

## SPECIAL TERMS AND CONDITIONS

### Contents

SECTION 1.0	CONTRACT BUDGET .....	1
SECTION 2.0	AREA COVERED.....	1
SECTION 3.0	SIGNATORIES.....	1
3.1	Initial Contract.....	1
3.2	Contract Amendments.....	1
3.3	Monthly Funding Requests and Expenditure Reports.....	1
SECTION 4.0	RESOLUTION OF CONFLICTING CONDITIONS.....	2
SECTION 5.0	AMENDMENTS TO GENERAL TERMS.....	2
SECTION 6.0	DEFINITIONS.....	2
SECTION 7.0	STATEMENT OF PURPOSE AND IDENTIFICATION OF PARTIES.....	3
SECTION 8.0	STATEMENTS OF WORK AND SERVICES.....	3
SECTION 9.0	PUBLICATIONS.....	3
SECTION 10.0	COMPLIANCE WITH FEDERAL AND STATE LAWS, RULES, REGULATIONS, AND REQUIREMENTS .....	4
10.1	Statement of Federal Stewardship.....	4
10.2	Intellectual Property Provisions and Contact Information.....	4
10.3	Non-Compliance .....	5
SECTION 11.0	SITE VISITS.....	5
SECTION 12.0	RESOLUTION OF DISAGREEMENT .....	5
SECTION 13.0	DECONTAMINATION and/or DECOMMISSIONING COSTS .....	5
SECTION 14.0	INTEREST OF THE GRANTEE AND SUB-GRANTEE OFFICIALS .....	5
14.1	Grantee Officials .....	5
14.2	Sub-grantee Officials.....	5
SECTION 15.0	CONFLICT OF INTEREST .....	6
SECTION 16.0	PERSONNEL .....	6
SECTION 17.0	CLIENT CONFIDENTIALITY .....	6
SECTION 18.0	FINANCIAL ACCOUNTS AND RECORDS.....	6
18.1	Accounts .....	6
18.2	Audit and Inspection.....	6
18.3	Retention of Records.....	6
18.4	Refunds Returned to Grant .....	6
SECTION 19.0	PROGRAM DOCUMENTATION AND RECORDS .....	7
19.1	Documentation/Records.....	7
19.2	Retention of Records.....	7
SECTION 20.0	AUDITS .....	7
20.1	Audit Requirement .....	7
20.2	Audit Procurement .....	7
20.3	Audit Report Due Dates .....	7
20.4	Questioned Costs.....	7
20.5	Line Item Cost Category Breakout .....	7
20.6	Other Audits or Reviews.....	7
SECTION 21.0	REVIEW OF WORK.....	8
SECTION 22.0	ALLOWABLE COSTS .....	8
22.1	General .....	8
22.2	Cost Allocation Plan .....	8
22.3	Administration .....	8
22.4	Support.....	8
22.5	Health and Safety.....	9
22.6	Labor.....	10
22.7	Materials.....	10
22.8	Equipment/Training (HEAP Contract Only).....	10
SECTION 23.0	EXPENDITURE LIMITS AND OTHER EXPENDITURE REQUIREMENTS .....	11
23.1	Maximum Expenditure Limits .....	11
23.2	Average Expenditure per Unit Limit.....	11

23.3	Contract Priority .....	11
23.4	Contract Budget .....	12
23.5	Blended Funds .....	12
23.6	Completed Work .....	12
23.7	Re-Weatherization .....	12
23.8	Non-Weatherization Expenditures.....	12
23.9	Low-Cost/No-Cost Weatherization .....	12
23.10	Disallowed Expenditures .....	12
<b>SECTION 24.0 CONDITIONS OF PAYMENT .....</b>		<b>12</b>
24.1	Availability of Funds .....	12
24.2	Maximum Payments.....	12
24.3	Advance Payments .....	13
24.4	Reimbursement for Work in Process.....	13
24.5	Thirty (30) Day Projected Expenses.....	13
24.6	Cash on Hand .....	13
24.7	Withholding Payments.....	13
<b>SECTION 25.0 RECEIPTS OF FEDERAL FUNDS .....</b>		<b>13</b>
<b>SECTION 26.0 COSTS THAT ARE NOT ALLOWABLE.....</b>		<b>14</b>
<b>SECTION 27.0 REBATES AND DISCOUNTS.....</b>		<b>14</b>
27.1	Rebates.....	14
27.2	Cash Discounts .....	14
<b>SECTION 28.0 INTEREST EARNED.....</b>		<b>14</b>
28.1	Interest Bearing Accounts .....	14
28.2	Disbursement of Funds .....	14
<b>SECTION 29.0 PURCHASE/LEASE/RENT AND DISPOSITION REQUIREMENTS .....</b>		<b>14</b>
29.1	General Procurement Requirements.....	14
29.2	Special Procurement Requirements.....	14
<b>SECTION 30.0 INSURANCE .....</b>		<b>15</b>
30.1	Commercial General Liability .....	15
30.2	Auto insurance .....	15
30.3	Worker's Compensation Insurance .....	16
<b>SECTION 31.0 REPORTING .....</b>		<b>16</b>
31.1	Reporting Requirements .....	16
31.2	Weatherization Automated Management System (WAMS).....	16
31.3	Monthly Fiscal Reports.....	16
31.4	Monthly Completion File.....	16
31.5	Closeout Reports .....	17
<b>SECTION 32.0 CONTRACTING .....</b>		<b>17</b>
<b>SECTION 33.0 FINAL INSPECTION OF WEATHERIZATION WORK .....</b>		<b>17</b>
<b>SECTION 34.0 TRAINING .....</b>		<b>17</b>
<b>SECTION 35.0 ELIGIBLE DWELLING UNITS AND PRIORITY .....</b>		<b>17</b>
35.1	Eligibility .....	17
35.2	Owner-Occupied Dwellings .....	18
35.3	Rental Dwellings .....	18
35.4	Multiple-Unit Dwellings.....	18
35.5	Vacant Dwellings and Shelters.....	18
35.6	Client Priority.....	19
35.7	State Historic Preservation Office (SHPO).....	19
<b>SECTION 36.0 MONITORING .....</b>		<b>19</b>
<b>SECTION 37.0 APPEAL AND HEARING PROCEDURES.....</b>		<b>20</b>
37.1	Client Appeal.....	20
37.2	Private Sub-grantee Appeal .....	20

## SPECIAL TERMS AND CONDITIONS

### SECTION 1.0 CONTRACT BUDGET

<u>LINE ITEM</u>	<u>BUDGET</u>
Administration	
Support	
Health & Safety	
Labor	
Materials	
<u>TOTAL</u>	

Funds may be transferred from Administration to Support, Health and Safety, Labor, and Materials and between Support, Health and Safety, Labor, and Materials without prior approval.

Administration cost may not exceed **x.xxxx%** of the total expenditure for Support, Health and Safety, Labor, and Materials when final program expenditures are compiled and submitted to the GRANTEE.

### SECTION 2.0 AREA COVERED

The Sub-grantee shall perform all the work and services required under this Contract in connection with and respecting the following area(s):

### SECTION 3.0 SIGNATORIES

#### 3.1 Initial Contract

##### Grantee

The Administrator of the DCAA is the official authorized to execute the administrative terms and conditions specified in this Contract for the Grantee.

