard is remedied.

If priority lists are used, and these repairs are designated as Incidental Repairs, at what point is a sitespecific audit required?

See Attachment A. When the cost of an ECM and the cost of the electrical repair together results in an SIR equal to or greater than one, the electrical repair is allowable. If the electrical repair is not necessary to complete an ECM, or group of ECMs, or doesn't meet the definition of a H&S measure, or the ECM including the electrical repair does not result in an SIR equal to or greater than one, the "minor" repair is not allowable and is considered beyond the scope of WAP.

Client Education

When electrical issues are the cause of a deferral, provide information to client on over-current protection, overloading circuits, and basic electrical safety/risks.

Training

How to identify electrical hazards. • Local (or AHJ) code compliance.

	7.10 – Formalde	ehyde, Volatile	Organic Com	pounds (VOCs),	
	Flamma	ble Liquids, an	d other Air Po	llutants	
	(Concurrence, Alteri	native, or Deferra		
Concurrence	with Guidance 🗹	Alternative Gu	idance 🛛	Results in Deferral 🛛	
		Fund	ling		
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🛛	Other 🗹	
What guida	nce do you provide Sub	grantees for dealir	ng with formaldeh	yde, VOCs, flammable liquids, and	
	other air pollut	ants identified in h	omes slated for w	veatherization?	
Removal of p	ollutants is allowed and	is required if they p	oose a risk to work	ers. • If pollutants pose a risk to	
workers and	removal cannot be perfo	ormed or is not allo	wed by the client,	the unit must be deferred. • Refer	
to Hazardous	Materials Disposal sect	on for more inform	nation.		
		Testing P	rotocols		
Sensory inspe	ection.				
		Client Ed	ucation		
Inform client	in writing of observed h	azardous condition	and associated ris	sks. • Provide client written	
materials on	safety issues and proper	disposal of househ	old pollutants. • V	Vhen deferral is necessary, provide	
information i	information in writing describing conditions that must be met in order for weatherization to commence.				
		Trair	ning		
How to recog	gnize potential hazards a	nd when removal is	s necessary		

	7.11 – Fuel Leaks				
(please indica	nte specific fuel type if polic	y differs by type)			
	Concurrence, Alternative, or Deferral				
Concurrence with Guidance ☑ Alternative Guidance □ Results in Deferral □					

		Fun	ding		
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🗹	Other 🗹	
		Remediatio	on Protocols		
When a mino	or gas leak is found on t	he utility side of sei	rvice, the utility serv	vice must be contacted before v	work
may proceed	. • Fuel leaks that are the	ne responsibility of	the client (vs. the u	tility) must be repaired	
before weath	erizing a unit. • Notify	utilities and tempo	rarily halt work whe	n leaks are discovered that are	e the
responsibility	of the utility to addres	S.			
How do you	define allowable fuel	leak repairs, and a	t what point are re	pairs considered beyond the s	соре
		of weath	erization?		
See Attachme	ent A.				
		Client E	ducation		
Inform clients	s in writing if fuel leaks	are detected			
		Trai	ning		
Component o	of Auditor training – visu	al inspections			

7.12 – Gas Ovens / Stovetops / Ranges							
Concurrence, Alternative, or Deferral							
Concurrence with Guidance 🗹 Alternative Guidance 🗆 Results in Deferral 🗆							
		Func	ling				
DOE 🗖	LIHEAP 🗹	State 🗹	Utility 🗹	Other 🗹			
What guid	lance do you provide S	Subgrantees for add	lressing unsafe ga	s ovens/stoves/ranges in homes			
		slated for wea	atherization?				
Subgrantees	Auditor follow BPI Co	mbustion Safety p	rocedures to test	the oven for combustion safety			
following the	ese steps and recomm	ended actions. The	y are to measure	CO in the ambient air in the			
kitchen durin,	g these tests. The EPA r	ecommendsthatth	eambientairsho	uld never be more than 35 parts per			
million (ppm)	during the test. The	basic procedure is:					
 Test for gas 	leaks in the gas piping	in and around the ra	ange and oven.				
• Turn the ov	en on and set it to bake	e on high temperatu	re. Sample the CO	level in exhaust gases at the oven			
vent and in th	vent and in the ambient air nearby after 10 minutes.						
• If the vent 0	CO reading is over 225 p	opm as measured, o	r if the ambient-ai	r reading exceeds 35 ppm as			
measured du	ring the test, discontin	ue testing. In the c	ase where both sp	oillage and excessive CO are			

present, ventilate the area and recommend that the appliance be shut down immediately until it can be serviced.

