State of California

Department of Community Services and Development

Weatherization Assistance Program for Low-Income Persons



Bipartisan Infrastructure Law State Plan and Application to the U.S. Department of Energy

Approved on May 15, 2023

Gavin Newsom Governor State of California Mark Ghaly
Secretary
California Health and
Human Services Agency

David Scribner
Director
Department of Community
Services and Development

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Public Hearing Transcript and Comments

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Attachments

Attachments to the State Plan are available upon request by emailing Energy.Programs@csd.ca.gov and indicating the specific attachment(s) requested.

- A. Certification Regarding Lobbying
- B. DOE Nondiscrimination Declaration
- C. Explanation of Indirect Costs
- D. Public Hearing Notices
- E. Public Hearing Transcript
- F. 2022 Eligibility Guide
- G. BIL DOE WAP Health and Safety Plan
- H. CSD TRM Deferral Sections
- I. WPN 22-4 Quality Work Plan
- J. State Historic Preservation Officer Declaration
- K. PAC Activity Documentation
- L. CSD Organizational Chart
- M. State Administrative Manual
- N. Cost Allocation Plan
- O. CSD Audit by State of California
- P. BIL DOE WAP Training and Technical Assistance Plan
- Q. Contractor Evaluation Report and CSD CIR
- R. CSD Weatherization Technical Reference Manual
- S. California Energy Commission Climate Zones Zip Codes
- T. California Energy Commission Climate Zones Map
- U. DOE Weatherization Priority Plan Narrative
- V. PAC Represented Interests
- W. BIL DOE WAP Planning Workbook
- X. BIL DOE WAP Public Comments Matrix

Additional Attachments Requested by the DOE for the BIL DOE WAP State Plan but not assigned a letter:

BIL DOE WAP Interest Form

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

APPLICATION FOR FEDERAL ASSISTANCE SF-	-424		Version 02	
Type of Submission: Preapplication Application Changed/Corrected Application 3. Date Received	Type of Application: New Continuation Revision	Other (specify)		
5a. Fed Entity Identifier:		5b. Federal Award Identifier: DE-EE0009975 (SF424 revision 1)		
State Use Only:				
6. Date Received by State:		7. State Application Identifier:		
8. APPLICANT INFORMATION:				
a. Legal Name: State of California				
b. Employer/Taxpayer Identification Number (EIN/TIN): 680283471		c. UEI: F4LGDJEVBFK4		
d. Address:				
Street 1: 2389 Gateway Oaks				
Street 2:				
City: Sacramento				
County: SACRAMENTO County				
State: CA				
Province:				
Country: U.S.A.				
Zip / Postal Code: 958120000				
e. Organizational Unit:				
Department Name:		Division Name:		
Department of Community Services and Development		Energy and Environmental Services		
f. Name and contact information of person to be contacted o	on matters involving this	application:		
Prefix: Mr First Nai Middle Name: Last Name: Wimbley Suffix:	me: Jason			
Title: Chief Deputy Director				
Organizational Affiliation: Department of Community	y Services and Developme	ent		
Telephone Number: 9165767109 Fax Number:				
Email: jason.wimbley@csd.ca.gov				

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

	Expiration Date: 10/31/2019
APPLICATION FOR FEDERAL ASSISTANCE SF-424	Version 02
9. Type of Applicant:	
A State Government	
10. Name of Federal Agency:	
U. S. Department of Energy	
11. Catalog of Federal Domestic Assistance Number:	
81.042	
CFDA Title:	
Weatherization Assistance Program: Bipartisan Infrastructure Law	
12. Funding Opportunity Number:	
DE-WBI-0002022	
Title:	
2022 WAP Bipartisan Infrastructure Law	
2022 Will Spalloan Illiacitotate Earl	
13. Competition Identification Number:	
Title:	
14. Areas Affected by Project (Cities, Counties, States, etc.):	
State of California	
15. Descriptive Title of Applicant's Project:	
The Weatherization Assistance for Low Income Persons enables low-income families to permanently reduce their energy bills by making their homes more energy efficient.	г

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

APPLICATION FOR FEDERAL ASSISTANCE SF-424			Version 02
16.Congressional District Of:			
a. Applicant:	b. Program/Project:	CA-Statewide	
Attach an additional list of Program/Project Congressional Distric	cts if needed:		
17. Proposed Project: a. Start Date: 07/01/2022	b. End Date:	06/30/2027	
18. Estimated Funding (\$):			
a. Federal 125,309,027.00			
b. Applicant 0.00			
c. State 0.00			
d. Local 0.00			
e. Other 0.00			
f. Program Income 0.00			
g. TOTAL 125,309,027.00			
19. Is Application subject to Review By State Under Executive Ord a. This application was made available to the State under the b. Program is subject to E.O. 12372 but has not been selecte C. Program is not covered by E.O. 12372	Executive Order 12372 Process for review		
20. Is the applicant Delinquent On Any Federal Debt? (If "Yes", properties of the Any Federal Debt?	ovide explanation)		
21. By signing this application, I certify (1) to the statements cont statements herein are true, complete and accurate to the best of my knowled to			
X IAGREE			
** The list of certifications and assurances, or an internet site where agency	you may obtain this list, is contained in the a	nnouncement or	
Authorized Representative:			
Prefix: Mr First Name:	David		
Middle Name:			
Last Name: Scribner			
Suffix:			
Title: Director			
Telephone Number: 9165767109	Fax Number:		
Email: david.scribner@csd.ca.gov			
Signature of Authorized Representative: Signed Electronical Authorized for Local Reproduction	ally	Date Signed:	04/05/2023 Standard Form 424 (Revised 10/2005) Prescribed by OMB Circular A-102

II. Budget Information

Program/Pro	ject Identification No.	Program/Project Title		
EE0009975		Weatherization Assistance Program		
Name and Address 2389 Gateway Oaks Drive Sacramento, CA 95833		Project Dates	07/01/2022 - 06/30/2027	

Section A - Budget Summary					
Grant Program	Estimated Unobligated Funds (Federal)	New/Revised Budget (Federal)	Total		
Bipartisan Infrastructure Law (BIL) Grant	\$0	\$125,309,027	\$125,309,027		
Totals		\$125,309,027	\$125,309,027		

Section B - Budget Categories						
Object Class Categories	Grantee Administration	Subgrantee Administration	Grantee T&TA	Subgrantee T&TA	Total	
Personnel	\$2,568,012		\$993,047		\$3,561,059	
Fringe Benefits	\$1,132,083		\$475,437		\$1,607,521	
Travel	\$40,760		\$28,550		\$69,310	
Equipment	\$0		\$0		\$0	
Supplies	\$0		\$0		\$0	
Contractual	\$4,082,513	\$9,398,177	\$3,926,479	\$15,315,240	\$32,722,409	
Construction					\$0	
Other Direct Costs	\$8,445		\$46,215		\$54,660	
Total Direct Costs	\$7,831,814	\$9,398,177	\$5,469,728	\$15,315,240	\$38,014,959	
Indirect Costs	\$1,566,363		\$1,093,946		\$2,660,309	
Totals	\$9,398,177	\$9,398,177	\$6,563,674	\$15,315,240	\$40,675,268	

Object Class Categories	Program Operations	Health and Safety	Liability Insurance	Financial Audits	Total
Personnel					\$0
Fringe Benefits					\$0
Travel					\$0
Equipment					\$0
Supplies					\$0
Contractual	\$68,222,841	\$15,781,918	\$629,000	\$0	\$84,633,759
Construction					\$0
Other Direct Costs					\$0
Total Direct Costs	\$68,222,841	\$15,781,918	\$629,000	\$0	\$84,633,759
Indirect Costs					\$0
Totals	\$68,222,841	\$15,781,918	\$629,000	\$0	\$84,633,759

III. Budget Explanation

Personnel

Duties

Positions to be supported under the proposed award and brief descriptions of the duties of professionals:

Position	Description of Duties
Energy and Environmental Services Division - Staff Services Manager III	Manager provides staff supervision and oversees the Energy Division.
Weatherization & Technical Support and Climate Investment Units - Staff Services Manager II	Manager provides staff supervision and oversees the Weatherization & Technical Support and Climate Investment Units
Weatherization & Technical Support and Climate Investment Units - Staff Services Manager I Specialist (Retired Annuitant)	Manager Specialist provides analysis, staff support, and staff training for DOE program.
Weatherization & Technical Support and Climate Investment Units - Research Program Specialist I	Specialist provides higher level technical and analytical support and training to Subgrantees and departmental staff.
DOE WAP Unit - Staff Services Manager I	Manager provides staff supervision and administers departmental policies and programs. Oversees all DOE grants, manages energy audit processes, and ongoing implementation and maintenance of LMS. Primary liaison to DOE.
DOE WAP Unit - Research Analyst II	Analyst provides higher level technical and analytical support to departmental staff. Helps in the development of policies, standards, contracts, and DOE program guidance. Prepares DOE State Plan(s).
DOE WAP Unit - Assoc. Govt. Program Analyst	Analyst provides technical and analytical support to departmental staff. Helps in the development of policies, standards, contracts, and DOE program guidance and LMS maintenance.
DOE WAP Unit - Assoc. Govt. Program Analyst	Analyst provides technical and analytical support to departmental staff. Helps in the development of policies, standards, contracts, and DOE program guidance and LMS maintenance.
DOE WAP Unit - Assoc. Govt. Program Analyst - Assoc. Govt. Program Analyst (Limited Term)	Analyst provides technical and analytical support to departmental staff. Helps in the development of policies, standards, contracts, and DOE program guidance and database upgrades.
DOE WAP Unit - Assoc. Govt. Program Analyst - Assoc. Govt. Program Analyst (Limited Term)	Analyst provides technical and analytical support to departmental staff. Helps in the development of policies, standards, contracts, and DOE program guidance and database upgrades.
DOE WAP Unit - Assoc. Govt. Program Analyst - Davis-Bacon (Retired Annuitant)	Analyst tracks and prepares Davis-Bacon reports and provides assistance to Subgrantees
Energy Technical Unit - Staff Services Manager I	Manager performs oversight of the QA monitoring provided by third-party inspection contractor, oversees separate QA inspections performed by Grantee staff, oversight of energy audit reviews and technical standards development.
Energy Technical Unit - Assoc. Govt. Program Analyst	Analyst provides technical and analytical support and training to Subgrantees and departmental staff and oversight of weatherization customer complaints.
Energy Technical Unit - Assoc. Govt. Program Analyst	Analyst performs field monitoring of the third-party inspection contractor and separate QA inspections of Subgrantees, support of technical hotline and development of technical manuals.
Energy Technical Unit - Assoc. Govt. Program Analyst	Analyst performs field monitoring of the third-party inspection contractor and separate QA inspections of Subgrantees, support of technical hotline and development of technical manuals.