##### Sub-grantee

The Chairperson of the Board of Directors and the Executive Director are the officials authorized to execute the administrative terms and conditions specified in this Contract. The Contract must be signed by both the Chairperson and the Executive Director.

#### 3.2 Contract Amendments

##### Grantee

The Administrator of the DCAA is the official authorized to execute any amendments related to this Contract for the Grantee.

##### Sub-grantee

The Chairperson of the Board of Directors is the official authorized to execute any amendments related to this Contract. Upon board action, the Chairperson of the Board of Directors may designate the Executive Director or other Grantee official to execute amendments on behalf of the Chairperson. Any approved designees must be designated in writing and submitted to the Grantee by the Chairperson of the Board of Directors.

#### 3.3 Monthly Funding Requests and Expenditure Reports

The Executive Director is the official authorized to certify the Sub-grantee's Monthly Funding Requests and Expenditure Reports. The Executive Director may designate another Sub-grantee official to certify the

Sub-grantee's Monthly Funding Requests and Expenditure Reports on behalf of the Executive Director. Any approved designees must be designated in writing and submitted to the Grantee by the Executive Director.

#### **SECTION 4.0 RESOLUTION OF CONFLICTING CONDITIONS**

Any apparent inconsistency between Federal statutes and regulations and the terms and conditions contained in this award must be referred to the DOE Award Administrator for guidance.

#### **SECTION 5.0 AMENDMENTS TO GENERAL TERMS**

The General Terms are hereby amended as follows:

Section E. 1. (Access to Confidential Information): The 3<sup>rd</sup> and 5<sup>th</sup> sentences are deleted in their entirety.

Section G. 1. (Insurance Requirements): The words "at the Sub-grantee's expense" are deleted from the 1st sentence.

Section G. 3. Certificates of Coverage:

- Delete from the second sentence "submit" and add "maintain"
- Delete from the second sentence "to the Grantee upon execution of this Contract"
- The third and fifth sentence are deleted in their entirety

Section H. (Program Management and Reporting): The entire section is deleted in its entirety.

Section L. 11. (Use of Third Parties): The 2<sup>nd</sup> sentence is deleted in its entirety.

Section P. (Certification Regarding Lobbying): The section is replaced with:

By accepting funds under this award, the Sub-grantee agrees that none of the funds obligated on the award shall be expended, directly or indirectly, to influence congressional action on any legislation or appropriation matters pending before Congress, other than to communicate to Members of Congress as described in 18 U.S.C. 1913. This restriction is in addition to those prescribed elsewhere in statute and regulation.

Section U. 3. (Disposition of Equipment): The 2<sup>nd</sup> sentence is deleted in its entirety and replaced with:

Proceeds resulting from those approved sales must be credited to the program(s) that made the initial purchase pursuant to 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards).

#### **SECTION 6.0 DEFINITIONS**

"Grantee" means the Division of Community Action Agencies (DCAA), a division in the Department of Human Rights (DHR). This definition applies only to the Special Terms and Conditions.

"Completed Home" means a home where all the requirements contained in Section 5.60 of the *Iowa Weatherization Policies and Procedures Manual* have been met.

"DOE" means the U.S. Department of Energy.

"DOE Contracts" and "DOE Funds" means regular DOE contract/funds.

"HEAP" means funds received from the state's Low Income Home Energy Assistance Program (LIHEAP) allocation. These funds are used for the Weatherization Program.

"Incomplete Home" means a home that has been traveled to by the Sub-grantee to do weatherization work but where the work cannot start or be completed due to one or more of the factors described in Sections 3.30 of the *Iowa Weatherization Policies and Procedures Manual*.

"Sub-grantee" means local administering agency of the Weatherization Program. This definition applies only to the Special Terms and Conditions.

"Sub-grantee Contractor" means any private contractor performing energy audits, inspections, or weatherization work for the Sub-grantee. This definition applies only to the Special Terms and Conditions.

"Weatherization Program" means the Iowa Low-Income Weatherization Assistance Program, administered by the DCAA.

## **SECTION 7.0 STATEMENT OF PURPOSE AND IDENTIFICATION OF PARTIES**

WHEREAS, the Department of Human Rights/Division of Community Action Agencies, has been designated by the Governor to administer the Weatherization Assistance Program for Low-Income Persons under Public Law 94-385 (Energy Conservation and Production Act -- Title IV), and as amended by Public Law 95-619 (Human Services Reauthorization Bill -- part 2);

WHEREAS, these program funds shall be allocated to community action agencies or other public or non-profit entities that have successfully operated weatherization programs under the Department of Energy (DOE) rules and regulations;

WHEREAS, the Sub-grantee has satisfactorily administered a weatherization program and has the necessary expertise to develop and operate such a program;

THEREFORE, the parties hereto agree as follows:

## **SECTION 8.0 STATEMENTS OF WORK AND SERVICES**

The Sub-grantee will perform in a satisfactory manner, as determined by the Grantee, the activities and services authorized by this agreement in accordance with this Contract, the Iowa Weatherization Program's Policies and Procedures Manual and Work Standards, Weatherization Program Notices, Grantee directives, and federal, state, and local laws and regulations.

## **SECTION 9.0 PUBLICATIONS**

The Sub-grantee is encouraged to publish, or make publicly available, the results of the work conducted under this award.

An acknowledgment of Federal support and a disclaimer must appear in the publication of any material, whether copyrighted or not, based on or developed under this project, as follows:

Disclaimer: "This report was prepared as an account of work sponsored by a Grantee of the United States Government. Neither the United States Government nor any Grantee thereof, nor any of their employees, makes any warranty, express or implied, or assumes any legal liability or responsibility for the accuracy, completeness, or usefulness of any information, apparatus, product, or process disclosed, or represents that its use would not infringe privately owned rights. Reference herein to any specific commercial product, process, or service by trade name, trademark, manufacturer, or otherwise does not necessarily constitute or imply its endorsement, recommendation, or favoring by the United States Government or any Grantee thereof. The views and opinions of authors expressed herein do not necessarily state or reflect those of the United States Government or any Grantee thereof."

## **SECTION 10.0 COMPLIANCE WITH FEDERAL AND STATE LAWS, RULES, REGULATIONS, AND REQUIREMENTS**

The Sub-grantee shall obtain any required permits and comply with all applicable federal and state laws, rules, regulations, and requirements, including, but not limited, to the following:

- Federal rules and regulations governing the Weatherization Assistance Program.
- Sub-grantee Contractors must obtain any required permits and licenses and comply with applicable federal, state, and local laws, rules, regulations, and requirements.
- Pertinent Occupational Safety and Health Administration (OSHA) regulations and requirements.
- The Immigration and Nationality Act, Sections 245A and 210A, as amended.
- Environmental Protection Grantee (EPA) rule, 40 CFR Part 745, titled: Lead; Requirements for Hazard Education Before Renovation of Target Housing and Chapter 69 of the Iowa Administrative Code (IAC) that require persons who perform work on target housing to provide lead paint information pamphlets to the occupants of the homes prior to commencing work on the homes.
- Iowa Administrative Code, Section 427-5.4(216A).
- Requirements described in the Weatherization Assistance Program Contract, the *Iowa Weatherization Policies and Procedures Manual*, the *Iowa Weatherization Work Standards*, and Iowa Weatherization Program Notices and other directives.
- As per 10 CFR Section 600.235 of the Federal Regulations, the “Sub-grantee and Sub-grantee Contractors must not make any award or permit any award (sub-grant or contract) at any tier to any party which is debarred or suspended or is otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549, “Debarment and Suspension.”