• Clean and tune the oven by removing aluminum foil, dirt, and corrosion around the burner. Many range and oven burners are equipped with adjustable needle-and seat valves. Adjust the burner's gas control to reduce CO.

If the vent CO reading remains over 225 ppm as measured, consider replacing the oven and range if **non-DOE funds are available**; if not, advise the homeowner/occupant that the appliance should be shut down and serviced immediately by a qualified professional

Testing Protocols

BPI Combustion Safety Test Procedures and Action Levels can be found on BPI's Web site

Client Education

It is recommended the following topics are discussed:

- Never use a range burner or gas oven as a space heater.
- Open a window, and/or turn on the kitchen exhaust fan when using the range or oven.
- Never install aluminum foil around a gas range burner or gas oven burner because the foil could interfere with the flame.

• Keep range burners and ovens clean to prevent dirt from interfering with combustion. Gas burners should display hard blue flames. Call a service company if you notice yellow flames, white flames, wavering flames, or noisy flames.

Training

Component of Auditor training – visual inspections

7.13 – Hazardous Materials Disposal

[Lead, Refrigerant, Asbestos, Mercury (including CFLs/fluorescents), etc.] (please indicate material where policy differs by material)

Concurrence, Alternative, or Deferral

Concurrence with Guidance 🗹 Alternative Guidance 🗆 Results in Deferral 🗆

Funding					
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🗖	Other 🗹	

Hazardous Waste Materials generated in the course of weatherization work shall be disposed of according to all local laws, regulations and/or Federal guidelines, as applicable. • Document proper disposal requirements in contract language with responsible party. • Refer to Lead and Asbestos sections for more information on those topics. Testing • Not applicable. • Refer to Lead and Asbestos sections for more information on those topics. WPN 22-5 Table of Issues 9

Client Education

Inform client in writing of hazards associated with hazardous waste materials being generated/handled in the home.

Training

OSHA 10-hour worksite training is a mandatory training per program policy. All technicians performing diagnostic tests or inspections, must have access to all necessary personal protective equipment required by OSHA. (Personal safety standards are from BPI's technical standards. See <u>www.bpi.org</u>.) Required protective equipment includes, but is not limited to, fitted respirators with canister filters, dust masks, gloves, protective clothing, safety glasses, and hard hats.

Technicians are trained in proper use and applications for these devices and must adhere to OSHA regulations when on the job site.

A copy of the Safety Data Sheets (SDS) for all materials used on the job and installed in the unit is kept on each crew vehicle and made available to all workers and assisted households upon request.

Disposal Procedures and Documentation Requirements

All refrigerators containing hazardous material, or any other possibly hazardous materials encountered (CFLs/Fluorescents, etc.) that are removed or replaced are de-manufactured or disposed of in accordance with local laws, regulations and EPA requirements, Proper disposal requirements are documented in contract language with responsible parties (subcontractors).

7.14 – Injury Prevention of Occupants and Weatherization Workers							
(Measures	(Measures such as repairing stairs and replacing handrails)						
	Concurrence, Alterr	native, or Deferr	al				
Concurrence with Guidance	Alternative Gui	dance 🛛	Results in Deferral				
	Fund	•					
DOE □ LIHEAP ☑	State 🗹	Utility 🗹	Other 🗹				
What guidance do y	• •	• •	able injury-related repairs				
	(e.g., stairs, handrails,	•	-				
			other on-the-job injuries. Subgrantees				
			or occupants of assisted buildings.				
In limited cases, minor repairs	•						
conditions exist, work will be de	-	,	-				
-	• • •		res, and at what point are repairs				
considered beyond the sc	measure of weatherization?	-	" or allowable injury prevention				
See Attachment A.							
	Train	ing					
Training • Hazard identification		-					
	7.15 – Lead I	Based Paint					
	Concurrence, Alterr	native, or Deferr	al				
Concurrence with Guidance	Alternative Gui	dance 🛛	Results in Deferral 🛛				
	Fund	ing					
DOE □ LIHEAP ☑	State 🗹	Utility 🛛	Other 🗹				
	Safe Work	Protocols					

Crews must follow EPA's Lead; Renovation, Repair and Painting Program (RRP) when working in pre-1978 housing unless testing confirm the work area to be lead free. • Deferral is required when the extent and condition of lead-based paint in the house would potentially create further H&S hazards. • Only those costs directly associated with the testing and lead safe practices for surfaces directly disturbed during weatherization activities are allowable.