Duties - continued

Position	Description of Duties
Climate Investment/Energy Reporting Unit - Staff Services Manager I	Manager performs oversight of complex technical and IT coordination services in support of weatherization and utility assistance programs.
Climate Investment/Energy Reporting Unit - Assoc. Govt. Program Analyst	Analyst provides complex technical and IT coordination services in support of weatherization and utility assistance programs.
Climate Investment/Energy Reporting Unit - Research Analyst II	Analyst provides complex technical and IT coordination services in support of weatherization and utility assistance programs.
Climate Investment/Energy Reporting Unit - Assoc. Govt. Program Analyst	Analyst provides complex technical and IT coordination services in support of weatherization and utility assistance programs.
Field & Weatherization Services and Consumer Provider Assistance Units - Staff Services Manager II	Manager provides staff supervision and oversees the Consumer Provider Assistance and Field & Weatherization Services Units.
Field & Weatherization Services and Consumer Provider Assistance Units - Associate Govt. Program Analyst	Analyst develops contracts for all programs in the Division, oversees the historic preservation tracking website and other projects as assigned for the weatherization programs.
Field & Weatherization Services and Consumer Provider Assistance Units - Staff Services Analyst	Analyst performs DOE contracts, provide weatherization database support, and conduct Subgrantee payment reconciliation.
Field & Weatherization Services Unit - Staff Services Manager I	Manager provides staff supervision and oversight of the monitoring of Subgrantees.
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	Analyst performs day-to-day program administration, reviews fiscal and programmatic data reports, conducts annual monitoring activities and program analysis for monitoring purposes.
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	Analyst performs day-to-day program administration, reviews fiscal and programmatic data reports, conducts annual monitoring activities and program analysis for monitoring purposes.
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	Analyst performs day-to-day program administration, reviews fiscal and programmatic data reports, conducts annual monitoring activities and program analysis for monitoring purposes.
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Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	Analyst performs day-to-day program administration, reviews fiscal and programmatic data reports, conducts annual monitoring activities and program analysis for monitoring purposes.
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	Analyst performs day-to-day program administration, reviews fiscal and programmatic data reports, conducts annual monitoring activities and program analysis for monitoring purposes.
Field & Weatherization Services Unit - Staff Services Analyst	Analyst provides administrative and programmatic support to the Field & Weatherization Services Unit.
Consumer Provider Assistance Unit - Staff Services Manager I	Manager provides staff supervision and oversight of the support services for CSD staff and Subgrantees.
Consumer Provider Assistance Unit - Assoc. Govt. Program Analyst	Analyst performs review of DOE contracts, provides weatherization database support, and conducts Subgrantee payment reconciliation.
Consumer Provider Assistance Unit - Assoc. Govt. Program Analyst	Analyst performs review of DOE contracts, provides weatherization database support, and conducts Subgrantee payment reconciliation.
Consumer Provider Assistance Unit - Staff Services Analyst	Analyst performs review of DOE contracts, provides weatherization database support, and conducts Subgrantee payment reconciliation.
Consumer Provider Assistance Unit - Staff Services Analyst	Analyst performs review of DOE contracts, provides weatherization database support, and conducts Subgrantee payment reconciliation.

Direct Personnel Compensation

Position	Salary	Time	Direct Pay
Energy and Environmental Services Division - Staff Services Manager III	\$ 596,700	4.00%	23,868
Weatherization & Technical Support and Climate Investment Units - Staff Services Manager II	\$ 523,920	20.00%	104,784
Weatherization & Technical Support and Climate Investment Units - Staff Services Manager I Specialist (Retired Annuitant)	\$ 67,375	76.00%	51,205
Weatherization & Technical Support and Climate Investment Units - Research Program Specialist I	\$ 444,120	4.00%	17,765
DOE WAP Unit - Staff Services Manager I	\$ 477,240	76.00%	362,702
DOE WAP Unit - Research Analyst II	\$ 424,740	76.00%	322,802
DOE WAP Unit - Assoc. Govt. Program Analyst	\$ 404,340	76.00%	307,298
DOE WAP Unit - Assoc. Govt. Program Analyst	\$ 288,000	76.00%	218,880
DOE WAP Unit - Assoc. Govt. Program Analyst - Assoc. Govt. Program Analyst (Limited Term)	\$ 323,472	100.00%	323,472
DOE WAP Unit - Assoc. Govt. Program Analyst - Assoc. Govt. Program Analyst (Limited Term)	\$ 323,472	100.00%	323,472
DOE WAP Unit - Assoc. Govt. Program Analyst - Davis-Bacon (Retired Annuitant)	\$ 152,222	100.00%	152,222
Energy Technical Unit - Staff Services Manager I	\$ 477,240	30.00%	143,172
Energy Technical Unit - Assoc. Govt. Program Analyst	\$ 404,340	30.00%	121,302
Energy Technical Unit - Assoc. Govt. Program Analyst	\$ 339,120	30.00%	101,736
Energy Technical Unit - Assoc. Govt. Program Analyst	\$ 288,000	30.00%	86,400
Climate Investment/Energy Reporting Unit - Staff Services Manager I	\$ 423,540	15.00%	63,531
Climate Investment/Energy Reporting Unit - Assoc. Govt. Program Analyst	\$ 339,120	5.00%	16,956
Climate Investment/Energy Reporting Unit - Research Analyst II	\$ 339,792	10.00%	33,979
Climate Investment/Energy Reporting Unit - Assoc. Govt. Program Analyst	\$ 271,296	10.00%	27,130
Field & Weatherization Services and Consumer Provider Assistance Units - Staff Services Manager II	\$ 537,000	2.00%	10,740
Field & Weatherization Services and Consumer Provider Assistance Units - Associate Govt. Program Analyst	\$ 404,340	10.00%	40,434
Field & Weatherization Services and Consumer Provider Assistance Units - Staff Services Analyst	\$ 296,100	10.00%	29,610
Field & Weatherization Services Unit - Staff Services Manager I	\$ 404,340	20.00%	80,868
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	\$ 356,100	20.00%	71,220
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	\$ 404,340	20.00%	80,868
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	\$ 356,100	20.00%	71,220
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	\$ 392,640	20.00%	78,528
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	\$ 385,140	20.00%	77,028
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	\$ 356,100	20.00%	71,220
Field & Weatherization Services Unit - Staff Services Analyst	\$ 296,100	20.00%	59,220
Consumer Provider Assistance Unit - Staff Services Manager I	\$ 477,240	5.00%	23,862
Consumer Provider Assistance Unit - Assoc. Govt. Program Analyst	\$ 322,980	5.00%	16,149
Consumer Provider Assistance Unit - Assoc. Govt. Program Analyst	\$ 356,100	5.00%	17,805
Consumer Provider Assistance Unit - Staff Services Analyst	\$ 296,100	5.00%	14,805
Consumer Provider Assistance Unit - Staff Services Analyst	\$ 296,100	5.00%	14,805
Total Direct Personnel Compensation			\$ 3,561,059

Fringe Benefits

The fringe benefit rate is based upon actual percentages used to pay for benefits of all State employees. The total amount of fringe benefits is calculated based upon a prorated amount of the annual salary of each classification that is attributable to DOE activities.

Benefit	Rate
Retirement	29.22%
Payroll Taxes - OASDI	6.20%
Payroll Taxes - Medicare	1.45%
Medical Insurances	11.01%
Total Fringe Benefit Rate	47.88%

Position	Benefit
Energy and Environmental Services Division - Staff Services Manager III	\$ 11,427
Weatherization & Technical Support and Climate Investment Units - Staff Services Manager II	50,167
Weatherization & Technical Support and Climate Investment Units - Staff Services Manager I Specialist (Retired Annuitant)	-
Weatherization & Technical Support and Climate Investment Units - Research Program Specialist I	8,505
DOE WAP Unit - Staff Services Manager I	173,650
DOE WAP Unit - Research Analyst II	154,547
DOE WAP Unit - Assoc. Govt. Program Analyst	147,124
DOE WAP Unit - Assoc. Govt. Program Analyst	104,792
DOE WAP Unit - Assoc. Govt. Program Analyst - Assoc. Govt. Program Analyst (Limited Term)	154,867
DOE WAP Unit - Assoc. Govt. Program Analyst - Assoc. Govt. Program Analyst (Limited Term)	154,867
DOE WAP Unit - Assoc. Govt. Program Analyst - Davis-Bacon (Retired Annuitant)	-
Energy Technical Unit - Staff Services Manager I	68,546
Energy Technical Unit - Assoc. Govt. Program Analyst	58,075
Energy Technical Unit - Assoc. Govt. Program Analyst	48,708
Energy Technical Unit - Assoc. Govt. Program Analyst	41,365
Climate Investment/Energy Reporting Unit - Staff Services Manager I	30,416
Climate Investment/Energy Reporting Unit - Assoc. Govt. Program Analyst	8,118
Climate Investment/Energy Reporting Unit - Research Analyst II	16,268
Climate Investment/Energy Reporting Unit - Assoc. Govt. Program Analyst	12,989
Field & Weatherization Services and Consumer Provider Assistance Units - Staff Services Manager II	5,142
Field & Weatherization Services and Consumer Provider Assistance Units - Associate Govt. Program Analyst	19,358
Field & Weatherization Services and Consumer Provider Assistance Units - Staff Services Analyst	14,176
Field & Weatherization Services Unit - Staff Services Manager I	38,717
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	34,098
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	38,717
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	34,098
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	37,597
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	36,878
Field & Weatherization Services Unit - Assoc. Govt. Program Analyst	34,098
Field & Weatherization Services Unit - Staff Services Analyst	28,353
Consumer Provider Assistance Unit - Staff Services Manager I	11,424
Consumer Provider Assistance Unit - Assoc. Govt. Program Analyst	7,732
Consumer Provider Assistance Unit - Assoc. Govt. Program Analyst	8,524
Consumer Provider Assistance Unit - Staff Services Analyst	7,088
Consumer Provider Assistance Unit - Staff Services Analyst	7,088
Total Fringe Benefits	\$ 1,607,521

Travel

Purpose of Trip	Number of Trips	Average Cost per Trip	Total
Energy OutWest Regional Meetings (Out-of-State) Fall 2003 through Spring 2007 (Biannual)	8	\$ 1,710	\$ 13,680
Energy OutWest Training Conferences (Out-of-State) Summer 2024 and 2026	8	1,710	13,680
NASCSP Training Conferences and Meetings (Out-of-State) Fall 2003 through Winter 2027 (Biannual)	8	1,880	15,040
CSD Staff Training - BPI QCI Certification	1	330	330
CSD Staff Training - EPA RRP	3	50	150
CSD Staff Training - Energy Training Center	10	220	2,200
Subgrantee Comprehensive Monitoring - Air	16	210	3,360
Subgrantee Comprehensive Monitoring - Ground	37	140	5,180
Third Party Inspector Monitoring (Ride Along) - Air	6	380	2,280
Third Party Inspector Monitoring (Ride Along) - Ground	16	310	4,960
On-Site Meetings and Special Investigations	5	1,690	8,450
Total Travel			\$ 69,310

All budget estimations are based upon historical data incurred under previous grants. Costs for all travel are leveraged with the LIHEAP weatherization program with the exception of the Energy OutWest meetings and conferences and QCI training.