The Sub-grantee or Sub-grantee Contractor shall make the records required under this clause available for inspection, copying, or transcription by the Grantee, a DOE representative, or the Department of Labor. The Sub-grantee or Sub-grantee Contractor shall permit Grantee, DOE representative, or the Department of Labor to interview employees during working hours on the job. If the Sub-grantee or Sub-grantee Contractor fails to submit the required records or to make them available, Grantee may, after written notice to the Sub-grantee take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

### **10.1 Statement of Federal Stewardship**

Stewardship activities include, but are not limited to, conducting site visits; reviewing performance and financial reports; providing technical assistance and/or temporary intervention in unusual circumstances to correct deficiencies which develop during the project; assuring compliance with terms and conditions; and reviewing technical performance after project completion to ensure that the award objectives have been accomplished.

### **10.2 Intellectual Property Provisions and Contact Information**

Nonprofit organizations are subject to the intellectual property requirements at 10 CFR 600.136(a), (c), and (d). For all other organizations, the following intellectual property provisions shall apply:

- (a) Recipients may copyright any work that is subject to copyright and was developed, or for which ownership was purchased, under an award. DOE reserves royalty-free, non-exclusive, and irrevocable right to reproduce, publish, or otherwise use the work for Federal purposes and to authorize others to do so.
- (b) The DOE has the right to: (1) obtain, reproduce, publish or otherwise use the data first produced under an award; and (2) authorize others to receive, reproduce, publish, or otherwise use such data for Federal purposes. A list of all intellectual property provisions may be found at [www.gc.doe.gov/financial\\_assistance\\_awards.htm](http://www.gc.doe.gov/financial_assistance_awards.htm).

Questions regarding intellectual property matters should be referred to the DOE Award Administrator and the Patent Counsel designated as the service provider for the DOE office that issued the award. The IP Service Providers List is found at [www.gc.doe.gov/documents/Intellectual\\_Property\\_\(IP\)\\_Service\\_Providers\\_for\\_Acquisition.pdf](http://www.gc.doe.gov/documents/Intellectual_Property_(IP)_Service_Providers_for_Acquisition.pdf).

### **10.3 Non-Compliance**

Upon discovery of any case of non-compliance, the Grantee will send a written notice of non-compliance to the Sub-grantee. The notice will describe what corrective action the Sub-grantee must follow to correct the issue. In some instances, the Grantee will require the Sub-grantee to develop a plan and timeline for corrective action. The Grantee will monitor the Sub-grantee to assure compliance with the stated corrective action. If compliance is not achieved by the established timeline, the Sub-grantee's funds may be held in abeyance until the situation is resolved. Any egregious case of non-compliance may result in termination of the Contract.

The Sub-grantee may appeal the notice of non-compliance to the Grantee Administrator within seven (7) calendar days of receiving the notice. The Grantee Administrator will rule on the validity of the appeal.

The Grantee may, at its discretion, hold Sub-grantee funds in abeyance, if the same findings are identified in consecutive years.

## **SECTION 11.0 SITE VISITS**

DOE authorized representatives have the right to make site visits at reasonable times to review project accomplishments and management control systems and to provide technical assistance, if required. The Sub-grantee must provide reasonable access to facilities, office space, resources, and assistance for the safety and convenience of the government representatives in the performance of their duties. All site visits and energy audits must be performed in a manner that does not unduly interfere with or delay the work.

## **SECTION 12.0 RESOLUTION OF DISAGREEMENT**

In the event of any disagreement between the Grantee and the Sub-grantee relating to the competence of the work and services being performed and its conformity to the requirements of this Contract, the decisions of Grantee shall prevail.

## **SECTION 13.0 DECONTAMINATION and/or DECOMMISSIONING COSTS**

Notwithstanding any other provisions of this Agreement, the Government shall not be responsible for or have any obligation to the recipient for (i) Decontamination and/or Decommissioning (D&D) of any of the recipient's facilities, or (ii) any costs which may be incurred by the recipient in connection with the D&D of any of its facilities due to the performance of the work under this Agreement, whether said work was performed prior to or subsequent to the effective date of this Agreement.

## **SECTION 14.0 INTEREST OF THE GRANTEE AND SUB-GRANTEE OFFICIALS**

### **14.1 Grantee Officials**

No employee of the Grantee shall participate in any decision relating to this Contract which affects his or her personal interest or the interest of any corporation, partnership, or association in which he or she is directly or indirectly interested; or have any interest, direct or indirect, in this Contract or the proceeds thereof.

### **14.2 Sub-grantee Officials**

The Sub-grantee promises that no official, employee, or agent of the Sub-grantee has any personal or financial interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Contract. The Sub-grantee further promises that in the performance of this Contract no person having such interest will be employed.

## **SECTION 15.0 CONFLICT OF INTEREST**

The Sub-grantee or Sub-grantee Contractors shall not permit any conflicts of interest involving staff, board, or council members and shall avoid any appearance of conflicts of interest in all transactions awarding of financial assistance or procurement of services or property using Contract funds. No member of any council, board, or staff associated with this Contract shall cast a vote on the provision of service by that member (or any organization directly represented by that member) or vote on any matter, which would provide direct financial benefit to that member. Detailed information about any conflict of interest situations, along with information on how they were resolved, shall promptly be reported to the Sub-grantee and to the Grantee.

## **SECTION 16.0 PERSONNEL**

The Sub-grantee represents that it has, or will, secure all personnel required to perform the work and services under this Contract. The Sub-grantee also agrees that it is its responsibility to ensure all personnel engaged in the work and services under this Contract shall be fully qualified.

The Sub-grantee will notify the Grantee regarding a change in the weatherization coordinator position.

## **SECTION 17.0 CLIENT CONFIDENTIALITY**

The Sub-grantee shall comply with the Iowa Department of Human Rights' policy on confidentiality of individual client records as stated in Iowa Code, 216A.6.

## **SECTION 18.0 FINANCIAL ACCOUNTS AND RECORDS**

### **18.1 Accounts**

The Sub-grantee shall maintain books, records, documents, and other evidence pertaining to all costs and expenses incurred and revenues acquired under this Contract to the extent and in such detail as will properly reflect all costs, direct and indirect, or labor, materials, equipment, supplies, services, and other costs and expenses of whatever nature, for which payment is claimed under this Contract. The Sub-grantee shall be prepared to support charges for salaries and wages by time, attendance, and payroll records.

### **18.2 Audit and Inspection**

At any time during normal business hours and as frequently as is deemed necessary the Sub-grantee shall make available to the Grantee, the State Auditor, the Comptroller General of the United States, the federal Grantee providing funds, or any of their duly appointed representatives, for their examination, all of its records pertaining to all matters covered by this Contract and permit these agencies to audit, examine, make excerpts or transcripts from such records, contracts, invoices, payrolls, personnel records, conditions of employment, and all other matters covered by this Contract.

### **18.3 Retention of Records**

All records in the possession of the Sub-grantee pertaining to this Contract shall be retained by the Sub-grantee for a minimum of three (3) years after the date the DOE grant period, to which the records are related, is closed out. (DOE grant periods usually run for multiple years.) Records retention procedures shall conform to 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards). The Sub-grantee must request and receive prior approval from the Grantee before any records pertaining to this Contract may be destroyed.