Testing Protocols

Testing to determine the presence of lead in paint that will be disturbed by WAP measure installation is allowed with EPA-approved testing methods. • Testing methods must be economically feasible and justified. Job site set up and cleaning verification by a Certified Renovator is required. • DOEE verifies that crews are using lead safe work practices during monitoring.

Client Education

Follow pre-renovation education provisions for RRP. • When deferral is necessary, provide information in writing describing conditions that must be met in order for weatherization to commence.

Training and Certification Requirements

All employees and contractors working on pre-1978 homes must receive training to install measures in a leadsafe manner in accordance with the field guide/SWS and EPA protocols, and installation must be overseen by an EPA Certified Renovator. • DOEE Monitors and Subgrantee Inspectors must be Certified Renovators.

		Documentation	Requirements			
Client file mu	st include Certified Re		•	ovided on-site; description of		
specific actions taken; lead testing and assessment documentation; and, photos of site and containment						
set up.						
Includ	e the location of photo	os referenced if not i	n file.			
		7.16 – Mold a	nd Moisture			
(Includin	g but not limited	to: drainage, gu	tters, downsi	pouts, extensions, flashing,		
				ers, moisture barriers, etc.)		
sump pu						
Concurronco	with Guidance 🗹	Concurrence, Alterr Alternative Gui		Results in Deferral		
<u>concurrence</u> v		Alternative Gui				
		Fund	ing			
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🗆	Other 🗹		
What guid	tance do vou provide	Subgrantees for de	ling with moist	ure related issues (e.g., drainage,		
				on bare earth floors) in homes slated		
gutters, down	i spouts, moisture bui	for weathe	-	sin bare caren noors, in nomes siatea		
Limited water	damage repairs that c			orkers are allowed when necessary		
				d durability of the measures. •		
		-	•	is allowed when necessary in order		
	•			lity of the measures. Source control		
		-	•	on where weatherization measures		
-	-					
-	ne H&S budget categor		norder to apply	caulk) must be charged as part of the		
		-	tod mossures a	nd at what point is work considered		
		beyond the scope o		-		
Mold testing a				ld and moisture issues cannot be		
	ferral is required.					
,		Client Ed	ucation			
Provide client	written notification an			wareness. • Provide information on		
				mation on proper landscape design		
•	•	0 0 1		l is necessary, provide information in		
	ping conditions that mu					
		Train				
National curri	culum on mold and mo			nize drainage issues		
			. • 1101/10/10006			
		7.17 –	Docto			
Conourse		Concurrence, Altern				
concurrence v	with Guidance 🗹	Alternative Gui	aance ப	Results in Deferral		
		F				
		Fund	-	Other 2		
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🗖	Other 🗹		
What guides	co do you provide Cul	graptoss for dealing	a with posts and	nost intrusion provention in horses		
what guidan	le do you provide Sub	grantees for dealin	g with pests and	pest intrusion prevention in homes		

slated for weatherization?

Pest removal is allowed only where infestation would prevent weatherization. • Screening of windows and points of access, and incorporating pest exclusion into air sealing practices to prevent intrusion is allowed

Define Pest Infestation Thresholds, Beyond Which Weatherization Is Deferred

Infestation of pests may be cause for deferral where it cannot be reasonably removed or poses H&S concern for workers.

Testing ProtocolsAssessment of presence and degree of infestation and risk to worker.

Client Education

Inform client in writing of observed condition and associated risks. • When deferral is necessary, provide information in writing describing conditions that must be met in order for weatherization to commence.

Training

How to assess presence and degree of infestation, associated risks, and deferral policy.