Contracts and Subgrants

Name of Proposed Sub	Basis of Cost	Total Cost
Weatherization Service Providers	Net allocation after Grantee Admin and T&TA. Cost basis - Allocated by 3-factor formula to participating Subgrantees. Refer to Annual File IV.1 Subgrantees for allocation breakdown by Subgrantee.	\$ 109,347,176
Administrative and Technical Assistance – RHA Inc.	Provide technical assistance and training to CSD and Subgrantees as assigned. Cost basis – competitive bid contract Leveraged with LIHEAP and other energy programs	1,000,000
Technical Assistance – TBD	Provide technical assistance and training specific to the BIL grant to CSD and Subgrantees as assigned Cost basis - competitive bid contract estimate	2,500,000
Third Party Inspections - ConSol	Conduct weatherized unit inspections on behalf of CSD Cost basis - competitive bid contract Leveraged with LIHEAP and other energy programs	271,400
SHPO Reviews - ICF	Conduct full SHPO reviews of assessed dwellings. Cost basis – competitive bid contract Leveraged with LIHEAP and other energy programs	500,000
Learning Management System - S&P Technology Solutions/Latitude	Support of LMS system for CSD Training Program Cost basis - competitive bid contract, month-to-month after implementation Leveraged with LIHEAP	16,300
Database Migration - Propoint Technology, Inc.	Support of migration of outdated systems to new platform Cost basis - competitive bid contract Leveraged with LIHEAP and other energy programs	14,700
System Enhancements - TBD	Augmentation of data collection, analyticals and reporting Cost basis - competitive bid contract estimate	3,706,593
Total Contracts and Subgrants		\$ 117,356,169

Other Direct Costs

Description	Justification	Total Cost
Conference Fees - Energy OutWest	CSD Staff attendance at biennial weatherization training conferences in Summer 2024 and 2026 4 attendees per conference (2 free registrations included in sponsorship) Cost Basis - established registration fees	\$ 1,320
Conference Fees - NASCSP	CSD Staff attendance at conferences in Fall 2023 - 2026 and Winter 2024 - 2027 Weatherization Training Conferences 1 attendee per conference Cost Basis - established registration fees	5,280
Conference Sponsorship - Energy OutWest	Sponsorship fee for biennial DOE-sponsored Energy OutWest Weatherization Training Conferences in 2024 and 2026 Includes free registration for 2 attendees Cost basis - established fee for premier sponsorship	40,000
Training Fees - BPI Training Center	New inspector attendance for QCI training and certification at accredited BPI Test Center 1 attendee Cost Basis - established registration fees	1,200
Training Fees - EPA RRP	New CSD staff attendance for training from an accredited EPA trainer 3 attendees Cost Basis - established registration fees	660
Training Fees - PG&E Energy Training Center	New CSD staff attendance at PG&E Energy Training Center for weatherization training - Combustion Appliance Safety and Duct and Shell Sealing. 5 attendees per training. Cost Basis - established registration fees	6,200
Total Other Direct Costs		\$ 54,660

Indirect Costs

Refer to Attachment C – Indirect Costs

Annual LIHEAP and other energy programs administered by CSD are leveraged to fund wages, benefits, and other program expenditures for BIL.

IV.1 Subgrantees

Subgrantee and Service Area	Planned Funds	Estimated Units
Amador-Tuolumne Community Action Agency (Amador, Calaveras, Tuolumne, Mono, Alpine)	\$ 938,372	73
Campesinos Unidos, Inc. (Imperial, San Diego - Area A)	3,886,765	303
Central Coast Energy Services (Marin, Monterey, San Benito, San Francisco, San Mateo, Santa Clara, Santa Cruz)	9,134,714	712
Central Valley Opportunity Center, Inc. (Stanislaus)	2,509,580	195
CommUnify (Santa Barbara)	1,277,792	100
Community Action Agency of Butte County, Inc. (Butte)	1,694,660	132
Community Action Partnership of Kern County (Kern)	5,500,768	429
Community Action Partnership of Orange County (Orange)	4,025,316	314
Community Action Partnership of Riverside County (Riverside)	6,312,214	492
Community Action Partnership of San Bernardino County (San Bernardino, Inyo)	6,288,969	490
Community Action Partnership of San Luis Obispo County, Inc. (San Luis Obispo)	785,245	61
Community Resource Project, Inc. (Sacramento, San Joaquin, Sutter, Yuba)	8,558,254	667
Contra Costa Employment & Human Services Department (Contra Costa)	2,614,954	204
Del Norte Senior Center (Del Norte)	515,431	40
Fresno County Economic Opportunities Commission (Fresno, Tulare)	9,165,301	714
Glenn County Human Resource Agency (Colusa, Glenn, Trinity)	372,674	29
Great Northern Services (Siskiyou)	937,255	73
Kings Community Action Organization, Inc. (Kings)	745,652	58
Long Beach Community Action Partnership (Los Angeles - Area C)	6,052,109	471
Maravilla Foundation (Los Angeles - Area A, Ventura)	11,413,944	888

IV.1 Subgrantees

Subgrantee and Service Area	Planned Funds	Estimated Units
Merced County Community Action Agency (Madera, Mariposa, Merced)	2,631,750	205
Metropolitan Area Advisory Committee (San Diego - Area B)	1,547,576	121
North Coast Energy Services (Lake, Mendocino, Napa, Solano, Sonoma, Yolo)	5,262,459	410
Pacific Asian Consortium in Employment (Los Angeles - Area B)	6,937,111	540
Plumas County Community Development Commission (Lassen, Plumas, Sierra)	342,895	27
Project Go, Inc. (El Dorado, Nevada, Placer)	3,574,023	278
Redwood Community Action Agency (Humboldt, Modoc)	1,406,692	110
Self Help Home Improvement Project (Shasta, Tehama)	1,861,265	145
Spectrum (Alameda)	3,053,436	238
Total	\$ 109,347,176	8,519

IV.2 WAP Production Schedule

Weatherization Plans	Annual Total
Total Units (excluding reweatherized)	8,519
Reweatherized Units	-

Average Unit Costs, Units Subject to DOE Project Rules			
Vehic	Vehicle & Equipment Average Cost per Dwelling Unit (DOE Rules)		
Α.	Total of Vehicles and Equipment Budget		-
В.	Total Units to be Weatherized, from Production Schedule above		8,519
C.	Units to be Reweatherized, from Production Schedule above		-
D.	Total Units to be Weatherized, plus Planned Reweatherized Units from Production Schedule above (B plus C)		8,519
E.	Average Vehicles and Equipment cost per Dwelling Unit (A divided by D)		-
Avera	Average Cost per Dwelling Unit (DOE Rules)		
F.	Total of Funds for Program Operations	\$	68,222,841
G.	Total Units to be Weatherized, plus Planned Reweatherized Units from Production Schedule above (total from D above)		8,519
Н.	Average Cost per Dwelling Unit, less Vehicles and Equipment (F divided by G)	\$	8,008
I.	Average Cost per Dwelling Unit for Vehicles and Equipment (total from E)	\$	-
J.	Total Average Cost per Dwelling Unit (H plus I)	\$	8,008

IV.3 Energy Savings

Method used to calculate savings: WAP algorithm

	Units	Savings Calculator (Mbtus)	Energy Savings
BIL DOE WAP Estimate	8,519	29.3	249,607
2021 Annual DOE WAP Estimate	1,297	29.3	38,002
2021 Annual DOE WAP Actual	663	29.3	19,426

IV.4 DOE-Funded Leveraging Activities

CSD has no planned DOE-funded leveraging activities for the BIL DOE WAP.

IV.5 Policy Advisory Council Members

CSD has targeted organizations that are members of the Community Services Block Grant (CSBG) Committee to increase participation from non-DOE service providers. Membership includes several organizations that are independent from the DOE WAP Subgrantee network. Not all members of PAC are CSBG service providers. The membership is currently made up of a diverse cross-section of sixty-two organizations.

Agency
Amador-Tuolumne Community Action Agency
Berkeley Community Action Agency
Calaveras-Mariposa Community Action Agency
California Community Action Partnership Association
California Community Economic Development Association
California Human Development
Campesinos Unidos (CUI)
Center for Employment Training
Central Valley Opportunity Center (CVOC)
City of Los Angeles, Department of Community Investment for Families
City of Oakland Human Services Department
CommUnify Santa Barbara
Community Action Agency of Butte County
Community Action Board of Santa Cruz County
Community Action Marin
Community Action Napa Valley
Community Action of Ventura County, Inc.
Community Action Partnership of Kern County
Community Action Partnership of Madera County
Community Action Partnership of Orange County
Community Action Partnership of Riverside County
Community Action Partnership of San Bernardino
Community Action Partnership of San Luis Obispo County
Community Action Partnership of Solano
Community Action Partnership of Sonoma
Community Design Center
Community Services & Employment Training
Contra Costa Employment & Human Services
County of Los Angeles Dept of Public Social Services
County of San Diego, Health and Human Services Agency
Del Norte Senior Center
El Dorado County Health and Human Services Agency
Foothill Unity Center
Fresno Couinty Economic Opportunties Commission
Glenn County Community Action Partnership
Inyo Mono Advocates for Community Action
Karuk Tribe
Kings Community Action Organization

Agency
La Cooperativa Campesina de California
Long Beach Community Action Partnership
Los Angeles County, Department of Arts and Culture
Merced Community Action Agency
Modoc-Siskiyou Community Action Agency
Monterey County Community Action Partnership
Nevada County's Health and Human Services Agency
North Coast Opportunities
Northern California Indian DC
Plumas County Community Development Commission
Project Go, Inc.
Proteus, Inc.
Redwood Community Action Agency
Rural Community Assistance Corporation
Sacramento Employment & Training Agency
Sacred Heart Community Service
San Benito Department of Community Services & Workforce Development
San Joaquin County Department of Aging and Community Services
San Mateo County Human Services Agency
Shasta Community Action Agency
Tehama Coounty Community Action Agency
Urban Services, YMCA
County of Yolo Health and Human Services Agency
Yuba-Sutter Economic Development Corporation

IV.6 Public Hearings

The public hearing was conducted virtually via webinar on Wednesday, September 28, 2022, at 10:00 a.m. PST by the Department of Community Services and Development.

Notices for the hearing were posted on the CSD Public Website and social media platforms on September 16, 2022.

Comments and questions were submitted to wx@csd.ca.gov with "BIL DOE WAP State Plan" in the subject line. Comments were accepted until 5:00 p.m. PST on Wednesday, September 28, 2022. Comments were also accepted at the Public Hearing.