### **18.4 Refunds Returned to Grant**

The Sub-grantee, in maintaining Contract expenditure accounts and records and reports, shall make any necessary adjustments to reflect refunds, credits, underpayments or overpayments, as well as any adjustments resulting from any administrative reviews and audits by the United States or by the State of Iowa or by the Sub-grantee. Such adjustments shall be set forth in the financial reports filed with Grantee.

## **SECTION 19.0 PROGRAM DOCUMENTATION AND RECORDS**

### **19.1 Documentation/Records**

The Sub-grantee must maintain client, Sub-grantee Contractor, and procurement files containing documentation deemed necessary and appropriate by the Grantee. At a minimum, the files must include the documentation listed in the *Iowa Weatherization Policies and Procedures Manual*, Section 6.00.

### **19.2 Retention of Records**

All records in the possession of the Sub-grantee pertaining to this Contract shall be retained by the Sub-grantee for a minimum of three (3) years after the date the DOE grant period, to which the records are related, is closed out. (DOE grant periods usually run for multiple years.) Records retention procedures shall conform to the 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards). The Sub-grantee must request prior approval from the Grantee before any records pertaining to this Contract may be destroyed.

## **SECTION 20.0 AUDITS**

### **20.1 Audit Requirement**

Each Sub-grantee shall cause all funds expended under this Contract to be audited annually. The audit shall be arranged by and paid for by the Sub-grantee. Audits shall be performed in accordance with generally accepted auditing standards, including the standards published by the General Accounting Office, "Standards for Audit of Governmental Organizations, Programs, Activities, and Functions." The audit report shall conform to the audit format established for Community Action Agencies by the State Auditor. Audit procedures shall conform to 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards)." In addition, the Grantee may request more frequent audits or examinations of financial records of the recipient in order to insure adequate financial controls are in place and operating.

### **20.2 Audit Procurement**

Procurement of audit services shall be conducted under the standards of procurement applicable to the Sub-grantee in accordance with 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards). The bid procedure shall be conducted at least once every five years.

### **20.3 Audit Report Due Dates**

Annual audit reports are due no later than 120 days following the close of the Sub-grantee's fiscal year. Written approval by Grantee is required for any variation from this time requirement.

### **20.4 Questioned Costs**

All questioned costs are payable to the Grantee thirty days after Sub-grantee's receipt of the Grantee request for repayment unless written exception is granted during the thirty day period. Questioned costs may not be paid with federal funds. Where additional examination is required to resolve questioned costs, an extension of the deadline for repayment of questioned costs may be granted by the Grantee.

### **20.5 Line Item Cost Category Breakout**

Audit reports shall be required to breakout budget line item cost data, by Contract, in accordance with the approved Contract budget.

### **20.6 Other Audits or Reviews**

Sub-grantees shall inform the Grantee of any program or financial audits or reviews performed by or on behalf of any federal, state, local, or other governmental unit that concern or involve Grantee programs or staff providing services under any Grantee program, and shall provide copies of the findings or results of such audits or reviews to the Grantee within 30 days of receiving such findings or results. Sub-grantees shall provide the Grantee with copies of any plans or documents that they create to address any findings or issues identified in such audits or reviews within 10 days of submitting such plans or documents.

## **SECTION 21.0 REVIEW OF WORK**

The Grantee shall have the right to review and observe, at any time, completed work, or work in progress on this Contract.

## **SECTION 22.0 ALLOWABLE COSTS**

### **22.1 General**

Allowable costs are defined below. Allowable costs are subject to audit under the principles defined in 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards).

### **22.2 Cost Allocation Plan**

The Sub-grantee shall possess and use a cost allocation plan that results in the fair distribution of costs to benefiting programs. The Sub-grantee shall have available for inspection, by the Grantee, a copy of the cost allocation plan in use during the term of this Contract. The Grantee may review and approve portions of the cost allocation plan not reviewed and approved by the federal cognizant agency.

### **22.3 Administration**

Allowable Administration costs include: salaries and fringe benefits of Sub-grantee administrative staff (executive director, HR, IT, fiscal, etc.), office support staff (receptionist, etc.), office space and utilities, telephone, publicity and outreach, travel and per diem, audit costs, rental, purchase, and/or lease of equipment, supplies, photocopies, printing and postage and indirect costs. . Although not a Grantee-sponsored training, costs associated with the IWAC Training Retreat may be charged to this line item. Sub-grantees may charge clothing for energy auditors, inspectors, or crew members to either Administration or Support. Clothing may not be charged for office staff. All persons for whom clothing is purchased must have direct contact with clients. Prior approval by the Grantee for the purchase, rental, or lease of equipment is required in order to be an allowable cost.

Indirect costs shall be allowed. Indirect cost rates, if applicable, shall be determined according to 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards).

### **22.4 Support**

The amount of support the Sub-grantee is allowed per completed home under the DOE and HEAP Contracts is thirty-five (35) percent of the sum of the DOE, HEAP, Utility, and ECIP expenditures for health and safety, labor, and materials.

The Sub-grantee is allowed a maximum support amount per closed incomplete home of \$200.

Refer to the definitions of a completed home and an incomplete home in Section 5.0. Support costs cannot be charged for homes where an on-site visit is not made.

In some cases an item may be charged to the Support line item with a statement of waiver, obtained from the Grantee.

Allowable support costs include:

- a. Salaries and fringe benefits of energy auditors, final inspectors, and weatherization supervisory personnel.
- b. Salaries and fringe benefits of weatherization office staff.
- c. Office space, utilities, telephone, office supplies, office equipment, printing, photocopying, and postage related to the weatherization program.

- d. Insurance related to weatherization staff.
- e. Cost of transporting weatherization materials, tools, equipment, work crews, energy auditors/ inspectors and other weatherization staff to a weatherization work site or a storage site.
- f. Travel cost (mileage and per diem) to attend Grantee-sponsored weatherization training sessions and weatherization meetings. Although not a Grantee-sponsored training, costs associated with the IWAC Training Retreat may be charged to this line item.
- g. Purchase or lease, maintenance, operation, and insurance of vehicles used to transport weatherization materials or personnel. (Auto insurance coverage is required)
- h. Purchase or lease and maintenance of tools and equipment used in the Weatherization Program.
- i. The purchase of building permits, when required.
- j. Purchase of health and safety supplies for use in a weatherization vehicle or on-site. This would include safety goggles, gloves, protective clothing, first aid kits, flares, fire extinguishers, HEPA vacuums, personal protective gear and clothing, signage, etc.
- k. The purchase of clothing for energy auditors, inspectors, or crew members. Clothing may not be charged for office staff. All persons for whom clothing is purchased must have direct contact with clients.
- l. Storage of weatherization materials, tools, and equipment. Costs must be pro-rated equally among weatherization programs operated by the Grantee and based on percent of materials charged to each program. Inventory maintenance costs, including personnel to secure and complete inventory control, may be charged as a support cost with documentation such as employment records and time sheets.
- m. Payments to Sub-grantee Contractors who conduct energy audits and/or inspections of homes on behalf of the Sub-grantee.
- n. Costs associated with pulmonary testing, pulmonary readings for the testing, and respirator fitting expenses for individuals required to wear protective gear in association with the Weatherization Program.
- o. Costs associated with Lead Renovator certification renewals, Sub-grantee staff electrical, plumbing and mechanical licensing renewals, and Quality Control Inspector (QCI) certification renewals (training classes, registration, and travel to take exams for agency staff and private contractors serving as QCI). Costs associated with brand new licenses are to be charged to the Training/Equipment line item.