	740	Deden					
	7.18 – Radon						
	Concurrence, Alter						
Concurrence with Guidance	Alternative G	uidance 🛛	Results in Deferral				
		ding					
DOE □ LIHEAP 🗹	State 🗹	Utility 🗆	□ Other 🗹				
	guidance do you provid						
Radon mitigation is not an allow	vable H&S cost. • Clients	s must sign an ir	nformed consent form prior to				
receiving weatherization service	es. This form must be ke	ept in the client	file. • In homes where radon may be				
present, work scope should inc	lude precautionary mea	sures based on	EPA Healthy Indoor Environment				
Protocols for Home Energy Up	rades, to reduce the po	ssibility of maki	ng radon issues worse. • Whenever site				
conditions permit, cover expos	ed dirt floors within the	pressure/therm	nal boundary with 6 mil (or greater)				
polyethylene sheeting, lapped	at least 12" and sealed v	vith appropriate	e sealant at all seams, walls and				
penetrations. , open sump pits	with an airtight cover is	required, as per	r WPN 22-7, isolating the basement				
from the conditioned space, ar	d ensuring crawl space	venting is instal	lled • Other precautions may include,				
but are not limited to, sealing a	but are not limited to, sealing any observed floor and/or foundation penetrations.						
	Testing Protocols						
Testing at their discretion in ar	eas with high radon pote	ential.					
	Client E	ducation					
DOEE provides all clients with	a copy of EPA's A Citizer	n's Guide to Rad	lon and informs them of radon related				
risks. • A list of precautionary	measures WAP will insta	all based on EPA	A Healthy Indoor Environment				
Protocols;							
Some of the benefits of Weath	erization including energ	gy savings, energ	gy cost savings, improved home				
comfort, and increased safety; and • Confirmation that EPA's A Citizen's Guide to Radon was received and							
radon related risks discussed with the client.							
	Training and Certification Requirements						
Auditors, assessors and inspect	ors must have knowleds	ge of radon, wha	at it is and how it occurs, including				
what factors may make radon	vorse and precautionary	/ measures that	may be helpful. • Workers must be				
trained in proper vapor retarder installation. • A zonal map can be located at							
http://www.epa.gov/radon/pc	fs/zonemapcolor.pdf						
	Documentation	n Requirements	s				

Energy Auditor will obtain client acknowledgement of receiving "EPA's A Citizen's Guide to Radon" once the energy audit is completed. DOEE emails the Radon division within the agency a list of clients serviced at the end of the fiscal year so they can receive a free radon test kit once weatherization work is completed

7.19 – Safety Devices: Smoke and Carbon Monoxide Alarms, Fire Extinguishers							
	Concurrence, Alternative, or Deferral						
Concurrence with Guidance 🗹 Alternative Guidance 🗆 Results in Deferral 🗆							
		Func	ling				
DOE 🗹	LIHEAP 🗹	State 🗹	Utility 🗖	Other 🗹			
	What is your po	licy for installation	or replacement o	of the following:			
Smoke Alarm	s: Smoke alarms may b	e installed where al	arms are not prese	ent or are inoperable.			
Carbon Mond	xide Alarms: where ala	irms are not presen	t or are inoperable	e. CO alarms must be installed			
Fire Extinguis	hers: fire extinguishers	may be provided as	s an allowable H&S	Smeasure			
	Testing Protocols						
Check existing	g alarms for operation.,	Verify operation of	installed alarms.				
	Client Education						
Provide client	Provide client with verbal and written information on use of devices installed						
		Trair	ning				
Where to inst	all alarms. • Local code	compliance					

	7.20 – Occupant Health and Safety Concerns and Conditions							
	Concurrence, Alternative, or Deferral							
Concurrence	e with Guidance 🗹	Alternative Gu	idance 🛛	Results in Deferral				
		Fund	ling					
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🛛	Other 🗹				
What guidar	nce do you provide Sub	grantees for solicit	ing the occupants'	' health and safety concerns related				
		to components	of their homes?					
-		•		cautions against performing work				
	• •			ety risks. In cases where an				
	•	•		ealth condition, including allergies,				
				/or safety hazard, the occupant(s)				
	•			ities. In cases where an occupant is				
				naterial will not be installed. If				
			•	nown allergies to the alternative				
materials and they meet DOE regulation, crews/contractors may substitute the alternative material(s). If no								
safe alternative material meeting US DOE standards is available, the measure shall not be installed. This must								
be well docu	be well documented in the client file.							
-	• •	-	-	er occupants suffer from health				
	conditions that may be	e negatively affecte	d by the act of we	eatherizing their home?				

When performing an energy audit, the energy auditor should be referencing the information on the Client Questionnaire. This questionnaire provides the auditor with information about the building and the lifestyle of its occupants to help the auditor identify, among other things, any potential health and safety concerns. Once identified, these areas can be dealt with through client education or adjustments to the work scope.