See Attachment E Public Hearing Public Notices and Proof of Publication and Attachment F Public Hearing Transcripts.

The transcript is also included at the bottom of this State Plan as an addendum.

IV.7 Miscellaneous

Recipient Business Officer

Kathy Andry
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916-576-7109

Recipient Principal Investigator

Lizzie Adams
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Redistribution of Funds

Funds may be redistributed to another Subgrantee(s) who has capacity to spend out for the following reasons:

- A Subgrantee cannot meet their production goals.
- A Subgrantee is not in compliance with program requirement or other extenuating circumstances.
- A Subgrantee has determined that DOE funds are insufficient to administer and maintain the DOE program at the local level.
- A Subgrantee does not maintain the services of a certified Quality Control Inspector for the duration of the contract term.

Considerable efforts will be made to serve the affected service area for the remainder of the BIL DOE WAP grant period.

Davis-Bacon Act

CSD will ensure compliance with the Davis-Bacon Act by monitoring and reviewing certified payroll submissions. Currently, CSD is actively working on developing a Davis-Bacon (prevailing wages) policy to incorporate federal requirements into program management and accounting/tracking systems. Davis-Bacon will only be required for work performed on multifamily buildings using DOE funding with no fewer than 5 units. Since the LIHEAP program has historically been used to weatherize most of these unit types, CSD anticipates a low manageable number. CSD will be hiring two limited term employees and one retired annuitant to support the provisions and will add additional staff if the need arises.

Buy American

As outlined in OMB M-22-11, the Buy American provision will not be a requirement on non-infrastructure projects as defined. Non-infrastructure projects include "construction or improvements of a private home for personal use". The Buy American provision will be applicable to a public building or public work where the provisions will be implemented. Though requirements and applicability are still being internally determined by DOE, the provisions for iron, steel, manufactured products, and construction materials will most likely apply to DOE WAP work. CSD will begin planning activities, such as ensuring any supplies of iron, steel, manufactured goods, or construction materials can certify, in writing, that their products are manufactured domestically in the event an infrastructure project exists.

V.1 Eligibility

V.1.1 Approach to Determining Client Eligibility

Provide a description of the definition of income used to determine eligibility.

Income is defined as cash receipts earned and/or received by the dwelling occupant(s) before taxes within six weeks of the application intake date and must comply with the stated acceptable forms of income documentation referenced in Attachment F: CSD Eligibility and Verification Guide. Certain types of income are excluded from total household income including but not limited to capital gains, non-cash benefits, employee fringe benefits, reverse mortgage, child support, and money received from the sale of a property, house, or tax refunds.

Describe what household eligibility basis will be used in the Program.

Eligibility is based on the household's total monthly gross income, which cannot exceed the DOE income guidelines. CSD uses the federal poverty level of 200 percent as determined by the Office of Management and Budget as follows:

Household Size	DOE Monthly Income 200% Federal Poverty Effective 7/1/22
1	\$2,265.00
2	\$3,051.67
3	\$3,838.33
4	\$4,625.00
5	\$5,411.67
6	\$6,198.33
7	\$6,985.00
8	\$7,771.67
9	\$8,528.33
10	\$9,285.00
11	\$10,041.67
12	\$10,798.33
13	\$11,555.00
14	\$12,311.67
15	\$13,068.33
16	\$13,825.00
17	\$14,581.67
18	\$15,338.33
19	\$16,095.00

	DOE Monthly Income 200% Federal Poverty
Household Size	Effective 7/1/22
20	\$16,851.67
21	\$17,608.33
22	\$18,365.00
23	\$19,121.67
24	\$19,878.33
25	\$20,635.00

Priority is given to identifying and providing weatherization assistance to elderly persons, persons with disabilities, families with children under 19, and households with high energy burden. Subgrantees will be required to develop a service priority plan that includes energy burden (refer to Attachment U: DOE Weatherization Priority Plan Narrative). CSD will review and approve service priority plans as part of the contract execution process. Refer to Attachment F: CSD Eligibility and Verification Guide.

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

The Welfare Reform Act, officially referred to as the Personal Responsibility and Work Opportunity Act of 1996, H.R. 3734, placed specific restrictions on the eligibility of aliens for "federal means-tested public benefits" for a period of five years. As defined in a Federal Register notice dated August 26, 1997 (62 FR 45256) the Department of Health and Human Services (HHS) is interpreting "federal means-tested public benefits" to include only those benefits provided under Federal means-tested, mandatory spending programs. HHS Information Memorandum LIHEAP-IM-25 dated August 28, 1997, states that all qualified clients, regardless of when they entered the U.S., continue to be eligible to receive assistance and services under the Low-Income Home Energy Assistance Program (LIHEAP) if they meet other program requirements.

To ensure program continuity between LIHEAP and DOE weatherization for all Subgrantees operating both programs, the DOE Weatherization Assistance Program will follow the interpretation as adopted by HHS.

The DOE and LIHEAP weatherization are in compliance with LIHEAP-IM-99-10, issued June 15, 1999, which states that weatherization in a multifamily building is not a covered activity for status verification.

V.1.2 Approach to Determining Building Eligibility

Procedures to determine that units weatherized have eligibility documentation.

Subgrantees utilize intake forms that include procedures to ensure units weatherized have eligibility documentation in accordance with CSD's Eligibility & Verification Guide (Attachment F). Subgrantees also maintain a client file for each unit weatherized, including documented proof that the dwelling unit is an eligible dwelling unit as defined in 10 CFR Section 440.22. This documented proof ensures a dwelling and its owner(s) meet eligibility requirements.

CSD is in the process of creating a Client File Checklist. Beginning with the BIL DOE WAP, Subgrantees will be required to include this completed checklist in every client file. This procedure will assist with ensuring units weatherized have sufficient eligibility and other documentation required by CSD-administered energy programs.

Describe reweatherization compliance.

Weatherization services for a dwelling unit previously weatherized using DOE funds are not allowable except if:

- A dwelling unit has been damaged by fire, flood, or act of nature and qualifies for disaster relief services in accordance with an approved DOE Disaster Relief Plan; or
- A dwelling unit has not been weatherized using Federal funds (BILDOE WAP, DOE ARRA, LIHEAP, HUD, or USDA) within fifteen years of the date such previous weatherization was completed.

Each dwelling must receive a new assessment, diagnostic testing and energy audit which will consider any previous energy conservation improvements to the dwelling. Only those energy conservation measures at or above a savings-to-investment ratio (SIR) of 1.0 are allowable.

To confirm a dwelling's eligibility for BIL DOE WAP, Subgrantees must check their historical dwelling service records to confirm there is no prior history of DOE WAP (either BIL or Annual) or other federal program weatherization services for the dwelling during the previous 15 years and verify the household's income is within the program income eligibility guidelines, before committing to provide weatherization services under BIL DOE WAP. CSD also maintains dwelling service records in a weatherization database dating from 2009.

As of 2022, CSD is determining how to update its database system to both streamline and automate dwelling eligibility verification performed by Subgrantees.

Describe what structures are eligible for weatherization.

The following structures are eligible for weatherization services:

Mobile or Manufactured Home – A manufactured home regulated by the California Department of Housing and Community Development (HCD) that is built on a trailer chassis and designed for highway delivery to a permanent location, and it can be a single-, double-, or triple-wide home. A mobile home must be a permanent, full-time residential dwelling with a floor area of at least 330 square feet.

Multi-Family Dwelling Unit – A dwelling structure containing two or more dwelling units.

Shelter – A dwelling unit or units whose principal purpose is to house individuals on a temporary basis who may or may not be related to one another and who are not living in nursing homes, prisons, or similar institutional care facilities.

Single Family Dwellings – A dwelling structure containing no more than one dwelling unit.

Describe how rental units/multifamily buildings will be addressed.

To ensure that the benefits of weatherization to occupants of rental units are protected, CSD's contracts require Subgrantees to assure that owners and renters receive equitable treatment under this program and no undue enhancements to the dwelling occur.

Language is included on all energy service agreement forms that prohibits property owners from raising rents within two years as a result of building improvements from weatherization work, discloses tenant complaint procedures and property resale restrictions, and stipulates permission to enter the property for purposes of this program. The agreements are signed by owner/occupants, tenants and rental property owners prior to the dwelling receiving weatherization services.

CSD has adequate procedures in place to process tenant complaints regarding any property-owner violation of weatherization service agreement terms and conditions.

CSD will abide by 10 CFR Section 440.22, ensuring that not less than 66 percent of the units in multi-family buildings (50 percent for duplexes and four-unit buildings) are eligible units or will become eligible dwelling units within 180 days under a Federal, State, or local government program prior to rehabilitating the building or making similar improvements.

CSD follows guidance offered in WPN 22-5 that streamlines the qualification of certain HUD multi-family properties for weatherization work, including streamlining income eligibility determination and ensuring that benefits accrue primarily to the low-income residents.

In addition, CSD will strive to adhere to all Davis-Bacon requirements as outlined in Weatherization Memorandum 095: Davis-Bacon and Related Acts as It Relates to the Weatherization Assistance Program. Thus, if a dwelling contains eight or more units Davis-Bacon will apply.

Describe the deferral process.

Deferral takes place upon discovery of circumstances giving rise to the feasibility of a given measure or other issue causing the installation of weatherization measures to be deferred or omitted. This can be a full deferral of all services or partial deferral of one or more measures if a condition exists that presents a hazard or unsafe condition affecting the health and safety of workers or clients/occupants, and the condition is unable to be resolved within the service scope of WAP. If a condition is outside the service scope of WAP, the Weatherization Deferral Form (CSD 542), signed by the client, provides an area for Subgrantees to document the deferral condition and refer the client to other programs, agencies or outside assistance, if the Subgrantee can identify appropriate contractors and/or other entities to assist the client. Only after the issues identified on the deferral form have been corrected to the satisfaction of the Subgrantee shall weatherization work begin. Further detail of deferral conditions is provided in:

- Attachment G: CSD Weatherization Health and Safety Plan
- Attachment R: CSD Technical Reference Manual, Appendix E Health and Safety Requirements, Section 11.3 Deferral and Referral Policy

CSD currently collects data on units that have been provided only assessment and diagnostic services, however, the deferral condition, though captured on the CSD Weatherization Deferral Form, is not uploaded into CSD's current reporting system. Through new system enhancements, CSD is planning on data collection expansion, deferral form updates and deferral process review to work towards a deferral tracking process that will allow for improved access to program services.

V.1.3. Definition of Children

"Children" are defined as members of a household who have not attained their nineteenth (19th) birthday.

V.1.4 Approach to Tribal Organizations

The State ensures that low-income members of the American Indian population receive services equivalent to the assistance provided other low-income persons within the State. CSD recommends that a tribal organization not be treated as a local Subgrantee applicant due to the difficulty in establishing a weatherization program. Based on CSD's allocation formula, DOE WAP BIL grant would not provide enough resources to fully implement a full-service program from the ground up. The annual DOE grant funding would be too low to sustain an ongoing localized program.