## **22.5 Health and Safety**

### **22.5.1 DOE Contract**

DOE requires states to limit the amount of health and safety costs charged to DOE. If a state intends to use DOE funds for health and safety purposes, DOE requires the state to specify what percentage of DOE funds will be spent for abatement activities. The Iowa Weatherization Program has specified that 25% of support, labor, and materials will be used for health and safety activities. The cost of health and safety in excess of the 25% is augmented with HEAP funds. The health and safety expenditure limit is "outside" the calculation of the average expenditure per home limit. This requirement applies only to DOE.

### **22.5.2 HEAP Contract**

Actual Health and Safety costs may be charged to this contract. Health and Safety costs are those with a WAMS cost category of "H".

## **22.6 Labor**

Only actual expenditures for labor may be charged as Labor cost to this contract.

Allowable labor costs include the following:

- a. Salaries and fringe benefits of crew staff involved in the installation of weatherization measures/materials, including health and safety, energy efficiency, and incidental repair work. This includes crew staff time spent traveling to and from a work site.
- b. Payments to Sub-grantee Contractors who perform energy audits and/or inspections or for the installation of weatherization measures/materials including health and safety, energy efficiency, and incidental repair work.
- c. Salaries and fringe benefits of Sub-grantee energy auditors only when installing weatherization measures/materials.

## **22.7 Materials**

Only actual expenditures for materials may be charged as a Material cost to this contract.

Allowable material costs include the following:

- a. The purchase and delivery of all weatherization, health and safety, and repair materials needed to complete the weatherization work on an eligible dwelling based upon the current Iowa Weatherization Program's requirements and work standards. All weatherization materials shall meet the specifications described in Appendix A of the most current Code of Federal Register, 10 CFR Part 440.
- b. The cost of transporting weatherization materials, tools, equipment, and work crews to a weatherization work site.
- c. Costs associated with lead safe work compliance, plastic/sheeting, containment materials, test kits (if allowable), etc.
- d. A maximum of five (5) percent of the cost of only those materials which were applied to a dwelling by Sub-Grantee weatherization staff may be charged as consumables on crew-based jobs. Consumables are materials that are applied to a dwelling and are purchased in a quantity that normally would not be used entirely on one dwelling and cannot easily be charged to specific dwellings. Examples of consumables would be nails, screws, wall plugs, and paint.

## **22.8 Equipment/Training (HEAP Contract Only)**

In some cases an item may be charged to the Equipment/Training line item with a statement of waiver, obtained from the Grantee.

Allowable Equipment/Training costs include the following:

- a. The initial purchase of equipment and certain supplies used in the Weatherization Program. This includes personal computers and printers used to operate the WAMS System or the NEAT/MHEA Audit, software that is used directly by the Weatherization Program, diagnostic equipment and supplies used in the energy audit of homes, equipment and supplies used to install weatherization measures, and health and safety equipment and supplies for use by crew workers and energy auditors/inspectors. The cost of maintaining equipment and supplies used in the Weatherization Program cannot be charged to this line item (admin or support only).
- b. The initial purchase of vehicles used by weatherization energy auditors/inspectors and crew workers. This also includes trailers used to transport weatherization materials. The cost of maintaining vehicles used in the Weatherization Program cannot be charged to this line item (admin or support only).

- c. Training for Sub-grantee staff as it relates to the administration of the Weatherization Program. This may include attending training to develop technical and/or computer skills, earn Healthy Homes CEU's, earn Home Energy Professionals (HEP) CEU's, which includes QCI, health and safety training, attending Weatherization Program state, regional, or national workshops, and other conferences. Training costs may include salary, fringe benefits, travel, and registration for weatherization training. Funds will be used to provide weatherization training to agency staff only. Exception: Contracted energy auditors/inspectors required to obtain Home Energy Professional certifications may have related costs charged to this line item.
- d. Training and study materials for Sub-grantee staff as it relates to the operation of the Weatherization Program. This may include attending training to obtain or renew an electrical license or plumbing and mechanical license. Brand new licensure costs may be charged to this line item. License renewal costs must be charged to the Support line item.
- e. Training funds may also be used to provide weatherization training to Sub-grantee Contractors to attend Grantee-required trainings

## **SECTION 23.0 EXPENDITURE LIMITS AND OTHER EXPENDITURE REQUIREMENTS**

### **23.1 Maximum Expenditure Limits**

The Iowa Weatherization Program has maximum spending limits for certain measures such as heating system and water heater repair and replacement. Sub-grantee expenditures charged to this Contract shall not exceed those limits, unless approval is obtained from the Grantee. The maximum spending limits are described in the Cost Limits and Allowances section of the *Iowa Weatherization General Appendix*.

The Sub-grantee must obtain prior approval from the Grantee before weatherizing homes when the estimated cost of the work on a home, including health and safety, energy efficiency, and repair work support using DOE, HEAP, ECIP and or utility funds, is greater than the maximum limit specified in the *Iowa Weatherization General Appendix*.

### **23.2 Average Expenditure per Unit Limit**

#### **23.2.1 DOE Contract**

The total amount charged to the DOE Contract for the total support, labor, and material cost may not exceed an average cost per dwelling unit as established annually by DOE, for all dwelling units charged to the contract. Costs in excess of the average expenditure per unit limit may be charged to the HEAP Contract. The average expenditure per unit limit does not apply to the HEAP Contract.

#### **23.2.2 HEAP Contract**

The HEAP Contract does not have an average expenditure per unit limit. Total expenditures for Support, Labor, and Materials charged to the HEAP Contract are not subject to an average expenditure per unit limit.

### **23.3 Contract Priority**

When the DOE Contract is in effect, all expenditures must first be charged to that contract until all DOE funds have been spent. The only exceptions to this are:

- When HEAP funds are used for expenses that exceed DOE's average cost per home limit and health and safety expenditure limit.
- When HEAP funds are used to charge measures not covered by DOE or to do additional work on a home that has been closed complete (i.e. go-backs/reworks).
- When HEAP funds are used to augment Utility funds, when DOE funds are not available.
- When expenditures may be charged to a Utility Contract.

Once DOE funds have been spent, expenditures on homes may be charged to the HEAP Contract.

#### **23.4 Contract Budget**

Sub-grantee expenditures charged to this Contract may not exceed the total amount listed under "Contract Budget" in Section 1.0 of this Contract.

#### **23.5 Blended Funds**

HEAP funds may be used to augment DOE Support, Health and Safety, Labor and Materials costs. HEAP funds may also be used to blend with DOE funds to pay for items not covered by the DOE grant (freezers, etc).

#### **23.6 Completed Work**

Weatherization work on homes, including final inspections, must be completed by the last day of this Contract in order that the homes may be charged to this Contract. Only the payment of expenses incurred during this Contract may take place after the last day of this Contract.

Expenditures on a home that was started under this contract and ended after the end of this contract must be charged to the weatherization contract that is in effect at the time the home is completed.