What guidance do you provide Subgrantees for dealing with potential health concerns when they are identified?

subgrantees to notify DOEE, owners and occupants of any adverse health or safety conditions discovered in a building where weatherization work will be conducted, or where a decision to defer work has been made. Subgrantees are required to complete the Health and Safety Notification with client sign off to inform and educate occupants and owners of potential health or safety hazards present in the building. Subgrantees are required to take all reasonable precautions against performing work on buildings that will subject workers or clients to health and safety risks

Client Education

The auditor is also required to complete a visual health and safety inspection and provide documentation of any concerns discovered. Where serious concerns are found, that can or cannot be addressed through weatherization, occupants are advised of these possible hazards in writing (Health and Safety Notification;) regarding their safety. Where necessary, occupants will be advised to relocate from the building or unit during installation of energy conservation materials to ensure the household's safety.

Documentation Form(s) have been developed and comply with guidance? Yes ☑

 $\overline{\mathbf{A}}$

No 🗆

7.21 – Ventilation and Indoor Air Quality							
	Concurrence, Alternative, or Deferral						
Concurrence with Gu	idance 🗹	Alternative Guidan	ce 🛛	Results in Deferral 🛛			
		Funding					
DOE 🗆 🛛 L	.iheap ∅	State 🗹	Utility 🛛	Other 🗹			
Identify the Mos	st Recent Version o	of ASHRAE 62.2 Imp	lemented (opt	tional: identify Addenda used)			
Install ventilation as r	equired by ASHRAE	62.2 - 2016. • If the	ASHRAE norm	ative Appendix A is employed and			
an existing fan is bein	g replaced or upgra	ided to meet whole	-house ventilat	ion requirements, take actions to			
prevent zonal pressur	e differences great	er than 3 pascals ac	ross the closed	l door, if one exists. •			
	Testi	ng and Final Verific	ation Protocols	S			
ASHRAE 62.2-2016 ev	aluation to determ	ine required ventila	tion. • Measure	e fan flow of existing fans and of			
installed equipment t	installed equipment to verify performance.						
		Client Educa	tion				
Provide client with inf	formation on functi	on, use, and mainte	nance (includir	ng location of service switch and			
cleaning instructions)	of ventilation syste	em and components	• Provide clie	nt with equipment manuals for			
installed equipment.	installed equipment. • Include disclaimer that ASHRAE 62.2 -2016 does not account for high polluting sources						
or guarantee indoor a	air quality.						
		Training					

ASHRAE 62.2-2016 training, including proper sizing, evaluation of existing and new systems. •

7.22 – Window and Door Replacement, Window Guards Concurrence, Alternative, or Deferral

Concurrence w	vith Guidance 🗹	Alternative Gu	idance 🛛	Results in Deferral 🛛			
		Func	ling				
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🛛	Other 🗹			
What guida	ance do you provide t	o Subgrantees rega	rding window an	d door replacement and window			
		guar	ds?				
Replacement,	repair, or installation is	s not an allowable ⊦	I&S cost.				
		Testing P	rotocols				
Not applicable							
		Client Ed	ucation				
Provide writte	Provide written information on lead risks wherever issues are identified.						
	Training						
Awareness of §	guidance						

	7.23 – Worker Safety (OSHA, etc.)							
	Concurrence, Alternative, or Deferral							
Concurrence	Concurrence with Guidance 🗹 Alternative Guidance 🗆 Results in Deferral 🗆							
		Fund	ding					
DOE 🗆	LIHEAP 🗹	State 🗹	Utility 🗖	Other 🗹				
Но	w do you verify safe w	ork practices? What	at is your policy fo	r in-progress monitoring?				
Workers must	t follow OSHA standard	ls where required a	nd take precautior	is to ensure the H&S of then	nselves			
and other wo	rkers. • All Subgrantee'	's and contractors r	nust maintain com	pliance with the current OSI	ΗA			
Hazard Comm	unication Standard, ind	cluding on-site orga	nized Safety Data	Sheets (SDS). DOEE conduct	ts in			
		•	•	ig safe work practices, and v				
being perform	ned meets state and fee	deral requirements	. Once the in-prog	ress inspections are comple	ted the			
DOEE energy	auditor determines if v	vork should procee	d or stop based on	their findings. The docume	ntation			
and recomme	endation is uploaded in	to the Quickbase sy	stem for the Subg	rantee and internal entities	to			
review.	review.							
	Т	raining and Certific	ation Requiremen	ts				
Use and impo	rtance of PPE. • Safety	training appropriat	e for job requirem	ents. OSHA 10 hour training	, meets			
this requirem	ent. • Ongoing training	as required in Haza	ard Communication	n Program.,				