V.2 Selection of Areas to Be Served

CSD subcontracts with Subgrantees to provide DOE services throughout the state in their designated service area. A service area may be a portion of a county, an individual county, or a group of counties. The projected funding, goals, and other information for each service area are set forth in Subgrantee Information in the Annual File.

It should be noted that all WAP Subgrantees currently receive funding under CSD's Low-Income Home Energy Assistance Program (LIHEAP), which provides an array of energy assistance services including weatherization and emergency repairs to heating and cooling appliances. These services are provided throughout the state in every county and at levels significantly higher than WAP on an annual basis.

V.3 Priorities for Service Delivery

Weatherization services performed must align with the DOE rules and regulations, CSD Technical Reference Manual (TRM), CSD's Eligibility & Verification Guide and meet the criteria outlined in 10 CRF 440.16. CSD ensures by contract participating Subgrantees develop service priority plans which include:

- No dwelling unit may be weatherized without documentation the dwelling unit is an eligible unit for weatherization services.
- Priority is given to identifying units/dwellings owned or occupied by low-income persons who are particularly vulnerable to include: elderly persons, persons with disabilities, families with children under age 19, and households with high energy burden. Subgrantees indicate how units/dwellings meet these criteria in a detailed narrative on Form CSD 793 – DOE Weatherization Priority Plan Narrative. (Attachment U)
- Subgrantees are required to have written policies in place outlining how DOE weatherization services are provided meeting the criteria of 10 CRF 440.16.

Waiting lists may be maintained by Subgrantees when demand for services exceeds capacity. Each Subgrantee determines how they draw applications from their waiting lists in accordance with service priority requirements. Any applications not meeting CSD's eligibility timelines must be recertified before services can be provided.

CSD's Weatherization Assistance Program does not have specific objectives regarding Justice40. CSD will work to develop policy towards integrating this initiative into program operations. CSD will evaluate and add goals into the program upon further guidance from DOE.

V.4 Climatic Conditions

California experiences a wide range of climatic conditions ranging from a Mediterranean-like climate with warm, dry summers and mild, wet winters to temperature extremes in the Central Valley, Mountain and Desert areas. CSD currently uses the U.S. Climate Zone Map provided by the California Energy Commission (CEC) which consists of sixteen climate zones. To be more consistent with the applicability of California Title 24 requirements and to remove the subjectivity related to using weather stations, the CEC climate zones replaced the DOE climate zone map. Priority lists were developed for those site-built dwellings, mobile home and multi-family buildings existing in all climate zones.

The Subgrantees use the data included in the Priority List Policy or Single-Family/Small Multi-Family Energy Audit Protocol to customize the energy audit for dwellings to be weatherized. Much of California requires heating and cooling to achieve comfort standards. Refer to Attachment S: California Energy Commission Climate Zones by County and City and Attachment T: California Building Climate Zone Map.

With such diverse housing stock spanning the whole of California's 16 climate zones, CSD currently does not track energy savings differences between Subgrantees. CSD does, however, take note of Subgrantees that demonstrate improved effectiveness in the installation of weatherization measures and measure cost efficiencies. These components effectively allow CSD to continue to hone training and technical assistance (T&TA) activities and priorities.

V.5 Type of Weatherization Work to Be Done

V.5.1 Technical Guides and Materials

All weatherization work is performed in accordance with DOE-approved audit procedures and 10 CFR 440 Appendix A. CSD has developed manuals in compliance with WPN 22-4 to guide Subgrantees in the proper delivery of weatherization services. The primary field guidance is the Technical Reference Manual (TRM), which serves as the benchmark for quality workmanship and as a tool for measuring quality performance. The TRM incorporates the Standard Work Specifications (SWS) for Home Energy Upgrades pertaining to material and installation specifications, provides guidance on key work procedures, and outlines the field policies for the Subgrantees. The TRM is available electronically for Subgrantees and their contractors on CSD's Local Agency Portal. CSD regularly updates the TRM to reflect recent DOE guidance and releases to Subgrantees prior to contract

CSD issues energy focused Program Notices (CPN-E) to introduce new policies related to subjects such as asbestos removal, callbacks, and audit protocols. Energy focused CSD Program Advisories (CPA-E) are issued to provide clarity on the TRM and other

policies, as needed. In addition, CSD has a technical assistance hotline manned by CSD technical staff.

CSD contracts contain language requiring Subgrantees to adhere to the latest version of the TRM, Energy Program Notices, Office of Management and Budget (OMB), and other federal and state guidelines and regulations. When subcontracting, Subgrantees are required to include all program requirements in their subcontractor contracts.

A signature on the contract is confirmation by the Subgrantees and their subcontractors that they understand the work expectations and standards required when utilizing WAP funds. Full detail of these requirements can be obtained by referring to Attachment I: WPN 22-4 Quality Work Plan.

All technical guides and materials are located on CSD's secure Local Agency Portal (LAP) website. The LAP is only accessible to Subgrantees and CSD staff via a login.

V.5.2 Energy Audit Procedures

CSD released the Energy Single-Family/Small Multi-Family Energy Audit Protocol, Priority List Policy and Multi-Family Energy Audit Protocol offering further detail about specific measures and their installation hierarchy. DOE approved CSD's protocols on October 8, 2020. The protocols will remain in effect until April 20, 2026, upon which CSD will submit updated protocols to DOE for approval.

The CSD Priority Lists, which incorporate utility rates for natural gas and electricity, are updated on an annual basis. CSD utilizes REM/Design auditing software for single-family dwellings, mobile homes, and multifamily buildings with 24 or fewer dwelling units, where each unit is independently heated and cooled, and has its own domestic hot water heater. The Targeted Retrofit Energy Analysis Tool (TREAT) will continue to be used for all multifamily buildings; however, REM/Design may be used for those multifamily buildings of 25 or fewer units when there are common heating appliances. All larger multifamily projects with common heating appliances will be submitted to DOE for approval prior to commencement of work. Large multifamily buildings where the TREAT energy audit is applicable are 100 percent energy audit driven. Audit protocols coincide with the release of the updated TRM.

For detailed procedures on Energy Audit Requirements for Ancillary Items, Duct Sealing, Heating, Cooling, and Water Heating, Infiltration Reduction, Insulation, Incidental Repairs, and Windows and Doors, consult the TRM and specifically Attachment R: Technical Reference Manual, Appendix D, Energy Audit/Priority List Protocol.

V.5.3 Final Inspection

Subgrantees are required to review and inspect all dwellings weatherized. A statement on the CSD Post Weatherization Inspection Report certifies that all required measures

were installed in accordance with contract and program requirements and shall be signed and dated by the Certified Quality Control Inspector including the QCI's Certification Number.

Subgrantees are required to have 100 percent of their completed units inspected by a Certified Quality Control Inspector who has not performed any of the weatherization work on the inspected unit and has met CSD training and DOE certification requirements. CSD will conduct a minimum of 5-10 percent third-party quality assurance inspections for all Subgrantees.

It may not be feasible to have a separation of duties between a weatherization installer and inspector. Exemptions are granted on a case-by-case basis when the Subgrantee is a small rural agency with a very small number of staff or has temporary staffing shortages due to medical leave, turnover of critical staff, or difficulties in finding qualified personnel. When these exemptions occur, inspections will be increased to at least 10 percent. Additionally, when the Subgrantee has opted to use the QCI mentorship option or has experienced a break from services in the formula grant, a higher percentage of inspections will also be applied.

If there is not a Certified Qualify Control Inspector on staff, the Subgrantee is required to contract with a neighboring Subgrantee or another qualified technical consultant to perform the required inspections. All diagnostic tests are required to be re-performed to ensure that the tests are being properly conducted.

CSD third-party inspections of assessments, energy audits, diagnostics, post inspections, and installed weatherization measures are performed by a contracted third party and CSD QC inspectors. These inspections are comprised of a sampling of weatherized homes. All diagnostic tests will be re-performed to confirm test results. Statewide standards for the installation of weatherization measures and inspections of homes weatherized by Subgrantees will help assure that weatherization measures are being installed properly.

If it is determined during the CSD third-party inspections that work performed by the Subgrantee including QCI inspections is not in accordance with program policy and work quality requirements, then corrective action and special conditions may be applied to address identified work deficiencies. Special conditions may include: obtaining training and/or technical assistance; the imposition of special or additional reporting requirements; special or conditional cost reimbursement requirements and procedures; the provision of documentation by Subgrantee; and/or the requirement to amend or modify systems, procedures, and/or policies.

V.6 Weatherization Analysis of Effectiveness

Has the Grantee/Subgrantee effectively integrated diversity, equity, and inclusion objectives into the Program? If so, how? (e.g., fostering a welcoming and inclusive environment, support people from underrepresented groups in weatherization, advance equity, and encourage the inclusion of individuals from these groups as part of the workforce).

California's network of WAP Subgrantees is made up of nonprofit community-based organizations and public agencies that primarily target services to low-income Californians that have been historically underserved, marginalized, and adversely affected by persistent poverty and inequality. All WAP Subgrantees have a longstanding presence in their respective communities and administer LIHEAP services and, in many cases, CSBG services to low-income households and communities. Because BIL DOE WAP Subgrantees offer more than BIL DOE WAP services, Subgrantees embrace and utilize integrated and inclusionary practices to provide the most comprehensive forms of energy and non-energy assistance and service to low-income families and individuals that they serve to deliver the greatest service impact to clients. LIHEAP also encourages utility assistance recipients be prioritized to receive weatherization services to provide the greatest impact on reducing home energy burden. BIL DOE WAP Subgrantees often seek to leverage use of Annual DOE WAP funds to comply with this requirement and ensure clients receive services that help reduce the financial burden over both the short- and long-term. CSD does not require reporting from Subgrantees that tracks workforce demographics.

For CSD staff, the California Department of Human Resources strives to make employment with the State of California a diverse and equitable working environment that is free from discrimination and retaliation.

How is the effectiveness of Subgrantee weatherization assessed?

In evaluating the effectiveness of Subgrantees, the following criteria is evaluated:

- The number and type of program compliance findings
- The number and types of measures applied to completed units
- The number and types of inspection findings
- Final contract expenditure and completed units
- Compliance with contract expenditure and completed unit goals and other key performance requirements
- Subgrantee staff turnover

CSD's Field Representatives, perform programmatic evaluations. As part of the programmatic evaluations process and monitoring scope, Subgrantees are required to submit various internal policies and procedures, but not limited to, effective internal controls, subcontractor oversight (when applicable) and others pertaining to areas of contractual compliance. The department currently collects individual dwelling data

electronically from each Subgrantee in a central database repository maintained at CSD. Information contained in the database repository is used to evaluate the following:

- Cost allowances
- Reasonableness of costs
- · Tracking of homes weatherized
- Program compliance

Development of automatic comprehensive analysis and reporting of the data and enhanced reporting is continuing. All changes with respect to CSD's monitoring and inspection protocols, field and programmatic policies and weatherization contracts, are discussed and reviewed with a representative group of Subgrantees before enactment. To help ensure these changes are effectively communicated and implemented, training may be required depending upon the nature of the change(s).