#### **23.7 Re-Weatherization**

Under certain conditions, program funds may be used to re-weatherize dwellings that were previously weatherized by the program. A dwelling may only be reweatherized if it was previously weatherized between September 30, 1975 and September 30, 1994 and the area surrounding the dwelling has been declared a disaster area by federal or state authorities and the repair of the damage to weatherization materials is not covered by insurance. The re-weatherization of homes must be in accordance with current allowable expenditure limits and must be reported as re-weatherization on the monthly fiscal reports. Re-weatherized homes may only be considered as completed homes for purposes of computing the average cost per completed dwelling.

#### **23.8 Non-Weatherization Expenditures**

Reimbursement will not be allowed for any cost attributable to a program other than the Weatherization Assistance Program administered by the Grantee.

#### **23.9 Low-Cost/No-Cost Weatherization**

Funds may not be used to install low-cost/no-cost weatherization, without prior written permission from the Grantee.

#### **23.10 Disallowed Expenditures**

Any expenditure exceeding the amount of this Contract and all disallowed expenses noted on audit reports shall be the responsibility of the Sub-grantee.

### **SECTION 24.0 CONDITIONS OF PAYMENT**

#### **24.1 Availability of Funds**

Funding for the Weatherization Assistance Program is subject to the continued availability of funds. If funding is discontinued, this Contract may be terminated, in whole or in part, by the Grantee. The Sub-grantee will be notified immediately if this situation or its possibility arises. Additional Contract expenditures beyond the Contract termination date will be disallowed costs.

#### **24.2 Maximum Payments**

It is expressly understood and agreed that the Grantee shall reimburse to the Sub-grantee actual program costs, not in excess of Contract totals, as described under "Contract Budget" in Section 1.0.

### **24.3 Advance Payments**

#### **24.3.1 DOE Contract**

Upon execution of this Contract, the Sub-grantee may request an advance payment up to one-sixth (1/6<sup>th</sup>) of the contract amount for the initial sixty (60) days of the contract period. An advance payment request showing projected cash needs should be submitted with the signed Contract.

Upon receipt of the Sub-grantee's monthly fiscal reports, the Grantee will advance additional funds for actual expenses, work in process, and thirty (30) day projected expenses for the subsequent month, less unspent Contract funds on-hand. Total advances shall not exceed the Contract total. A list of weatherization file numbers and dollar amounts that support the work in process requests and the thirty (30) day projected expenses requests must be submitted with the monthly reports.

The Grantee may adjust cash advances to the Sub-grantee at any time during the Contract period. The Sub-grantee may, at any time, submit supplemental requests for funds, as needed.

#### **24.3.2 HEAP Contract**

Upon execution of this Contract, the Sub-grantee may request an advance payment up to one-twelfth (1/12<sup>th</sup>) of the contract amount for the initial thirty (30) days of the contract period. An advance payment request showing projected cash needs should be submitted with the signed Contract.

Upon receipt of the Sub-grantee's monthly fiscal reports, the Grantee will advance additional funds for actual expenses, work in process, and thirty (30) day projected expenses for the subsequent month, less unspent Contract funds on-hand. Total advances shall not exceed the Contract total. A list of weatherization file numbers and dollar amounts that support the work in process requests and the thirty (30) day projected expenses requests must be submitted with the monthly reports.

The Grantee may adjust cash advances to the Sub-grantee at any time during the Contract period. The Sub-grantee may, at any time, submit supplemental requests for funds, as needed.

### **24.4 Reimbursement for Work in Process**

Reimbursement is allowed for actual expenses paid by the Sub-grantee for work that is done on a home before all work on the home is completed. This is defined as work in process. Reimbursement requests for work in process must be based on actual expenses paid by the Sub-grantee. These expenses may include payments to Sub-grantees, payment of salaries to crew workers and energy auditors, and payment for materials.

### **24.5 Thirty (30) Day Projected Expenses**

The Sub-grantee may request 30 days projected support, health and safety, labor, and materials expenses.

### **24.6 Cash on Hand**

If it is determined that the cash on hand exceeds actual expenses, work in process, and thirty (30) day projected expenses, less payments not yet received; future payments will be withheld, until cash on hand has been reduced.

### **24.7 Withholding Payments**

The Grantee may withhold payments to the Sub-grantee in instances of noncompliance with the Contract, federal or state rules and regulations, and program requirements.

## **SECTION 25.0 RECEIPTS OF FEDERAL FUNDS**

All payments shall be subject to the receipt of federal grant funds by the Grantee. The termination, reduction, or delay of federal grant funds to the Grantee shall, at the option of the Grantee, be reflected in a corresponding modification to grants already made.

## **SECTION 26.0 COSTS THAT ARE NOT ALLOWABLE**

Program funds cannot be used for costs that are not allowable. Non-allowable costs are defined in 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards).

## **SECTION 27.0 REBATES AND DISCOUNTS**

### **27.1 Rebates**

Rebates are to be taken when offered, except as noted below. When a rebate is used, the Sub-grantee shall reduce the line item expenditure of the contract to which it was charged. Rebates offered by utilities for installing energy efficient equipment/materials should only be used when program funds (HEAP or DOE) are used to pay for the cost of the equipment/materials. Rebates should not be used if the costs will be charged to utility funds.

### **27.2 Cash Discounts**

Cash discounts are to be taken when offered by vendors or suppliers.

## **SECTION 28.0 INTEREST EARNED**

### **28.1 Interest Bearing Accounts**

In accordance with 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards), the Sub-grantee shall maintain advances of federal funds in interest bearing accounts, unless the following apply:

1. The Sub-grantee receives less than \$120,000 in federal awards per year.
2. The best reasonably available interest-bearing account would not be expected to earn interest in excess of \$500 per year on federal cash balances.
3. The depository would require an average or minimum balance so high that it would not be feasible within the expected federal and non-federal cash resources.

Sub-grantees not maintaining advances of federal funds in interest bearing accounts because of one or more of the conditions listed above, shall have available for Grantee inspection, documentation supporting the Sub-grantee's decision to not maintain advances of federal funds in interest bearing accounts.

In accordance with 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards), any interest earned on advances of federal funds must be remitted annually to the U.S. Department of Health and Human Services, Payment Management System, Rockville, MD 20852. Interest amounts up to \$500 per year, based on the Sub-grantee's fiscal year, may be retained by the Sub-grantee for administrative expenses. Sub-grantees with electronic fund transfer (EFT) capabilities should use the electronic medium to remit interest.

### **28.2 Disbursement of Funds**

The Sub-grantee shall maintain and follow written procedures that minimize the time elapsing between the transfer of Contract funds from the Grantee and the disbursement of those funds by the Sub-grantee.

## **SECTION 29.0 PURCHASE/LEASE/RENT AND DISPOSITION REQUIREMENTS**

### **29.1 General Procurement Requirements**

Refer to the General Terms, Section U, Equipment, Supplies, and Inventory of Property, for purchasing, disposal, and rent/lease information.

### **29.2 Special Procurement Requirements**

It is the sense of the Congress that, to the greatest extent practicable, all equipment, and products purchased with funds made available under this award should be American-made.

Priority will be given to suppliers of insulation materials that are supplied as recycled materials in accordance with DOE guidelines, as published in the Federal Register 40 CFR Part 248.

A vehicle must have a minimum mileage reading of 100,000 or be at least 10 years old before it can be traded in. The Grantee may waive this requirement under special circumstances.

If a Sub-grantee wishes to use equipment or vehicles that were purchased with program funds, for non-weatherization activities it must set up a procedure whereby the Weatherization Program is fairly compensated for the use of the equipment and vehicles. The Sub-grantee must describe how the "fair compensation" was determined. The procedure for compensation and the compensation amount must be prior approved by the Grantee. Funds received, as a result of the compensation, must be used to reimburse the Weatherization Program for the use of the equipment.

Sub-grantee Contractors cannot use equipment purchased with program funds unless the Sub-grantees compensate the Weatherization Program fairly for the use of the equipment. If a Sub-grantee wishes to rent equipment that was purchased with program funds, to Sub-grantee Contractors, it must do the following:

Ensure all potential bidders are aware of the "rental" option and are allowed to rent the equipment if they are awarded the bid.

Set up a procedure by which the Sub-grantee Contractors would provide fair compensation to the Weatherization Program for the use of the equipment. The Sub-grantee must describe how the "fair compensation" amount was determined. The procedure for compensation and the compensation amount must be prior approved by Grantee.

Proceeds received, as a result of the compensation, must be credited back to the Weatherization Program, pursuant to Section 8.55 of the *Iowa Weatherization Policies and Procedures Manual*.

## **SECTION 30.0 INSURANCE**

### **30.1 Commercial General Liability**

The Sub-grantee must carry commercial general liability insurance coverage for the weatherization activities. The coverage must be for a minimum limit of \$500,000 per occurrence and \$1,000,000 annual aggregate. The Bureau of Weatherization will reimburse the Sub-grantee only for the portion of the general liability insurance that pertains to their operation of the weatherization program. A Sub-grantee wishing to be reimbursed for the weatherization program portion of the general liability insurance by the Bureau of Weatherization must send documentation to the Grantee that includes a copy of the policy or a summary of the policy coverage and a copy of the insurance company invoice. The billing must be itemized in a way that identifies the cost that pertains only to the operation of the weatherization program. Reimbursement will be made through the DOE or HEAP Contract.

Sub-grantee Contractors performing weatherization and furnace work for the Sub-grantee must carry commercial general liability insurance coverage for the activities, including any damages at the worksite and the actual work done. The coverage must be for a minimum limit of \$500,000 per occurrence and \$1,000,000 annual aggregate.

Sub-grantees Contractors who deliver/remove refrigeration appliances for the Sub-grantee must carry commercial general liability insurance in an amount deemed sufficient by the Sub-grantee.

### **30.2 Auto insurance**

The Sub-grantee must carry sufficient auto insurance on all weatherization vehicles, in the minimum limits required by Iowa law. Insurance on vehicles is reimbursed as a Support cost.

The Sub-grantee must ensure the Sub-grantee Contractors it contracts with to perform energy audits, inspections, or weatherization work have auto insurance in an amount deemed sufficient by the Sub-grantee, in the minimum limits required by Iowa law, and provide proof of the coverage.

### **30.3 Worker's Compensation Insurance**

Sub-grantee Contractors performing weatherization and furnace work for the Sub-grantee must carry worker's compensation coverage on their employees in the minimum limits required by Iowa law, unless exempt from the law. If the Sub-grantee Contractor is waived from carrying Worker's Compensation Insurance, a statement of waiver needs to be signed by the Sub-grantee Contractor and placed in the file.

## **SECTION 31.0 REPORTING**

### **31.1 Reporting Requirements**

The reporting requirements for this award are identified below. Failure to comply with these reporting requirements is considered a material noncompliance with the terms of the award. Noncompliance may result in withholding of future payments, suspension, or termination of the current award, and withholding of future awards. A willful failure to perform, a history of failure to perform, or unsatisfactory performance of this and/or other financial assistance awards, may also result in a debarment action to preclude future awards by Federal agencies.

### **31.2 Weatherization Automated Management System (WAMS)**

The Sub-grantee must use the Iowa Weatherization Automated Management System (WAMS) for data and financial reporting to the Grantee.

### **31.3 Monthly Fiscal Reports**

The Sub-grantee must provide the Grantee with either two (2) paper copies or one (1) electronic copy of the monthly fiscal report (Forms 101, 101N, 101H, 102H, 101U, and 102U) detailing program and administration expenditures and other data, as required by the Grantee.

- Sub-grantees selecting to submit reports by USPS mail - reporting procedures will remain the same.
- Sub-grantees selecting to submit reports by email – the following procedures will apply:
  - Emailed reports must be sent to DCAA@iowa.gov.
  - Each expense report must contain a written authorizing signature and then be scanned.
  - The scanned documents must be named to identify the report by contract number and month of report (e.g., DOE-15-04, January 2016).
  - Each email subject line must contain contract number, and month of reports (e.g., DOE-15-04, HEAP-16-04, IPL-16-04, MEC-16-04, January 2016).
  - Weatherization reports may not be emailed with other programs (CSBG, LIHEAP, or FaDSS).
  - The Grantee will attempt to acknowledge the receipt of each emailed report, but sub-grantees are ultimately responsible to ensure timely delivery of reports.

The monthly reports must be received by the Grantee no later than eight (8) calendar days following the last day of the month covered by the report and will be filed for each month covered by this Contract.

Monthly reports will be filed with the Grantee for the months following the expiration of this Contract until the time the closeout report is submitted if fiscal activity relating to this Contract has occurred during the month following expiration.

### **31.4 Monthly Completion File**

The Sub-grantee must submit the Monthly Completion Files (house data and material list information) in the required format via e-mail with the monthly 101, 102N, 103N, 101H, 102H, and 101U reports. The Grantee may accept these files in other formats in special circumstances. The support, labor, and materials expenditures reported on the Monthly Completion File and the 101, 102N, 101H, 102H, 103H, 101U, and 102U reports must reconcile.

### **31.5 Closeout Reports**

The Sub-grantee must submit to the Grantee a closeout report documenting the final expenses charged to this contract. The closeout report forms will be provided by the Grantee. The closeout report shall be submitted within forty-five (45) days of the Contract termination by either mailing two (2) paper copies or emailing one (1) electronic copy. Any unexpended funds must be returned to the Grantee with the final closeout report. If the funds are not returned, subsequent advances will be withheld until the prior year's unexpended funds are received by the Grantee.

## **SECTION 32.0 CONTRACTING**

The Sub-grantee is required to obtain documentation from Sub-grantee Contractors who perform weatherization and furnace work showing the Sub-grantee Contractors are currently registered with the Iowa Division of Labor, within Chapter 91C of the Sub-grantee Registration, and have the appropriate Iowa Electrical Specialty License and Iowa Plumbing & Mechanical License (as applicable).

## **SECTION 33.0 FINAL INSPECTION OF WEATHERIZATION WORK**

A home cannot be considered complete or reported to the Grantee as complete until the Sub-grantee has verified the satisfactory completion of all work done on the home by completing a final inspection of the work. The final inspection must not be done until all work on the home has been completed. A final inspection form must be completed for all homes inspected. The inspection form must be signed and dated by the person who conducted the final inspection as well as the client. The inspection form must not be signed until the final inspection has been conducted.

Every effort must be made to fully inspect all homes that receive weatherization. Repeated efforts to inspect a home must be made. If a client or landlord refuses to allow the final inspector in the home to conduct the inspection, the Sub-grantee must document the efforts made to conduct the inspection. This documentation must be filed in the client file.