How are training needs being assessed and how are the comparisons used in the development of T&TA activities and priorities?

Training needs are assessed through programmatic monitoring and field inspection visits. Thus, when training needs are identified, one or more of the following actions are taken:

- The issue is discussed with Subgrantees as part of their exit interviews and/or communicated via formal monitoring and inspection reports.
- As needed, a training referral may be issued and training (field-related or programmatic training, or mentoring) will be coordinated accordingly.

More severe training-related problems can result in multiple visits by CSD's field and QA staff to assess improvement, the need for additional training, or conduct comprehensive investigations.

Comparisons between Subgrantees are used in the development of T&TA activities and priorities in the following ways:

- To foster discussion with field staff and, if necessary, executive management concerning barriers whether programmatic or operational.
- To discuss solution options including but not limited to, mentoring and training.
- Assist the identification of best practices supporting strong and effective program administration and service delivery.

Additionally, any deficiencies identified through on-site programmatic and inspection visits could result in training referrals. If issues are widespread, webinars and/or online trainings are developed and delivered on a statewide basis.

CSD's new Training Portal, was onboarded in January 2023. It will greatly assist with training needs assessments, Subgrantee training and certification tracking, training registration, access to online training and videos, and a variety of other training related applications.

To fulfill the ramp-up needs of the BIL CSD is doing the following:

- CSD has held sessions with Subgrantees for them to provide input on BIL program design and implementation considerations. Progress reports on BIL implementation was disseminated.
- These meetings started weekly in April 2022 and shifted to monthly starting in June 2022. Meetings will continue to be held on either a monthly or bi-monthly basis during ramp-up and throughout the contract term as needed.
- Each Subgrantee will provide a ramp-up plan including a T&TA needs plan that CSD will review and approve.

How is the Grantee incorporating monitoring feedback?

Monitoring feedback is incorporated in the following ways (as applicable):

- Programmatic changes.
- Development and future updates of the department's new field standards (TRM)
- Supplemental trainings, as needed.
- Development of resource material that is archived electronically on the Local Agency Portal website.

What is the Grantee doing to be on a path of continuous improvement?

Every year the field monitoring and quality assurance inspection tools are reviewed and updated as required to improve their effectiveness and to incorporate changes addressing new issues identified throughout the previous year. These tools include:

- Improved data transfer rules have been developed and implemented at the local level to ensure improved data collection.
- Diagnostic forms are provided in two formats: hardcopy and automated (Excel
 with formulated fields). As another option, the Subgrantees' software vendors
 have developed electronic versions of CSD's assessment form compatible with
 their local systems. Subgrantees are encouraged to implement the automated or
 electronic applications for field use. These forms will help with standardization of
 data collection and provide added value in the field.
- CSD conducted an electronic forms (eForms) pilot with several Subgrantees. The
 eForms pilot sought to ascertain how to overcome obstacles in replacing paper
 forms with virtual forms. The pilot concluded by Summer 2022. Most field forms
 are available electronically from RHA using the FastField platform. The front-end

- vendors were also provided schemas for approximately one-third of the developed forms for integration into their platforms.
- Between 2019 and 2020, CSD convened a Weatherization Improvement Project, whose sole purpose was to update the WIS and Field Guide. Subgrantees provided valuable input that CSD incorporated into the new TRM, which went into effect on February 1, 2021.
- Online training was developed in lieu of the planned regional trainings for the new TRM. Virtual Q&A sessions were held, and a FAQ was created as a result of these session and posted to CSD's Local Agencies Portal.
- CSD will alter its methods for allocating T&TA funds to Subgrantees. Under this
 new approach CSD will incorporate the use of a Planning Template to solicit
 detailed organization and workforce ramp-up plans and proposed budgets from
 subgrantees. Using subgrantee ramp-up plan submissions, CSD can make better
 assessment of subgrantee training needs, provide a better training response to
 meeting subgrantee training needs, and ensure a better distribution of T&TA
 funds to support successful completion of subgrantee ramp-up plans.

How is the Grantee tracking Subgrantee performance reviews?

Findings by CSD's Field Representatives and QA team are tracked in spreadsheets to ensure that action plans are completed, and inspection findings are rectified and closed. Significant findings can lead to added compliance monitoring, special contract conditions, or a high-risk designation where more stringent special conditions can be applied and where additional on-site visits and/or desk reviews will occur.

If a Subgrantee has failed final inspections, how are things improving?

COVID-19 continued to have a significant impact on production in 2021 which limited the number of completed units available for inspection by CSD's third-party QA inspector. Inspections performed on completed units did not reveal and significant findings or workmanship issues. While noting final inspections confirm satisfactory workmanship by Subgrantees, CSD will continue to track findings associated with assessments, measure installation, and overall workmanship.

If a Subgrantee has management findings or concerns cited as a result of Grantee monitoring or audit proceedings, how are things improving?

In the past, CSD has placed Subgrantees on high-risk status, and when necessary, removed the Subgrantee temporarily or permanently from the program. CSD monitoring tools have continuously improved, and as a result, CSD is better able to identify and address issues sooner. Significant improvements can be made to enable a return to normal status in some cases. These improvements are due in part to several site visits, consultations, and field training.

What are the management mechanisms being put in place this year to affect improvement?

As part of CSD's reimbursement process, Subgrantees continue to upload data into a centralized weatherization repository system monthly. The weatherization project file uploads are subjected to additional validations which improve the overall quality of electronically reported project records from Subgrantees to CSD. CSD continues to design specific reports to identify compliance issues and provide statistical feedback for administrative purposes. In 2023, CSD launched its new CSD Training Portal, which will assist in identifying training non-compliance.

Due to the COVID-19 pandemic CSD's field representatives incorporated virtual monitoring to maintain proper and effective oversight of Subgrantees to great success. CSD plans to maintain virtual desktop monitoring to complement regular on-site visits.

CSD is also working closely with subgrantees to help them develop a better understanding of average investment per unit contract provisions and Average Cost Per Unit (ACPU) grant requirements. Efforts in this area will include:

- CSD will provide increased training and communication to subgrantees to help them better understand average investment per unit contract requirements and grant ACPU.
- CSD will require that subgrantees monitor their contract expenditure investments in completed units on a monthly basis.
- CSD will provide regular updates to subgrantees to confirm that their average investment unit investment is consistent with the contractual target .
- Increased monitoring of subgrantees by CSD to ensure adherence to contract average unit investment target.

Are there technical and financial systems that have been reviewed?

CSD provides data transfer rules to the two software vendors who offer reporting software at the Subgrantee network's local level. From a review perspective, the systems must incorporate these rules to validate uploaded data successfully. CSD continues to expand and enhance data transfer rules to validate additional programmatic requirements.

What has the Grantee done in the area of market analysis to ensure particular measures are being costed accurately?

During field monitoring, Subgrantees are asked to provide backup documentation to support specific line items from their summary expenditure reports. Bid documents and subcontracts are also reviewed particularly when costs do not appear to be reasonable. When necessary, an auditor will make an on-site visit to investigate any costs that are

deemed inappropriate or inaccurate. Any discrepancies that cannot be explained become a finding and a possible disallowance.

The COVID-19 pandemic severely impacted the supply and cost of weatherization materials. Supply chain disruptions not only caused higher prices and shortages of material goods and appliances used by Subgrantees to deliver DOE WAP services but impacted the ability of Subgrantees to complete the delivery of weatherization services to eligible clients. To mitigate service impacts on clients, CSD works closely with Subgrantees on a case-by-case basis to ensure eligible low-income clients received comprehensive weatherization services.

This evaluation of cost data will be ongoing throughout the BIL DOE WAP grant period to ensure timely necessary adjustments.

V.7 Health and Safety

Subgrantees will be authorized to mitigate health and safety hazards within the scope of the weatherization program pursuant to the CSD Health & Safety Plan, CSD Policies and Procedures, and CSD TRM. Subgrantees shall correct all safety hazards resulting from weatherization measure installation and relating to heating/cooling sources such as combustion appliances (carbon monoxide, back-drafting, etc.) and indoor air quality (adding mechanical ventilation and installing carbon monoxide alarms). A combustion appliance safety check shall be performed on all dwelling units that contain gas appliances. Clients are informed in writing on the CSD 542 Weatherization Deferral Form of any health and safety issues that are found in the dwelling that cannot be remediated within the parameters of the weatherization program and are referred to other available resources. Other full deferral conditions related to health and safety include a client with a health condition that can be exacerbated by weatherization activities, sewage or sanitation problems, severe moisture issues, and extensive leadbased paint deterioration. The full deferral policy can be found in the TRM and Attachment R: Technical Reference Manual, Appendix E Health and Safety Requirements, Section 11.3 Deferral and Referral Policy.

In a situation where circumstances dictate that some decisions must be made separately, the facts of the particular situation are used to make those decisions on a case-by-case basis within allowable program guidelines. As required by contract, Subgrantees are to refer clients to the local Housing and Community Development Department, U.S. Farmers Home Administration Housing Loan Program or other similar organizations or programs when the dwelling unit is ineligible because of the need for extensive repair.

Subgrantees are required to establish a written appeal process to enable clients who are denied any services the right to appeal the decision or performance of the Subgrantee. Subgrantees are required to make a good faith effort to resolve each appeal. If the appeal is denied, the client may request a Fair Hearing with CSD.

The average expenditure for health and safety hazard mitigation for the BIL will be 23.1 percent of program operations. California's older housing stock requires a larger investment of health and safety measures to resolve carbon monoxide hazards and other health and safety concerns as required by California's state and local building codes. Over the last several years, CSD has deferred more of the health and safety services to its LIHEAP emergency heating and cooling program. Anticipating that health and safety services remain constant, CSD expects that the BIL DOE WAP grant will assume its share of health and safety costs consistent with expenditures levels. Additionally, although several Subgrantees leverage their Annual DOE WAP program with utility weatherization programs, the narrowly defined standards of these programs limit the replacement of combustion appliances to owner-occupied units only. Another contributing factor is the temperate climate zones in some parts of the state where the investment in standard weatherization measures is proportionately lower; however, health and safety services remain constant. These factors remain consistent with the BIL DOE WAP grant. If after the first year or two of the BIL DOE WAP grant period CSD notices a change in percent, it will promptly notify DOE to explore options for revising.

Health and safety costs will be tracked on a separate line item in the budget and the expenditure reports and will not be included in the average cost per dwelling. The rate calculations are included in the CSD Weatherization Health and Safety Plan (Attachment G).

Details related to lead safe weatherization and ASHRAE requirements are also found in Attachment G: CSD Weatherization Health and Safety Plan.

V.8 Program Management

V.8.1 Overview and Organization

CSD is one of several departments under the umbrella of the California Health and Human Services Agency (CalHHS). CSD has been serving low-income communities for over 50 years. CSD has traditionally partnered with a network of non-profit and local government organizations, dedicated to reducing poverty by helping low-income individuals and families achieve and maintain self-sufficiency, meet their home energy needs, and reduce their utility costs through energy efficiency upgrades and access to clean renewable energy.

CSD administers the following federal programs intended to reduce poverty and improve the lives of low-income Californians:

- U.S. Department of Energy Weatherization Assistance Program (DOE)
- U.S. Department of Health & Human Services Low Income Household Water Assistance Program (LIHWAP)
- U.S. Department of Health & Human Services Low Income Home Energy Assistance Program (LIHEAP)
- U.S. Department of Health & Human Services Community Services Block Grant

CSD also administers several state-level programs that reduce poverty and improve the lives of low-income Californians. For example, the 2022 California Arrearage Payment Program (CAPP) offering financial assistance to California residential energy utility customers to help reduce past due energy bill balances that increased during the COVID-19 pandemic; and the California Low-Income Weatherization Program (LIWP) providing low-income households with integrated solar photovoltaic (PV) systems and energy efficiency upgrades reduce greenhouse gas emissions and lower household energy costs.

All weatherization programs administered by CSD are managed by a team that consists of Program Analysts, Field Representatives, internal QCI staff, Fiscal and Contracts Units, and through the assistance of services provided by third-party consultants for dwelling inspections and training and technical assistance.

CSD subcontracts with a network of Subgrantees that provide DOE and LIHEAP weatherization services. The network is comprised of community action agencies or public or nonprofit entities that have over 45 years of experience in providing public assistance programs to the low-income households in their respective service territories.

For the BIL DOE WAP grant cycle, local Subgrantees interested in administering the BIL DOE WAP grant funds completed an interest form. The form confirmed the Subgrantee's interest to administer BIL DOE WAP grant funds and required notifying CSD of such items as:

- Workforce Ramp-Up needs and plans
- Production Timeline Estimations
- Meeting Buy American Provisions
- Meeting BIL performance benchmarks
- Types of Housing Served
- Single vs. Multi-Family estimates
- Fuel Switching interest and plan
- · Leveraging Funds and Innovative Approaches
- T&TA Needs of Subgrantee
 - o Current Staff
 - Hiring Needs
 - Plan for hiring/training during ramp-up period

The interest form process promotes understanding of policy updates associated with the upcoming grant policies that are in transition in regard to the BIL DOE WAP. This process enabled Subgrantees to make an informed decision on whether to submit an interest form and encouraged greater engagement in the development and review of the BIL DOE WAP State Plan.

CSD will administer the BIL DOE WAP program through its Subgrantee network. When CSD determines that an organization is not administering the program satisfactorily, it may take the following action:

- Correction of the problem(s) with training, technical assistance, and/or imposition of special contract conditions; or
- If Subgrantee does not fully expend its allocation by the end of the contract term, the Subgrantee's future allocations may be reduced, including capped budget items; or
- Re-assignment of the service area to an existing Subgrantee; or
- Solicitation or selection of a new or additional Subgrantee in accordance with 10 CFR Section 440.15 provisions.

V.8.2 Administrative Expenditure Limits

CSD will retain one-half (7.5 percent) of the allowable fifteen percent (15 percent) administrative funds; Subgrantees will receive the remaining funds (7.5 percent), per DOE guidelines. Due to limited funding, Subgrantees allocated \$350,000 or less will not be provided the opportunity to apply to CSD for approval to use up to an additional five percent (5 percent) of their funding for administration.

V.8.3 Monitoring Activities

Monitoring Approach

CSD conducts on-site inspections and desk reviews to ensure Subgrantees meet the performance goals, administrative standards, financial management requirement, and other requirements of the Annual DOE WAP program and CSD contracts and weatherization standards. These inspections and desk reviews will continue with BIL DOE WAP, if on an increased basis. In addition to the onsite visits by QA personnel (detailed below under the QA section), Field Representatives will conduct annual program and fiscal monitoring to determine the program and operational effectiveness of Subgrantees through desk reviews and onsite visits. Subgrantees determined to be at a higher risk will receive onsite program monitoring in addition to the onsite monitoring by QA. An annual comprehensive desk review will be conducted on all Subgrantees, and the scope will be the equivalent of an onsite visit. To facilitate this process, Subgrantees will be instructed to submit necessary documents and client files for review purposes. Findings based upon unauthorized measure installation, billing discrepancies, client and dwelling ineligibility may result in disallowed costs.

CSD has 15 full-time permanent staff positions within three Energy Division units who perform monitoring functions in various capacities: Energy Technical, Field Operations and DOE WAP. There are also three (3) staff with third-party independence who perform unit inspections. All staff who perform unit inspections are QCI certified as required by Annual DOE WAP and thus the BIL DOE WAP as well. Twenty-three percent (23%) of the Grantee T&TA allocation (or seven percent of the total T&TA allocation) is dedicated to field monitoring and inspection purposes including travel. These activities are leveraged with LIHEAP.

During the first year of the BIL DOE WAP, CSD will regularly evaluate the most effective approach to both programmatic and fiscal monitoring. This evaluation may result in an increase to CSD staffing levels, utilizing consultant contracts to assist with managing specific program elements, or contracting out the monitoring. Should significant changes be needed to CSD's programmatic and fiscal monitoring approach, the department will update its BIL DOE WAP State Plan and BIL Working Planning Workbook and notify DOE accordingly. Updates may include detailed monitoring schedules, frequency of desk reviews and on-site Subgrantee visits and other specific changes to CSD's monitoring approach.

CSD's monitoring program consists of the following strategies:

<u>Programmatic and Management Monitoring:</u>

- Subgrantee Review:
 - Monitoring tools are reviewed and updated annually. The tools address but are not limited to administrative review, conflict of interest, inventory

management, record retention, complaint management and procurement; fiscal review (billing process, line-item reconciliation, expenditure status and benchmarks); and programmatic review (prior monitoring issues, eligibility, client file review, diagnostic testing, reweatherization, SHPO).

- Field representatives conduct annual comprehensive desk reviews equivalent to an onsite visit. These reviews include but are not limited to an evaluation of the Subgrantee's expenditure performance, financial evaluation, adherence to budget restrictions, client file reviews, and operational deficiencies.
- o For Subgrantees, third-party quality assurance inspections will be limited to five percent of total completed projects; and client file reviews limited to five percent of client files or five client files (whichever is greater) associated with assisted households over the course of the BIL DOE WAP contract term. After the review to occur during the ramp-up period CSD may increase client file reviews on a case-by-case basis.
- Noted concerns are brought to the attention of the Executive Director and/or Board Chair for resolution that may result in an onsite visit or increased reporting, such as additional comprehensive evaluations. Subgrantees determined to be at a higher risk will receive onsite visit.
- CSD Quality Assurance Inspectors conduct inspections on a minimum of five percent and up to 10 percent of completed units. The inspection percentages may be increased when warranted.
- All contracts, program notices, policies, audit protocols and installation standards are available electronically through the CSD provider website.
 Installation standards can be downloaded for easy access in the field.
- There is a separate web-based system that tracks and facilitates approval of work to be performed on homes who meet the SHPO criteria.

Financial/Administrative:

- Accounting systems and weatherization reporting software are noted in the Subgrantee working files. A consolidated list is maintained of the software used for reporting weatherization activities and expenditures.
- Program notices have been issued for procurement, capped budgetary line items, program income and contract Implementation options (in-house crews vs. subcontractors) as guidelines for Subgrantees to meet OMB and contract requirements.
- Monthly and quarterly reviews are conducted to track expending of capped line items and other program requirements including inspections. CSD reviews for

disproportionate spending to other activities or the proper number of inspections has not been completed annually during close-out procedures as part of a final inspection process. Subgrantees are required to submit proof of liability insurance before contract execution.

Eligibility:

- CSD issues an annual eligibility guide that outlines eligibility criteria, income verification, energy cost verification and appeal processes. An intake form (automated and/or hard copy) is completed by Subgrantees that includes all the necessary requirements to qualify clients.
- Client data maintained in CSD's repository includes client demographics, household income and energy costs for federal reporting and monitoring purposes.
- Costs are disallowed for any work performed for ineligible clients.

Rental:

- By contract, rental service agreements signed by occupants and property owners include language protecting occupants from rent increases because of the weatherization services provided.
- For large multi-unit projects, CSD staff evaluates whether any undue enhancement might occur in the value of the dwelling units and confirms that the benefits of weatherization accrue primarily to the residents.
- CSD Inspectors give special attention to inappropriate or unnecessary enhancements for any rental files and/or dwellings inspected. If there are reports of improprieties, the inspectors would do the follow-up investigation and address remedial action with the Subgrantee as deemed appropriate.

Energy Audits:

- CSD has established audit protocols for single family and multi-family dwellings.
- For new auditors (Tier 1), all electronic audit files and supporting pictures are required to be submitted to CSD for review and approval before work commences. Experienced auditors (Tier 2) are required to submit all audits for CSD review; however, work can commence before the auditor receives an approval. Audits are rejected when anomalies are found and Subgrantees are asked to correct and resubmit. Any serious misuse of audits can lead to disallowances and high-risk designation

- Although photos are not required from Tier 2 auditors, CSD reserves the right to request photos at any time.
- For large multi-family building projects where the TREAT audit software is used, CSD and CSD's technical consultant review the projects before forwarding to DOE for approval.
- As part of the annual application process, CSD informs Subgrantees of mandatory energy audit protocols required by DOE. Auditors are required to take bridge and/or refresher REM Design training(s).

Field Work:

- CSD contracts contain an extensive list of required documentation to be maintained in each client file.
- CSD contracts require that completed units can only be billed after they have been inspected. CSD staff review monthly activity reports to confirm that inspections have been performed. Per CSD's data transfer rules, Subgrantees must report if any measure is to be billed to DOE. Entering Subprogram Code "DOE" code triggers a business rule that ensures inspections are billed.
- Inspections are required to be performed by a Certified Quality Control Inspector and are confirmed through client file review. Quality Control Inspector certificates are required to be on file at CSD.
- All Subgrantees are required to use a standardized inspection form that includes the inspector's name and signature, BPI QCI certification number, inspection date and time, and client's signature.
- Subgrantees are required to correct any deficient work identified by their internal
 inspectors before the work is submitted for reimbursement. Because of CSD
 inspections, Subgrantees with incomplete work and workmanship issues are
 asked to rectify the problem before disallowances are levied. Subgrantees will be
 asked to reverse or repay costs that are determined to be unallowable. If
 questioned costs are significant, an investigation may be performed, and
 inspection percentages may increase.
- When necessary, communication between the Subgrantee and client may be overseen or initiated by CSD staff to help resolve the complaint. If not resolved, the client is made aware of the appeal and fair hearing processes.
- Policy changes are derived from input from the Subgrantee network, CSD staff, CSD's technical consultant and Federal partners.