## **SECTION 34.0 TRAINING**

Sub-grantee weatherization staff must attend all training required by the Grantee. The Sub-grantee may use HEAP Equipment/Training funds to attend required training. The HEAP Equipment/Training funds may only be used to train Sub-grantee Contractors if required by Grantee.

Sub-grantee Contractors must meet all training requirements set forth by DOE and Grantee. Training costs are the Sub-grantee Contractor's responsibility unless specifically identified as an allowable training cost by Grantee.

## **SECTION 35.0 ELIGIBLE DWELLING UNITS AND PRIORITY**

### **35.1 Eligibility**

No dwelling unit may be weatherized without documentation that the dwelling unit is an eligible dwelling unit, as provided in 10 CFR 440.22. A household is eligible for assistance under the Iowa Weatherization Assistance Program if:

- The household is receiving Supplemental Security Income (SSI) or Family Investment Program (FIP) Assistance, regardless of income, or
- The household's annual income is at, or below, 200 percent of the poverty level, as established by the Office of Management and Budget and the American Recovery and Reinvestment Act, or
- The household is eligible for the Low-Income Home Energy Assistance Program (LIHEAP).

The definition of household income and methods used to determine annual income is the same that is used by the LIHEAP Program and described in the LIHEAP Program Procedures Manual. Income information used to determine program eligibility is only valid for twelve (12) months from the date the eligibility was determined. Weatherization work on a client's house cannot begin if 12 months has elapsed

since the client's eligibility determination took place. Program eligibility must be re-determined based on more recent income information if the application is beyond that 12 month period. If the 12 months elapsed and eligibility was re-determined, a copy of the newer application must be placed in file as proof that proper procedure was followed.

Clients may apply for weatherization assistance without applying for LIHEAP assistance.

### **35.2 Owner-Occupied Dwellings**

Prior approval must be obtained from the owner of a dwelling before the dwelling is weatherized.

### **35.3 Rental Dwellings**

Prior approval must be obtained from the landlord of a rental dwelling before the dwelling is weatherized. Landlords, or their authorized agent, must sign a Landlord Agreement providing written prior approval. The Landlord Agreement will state the following:

- The rental property is not presently for sale.
- The rent will not be raised, due to weatherization, for a period of 12 months from the date the work is completed.
- The tenant will not be evicted without just cause.
- If the rental unit is vacant, it will be rented to a low-income household within 180 days after the weatherization work is completed.
- The materials and equipment installed in the dwelling, using weatherization program funds, will remain in the dwelling.
- If the dwelling is sold as a habitable dwelling, the materials and equipment installed, using weatherization program funds will remain in the dwelling.

In the event of a dispute between a tenant and a landlord regarding the previous issues, an attempt will be made by the Sub-grantee to resolve the dispute. If that fails, the Sub-grantee shall refer the tenant to legal aid.

If rental units will become eligible dwelling units within 180 days under a federal program for rehabilitating the units, the units may be weatherized, with prior approval from the Grantee.

### **35.4 Multiple-Unit Dwellings**

In the case of multiple unit dwellings consisting of fewer than five (5) units, only those units that are income-eligible may be weatherized unless 50% or more of the residing households are income-eligible in which case, all units and common areas may be weatherized. The cost of work in common areas must be pro-rated among the units. The average expenditure per unit limit must not be exceeded for any of the units weatherized.

In the case of multiple unit dwellings consisting of five (5) or more units, only those units that are income-eligible may be served unless 66% or more of the households residing in the complex are income-eligible, in which case all units and common areas may be weatherized. The cost of work in common areas must be pro-rated among the units. The average expenditure per unit limit must not be exceeded for any of the units weatherized. DCAA and DOE approval is required before any work may be completed on dwellings consisting of five (5) or more dwellings.

### **35.5 Vacant Dwellings and Shelters**

A vacant dwelling may be weatherized if there are assurances that an eligible household will inhabit the dwelling within 180 days of the date the weatherization service is completed.

Shelters, such as homeless shelters and domestic abuse shelters, may be weatherized. Agencies must get state approval to weatherize any shelter that cannot be insulated, has a heating system that would be expensive to replace, or is unusual in its size, structure, or configuration. For the purpose of determining how many dwelling units exist in a shelter, Sub-grantee's may count each 800 square feet of the shelter as a dwelling unit or they may count each floor of the shelter as a dwelling unit.

### **35.6 Client Priority**

Client priority for service is based on a priority point method that is based on household fuel consumption with additional priority if the household contains young children or elderly or disabled persons. Local Agencies must use the client priority program in WAMS to assign priority points to clients and must follow the client priority policies and procedures described in the *Iowa Weatherization Policies and Procedures Manual*.

The Sub-grantee must obtain primary data from municipal utilities, rural electric cooperatives (RECs), and deliverable fuel vendors for the clients who are customers of those fuel providers and must use this data to calculate priority numbers for those clients. Secondary fuel consumption should also be collected in order to calculate a more accurate priority number.

If fuel consumption cannot be obtained, Sub-grantees may use dwelling square footage to calculate priority points for clients. Square footage should be obtained from the county assessor.

### **35.7 State Historic Preservation Office (SHPO)**

Prior to the expenditure of Federal funds to alter any structure or site, the Sub-grantee is required to comply with the requirements of Section 106 of the National Historic Preservation Act (NHPA), consistent with DOE's 2009 letter of delegation of authority regarding the NHPA. Section 106 applies to historic properties that are listed in or eligible for listing in the National Register of Historic Places. In order to fulfill the requirements of Section 106, the Sub-grantee must complete either the Exempt from SHPO Review Form or the Request for SHPO Comment form as applicable.

## **SECTION 36.0 MONITORING**

The Sub-grantee shall cooperate with monitoring visits by the Grantee and other state personnel and federal personnel. Grantee monitoring includes, but is not limited to:

Inspection of weatherized homes, including review of the following:

- Compliance with work completion requirements and standards
- Work quality
- Quality of final inspections

Review of program operations, including review of the following:

- Compliance with program requirements, rules and regulations
- Bid procedures and process
- General management and administrative practices

Review of financial operations, including review of the following:

- Internal financial control procedures
- Indirect cost pools
- Reconciliation between financial reports and journals

The Grantee will send a written report on the outcome of the monitoring to the Sub-grantee within 30 work days of the review. The report will include any findings, recommendations, or corrective action that needs to be taken by the Sub-grantee. If the report requires a response, the Sub-grantee must respond, in writing, within 45 work days of receiving the report.

If the housing inspection report requires corrective work be done by the Sub-grantee, the corrective work shall be completed within 45 work days of receiving the report. The Sub-grantee shall send a written response to the Grantee documenting that the corrective work was completed or reasons why it could not be completed.

Failure by the Sub-grantee to provide a written response to a fiscal, house inspection, or program monitoring report or to complete required corrective work on a house within designated timelines is considered a case of non-compliance.

## **SECTION 37.0 APPEAL AND HEARING PROCEDURES**

### **37.1 Client Appeal**

The Sub-grantee must have an appeal and hearing procedure concerning Weatherization Program client complaints that is in accordance with the appeal and hearing procedures described in Iowa Administrative Code, Section 427-5.4(216A).

### **37.2 Private Sub-grantee Appeal**

The Sub-grantee must have an appeal and hearing procedure concerning Sub-grantee Contractor complaints as they relate to bid/contract issues.