Health & Safety:

- CSD's Health & Safety Plan is incorporated into the contract by reference and training is readily available to Subgrantees through CSD's Local Agency Portal.
- Subgrantees are required to maintain, and have available for review, all training records, and certifications. CSD technical staff maintains a list of certified firms, renovators, OSHA, contractors licensing, and completion of required training. Copies of certificates are required to be submitted to CSD.
- Field monitoring guidelines include the quarterly verification of the Injury and Illness Prevention Plans (IIPP), Respirator Programs and Safety Data Sheets (SDS) binders.

Equipment/Inventory/Materials:

- Subgrantees are required to have inventory policy and procedures that include processes to ensure adequate safeguards to prevent loss, damage and theft, and proper accounting. Records are to be maintained of all equipment purchased with Federal grant funds and utilization and continued need for the equipment.
- Subgrantees are required to have a written procurement policy in place that follows OMB requirements, demonstrates a competitive bid process is conducted when applicable, and that purchases over \$5,000 receive CSD and DOE approval prior to purchase.
- Subgrantees are required to have a written conflict of interest policy in place to prevent and deter any occurrence of organizational conflicts of interest or noncompetitive practices that may restrict or eliminate fair competitive advantage or otherwise restrain trade.
- Subgrantees are required to follow the vehicle and equipment disposition policies set forth in WPN 17-6: Property Acquired Under the Weatherization Assistance Program Including Vehicle and Equipment Purchases.

Quality Assurance:

- During annual monitoring, Field Representatives conduct client file reviews for inclusion of all required documentation including eligibility, completeness of forms, and adherence to other contract requirements.
- At a minimum, twice per year quality assurance of Subgrantees' field work is conducted by third-party inspectors, all of whom are QCI certified. Consolidated pass/fail inspection rates are maintained by CSD staff. Programmatic findings and resolution to findings are maintained for tracking purposes as well as

identification of trends. CSD conducts on-site monitoring of the third-party inspectors. CSD QAI reviews all third-party QCI inspection reports each month for compliance and to monitor third-party QCI inspection performance, including review and approval of invoices from third-party QCI.

 CSD has developed a Quality Work Plan in accordance with WPN 22-4 Quality Work Plan Requirement. Refer to Attachment I: WPN 22-4 Quality Work Plan Requirements.

Training & Technical Assistance:

- Through monitoring and inspection processes, the need for training may be identified. When the need arises, a referral is made to the technical support unit to arrange for training though the CSD-approved training centers, CSD's technical consultant or CSD internal technical staff. Additionally, Subgrantees can initiate training themselves by submitting a request to the technical support unit.
- CSD's contract has specific training requirements that must be met within certain time frames for Subgrantee staff to continue working within the program. Training records for the required online, classroom and field training are maintained by the Subgrantee and CSD. CSD's new Training Portal (CTP) was onboarded in January 2023.

Feedback and Reporting:

- CSD holds quarterly meetings with the Subgrantee network. A subcommittee comprised of a representative group of Subgrantees generally meets once a month to discuss policy development for all CSD-administered energy programs.
- Subgrantees are required to submit monthly activities and expenditure reports.
 CSD Staff review the reports and contact Subgrantees about any anomalies found.
- All findings through monitoring and technical investigations culminate in reports provided to the Subgrantees and their respective Board of Directors. Inspection reports are provided to Subgrantees at the exit interview.
- As part of the BIL DOE WAP program CSD will continue to hold regular meetings with Subgrantees. These meetings started weekly in April 2022 and shift to monthly starting in June 2022. Meetings will continue to be held on either a monthly or bi-monthly basis during ramp-up and throughout the contract term as needed.

Required Follow-Up Procedures:

 Both Field Representatives and Quality Assurance Inspection teams issue reports following their visits/reviews. Field Representatives submit reports within 30 days of their monitoring. Third-party inspectors issue inspection reports at the completion of inspection visits. All findings are tracked and followed through resolution. Depending upon the severity of the finding, a return visit or review to verify resolution may be necessary and/or the frequency of inspections may increase.

Subgrantee Monitoring

Program Overview (Client File Review, Work Orders, etc.):

- Field Representatives confirm that Subgrantees have the necessary information and forms to administer the weatherization program effectively and meet program requirements.
- Through client file reviews, Field Representatives confirm all documentation is
 present as required by contract, including but not limited to: eligibility, SHPO
 reviews, priority list and energy audits, prioritization of services, completed work
 is documented and justified, and reweatherized dwellings handled appropriately.
- CSD Inspectors review the more technical aspects of the client file including combustion appliance safety testing, blower door, and duct leakage diagnostics. Assessments, energy audits, work orders, work justification, permits, Home Energy Rating System (HERS) ratings, file notes, and Subgrantee inspections are also reviewed.

Financial/Administration:

• The fiscal and performance review conducted by Field Representatives ensures that the Subgrantee is on track with their expenditures, and performance and benchmarks. This review includes validating claims submitted for reimbursement, line-item reconciliation, verification of the Subgrantee's billing process, and verification of internal controls, and verification of procurement procedures.

Inventory:

- Field Representatives ensure that Subgrantees have written inventory policy and procedures in place, review Subgrantees' tracking procedures, and review vehicle tracking logs.
- A third-party inspector reviews equipment and calibration tracking logs.

Energy Audits:

- Technical Support Unit and CSD's third-party technical consultant are responsible for evaluating the integrity of the energy audits for all dwelling types.
- Field Representatives and CSD Quality Assurance Inspectors review files for inclusion of the Priority List Checklist and energy audit reports. CSD Quality Assurance Inspectors verify the application of the priority list and energy audit.
- As part of its ramp-up period CSD will conduct an internal review of its Energy Audit capacity. The goal of this review is to ensure that CSD can meet the increased influx of Energy Audits during years two and onwards of the BIL DOE WAP grant.

Qualifications & Training:

- Field Representatives and Technical Support staff follow up with Subgrantees
 when required training has not been taken, training discrepancies are found or
 Subgrantee staff is found to be working in areas they are not qualified to perform.
- The Technical Support Unit will verify any training referred by Field Representatives and CSD Quality Assurance Inspectors was completed.

Weatherization of Units:

 When CSD Quality Assurance Inspectors find work that needs to be addressed, an evaluation will take place to determine and document why it was not identified through the Subgrantee's own inspection process and if any trends are present. Subgrantee Inspectors, crews, and field supervisors may be referred for additional training or have disallowances levied.

Health & Safety:

- The implementation and continual application of health & safety guidelines are monitored through the quality assurance inspection and field monitoring processes, which includes client file reviews and client and Subgrantee staff interviews. Deficiencies are reported and must be addressed.
- Field Representatives and CSD Quality Assurance Inspectors review client files for the resolution of identified health and safety issues, required client education, and RRP documentation. A finding is issued and Subgrantees are required to resolve any issue left unresolved.

 CSD inspections currently include questions related to the application of leadsafe practices, the applied use of LSW during weatherization services and renovator records.

Final Inspections:

- CSD third-party inspectors and/or CSD Quality Assurance Inspectors will conduct inspections to monitor feasibility of weatherization measures, quality of workmanship, material standards, review of client files, proper application of the DOE Priority List, energy audit protocols and installation standards. Inspections are conducted at a rate of a minimum of five percent of all completed units for each Subgrantee, CSD Inspectors use a standardized form to record measures installed and billed, feasibility, and workmanship. This process ensures dwelling units reported to DOE have had all weatherization measures installed and a QCI has been completed.
- Any identified inspection findings and trends are discussed with the Subgrantee, and training may be recommended.

Required Follow-Up Procedures:

 Both Field Representatives and the Quality Assurance Inspection team issue reports following their visits. All findings are tracked and followed through resolution.

Corrective Action Plan:

Once CSD Monitoring Reports are finalized, Subgrantees have 30 calendar days to provide CSD with a Corrective Action Plan (CAP) for all Findings identified in the report. The following items must be included within their CAP:

- Detail the action(s) that will be taken to resolve the finding(s);
- Describe the internal control mechanism that will prevent and detect the issue(s)
 of noncompliance from future occurrence; and
- The implementation date of the CAP, which is to be no later than 90 calendar days from the date of the finalized report.

The CAP is reviewed to ensure Subgrantees have addressed all aspects and once confirmed, the monitoring report is closed. Follow-up is then conducted during the next monitoring cycle to determine if they are indeed following their CAP and if the issue can be considered fully resolved.

Financial Monitoring

Financial Management/Accounting Systems and Operations:

- Field Representatives review accounting operations by tracing a sampling of expenditures from source documentation through payment including bank statements.
- Enhanced monitoring and investigative audit visits will be conducted, as needed, to evaluate Subgrantees' accounting systems and fiscal integrity.
- Special investigations may be conducted by the CSD Technical Support Unit if deemed necessary.
- Field Representatives determine if internal controls are present with written policies in place. Audit staff will also review separation of duties and internal controls as part of their fiscal audit.

Audits:

- Auditors perform annual reviews of Subgrantees' OMB Super-Circular audits for compliance with OMB requirements, follow up on findings identified in the Single Audit, and issue transmittal letters to Subgrantees that include findings.
- Investigative audits will be conducted, as needed, to evaluate Subgrantees' accounting systems and fiscal integrity.

Payroll/Personnel:

- Annual monitoring by Field Representatives may include reviews of payroll records, timesheets, and organizational charts. During onsite visits, Subgrantee staff is interviewed to determine job responsibilities, work performed under CSD programs and any reporting irregularities.
- Testing of payroll records may be reviewed by Auditors dependent upon their audit work scope.

Vehicles and Equipment:

- Field Representatives determine if vehicles and equipment are properly tracked and maintained, are currently being utilized, costs are shared between programs (if applicable), and disposition.
- Testing of vehicle records may be reviewed by Auditors dependent upon their audit work scope.

Procurement:

- Field Representatives review Subgrantees' written procurement policies and procedures to verify that the policies have been followed, a competitive bid process is in place, items are cost allocated appropriately between different programs (if applicable), and that OMB requirements are being met.
- Testing of procurement processes may be reviewed by auditors dependent upon their audit work scope.

Invoicing:

- Field Representatives verify the Subgrantee's billing process from intake through inspection for accuracy, review submittal of budget line items (on-site and desk reviews), test reasonableness and conformity of billed measures and trace costs to the general ledger.
- The Technical Support Unit may conduct special investigations in this area when deemed necessary.
- Testing of invoices may be reviewed by Auditors dependent upon their audit work scope.

Records Retention:

Subgrantees are required to retain records for a minimum of three years after the
close of the audit review and resolution of any findings or disallowances. Data
related to the weatherization of dwellings is uploaded and maintained in CSD's
central repository. CSD Field Representatives confirm Subgrantees' retention
policies are following these requirements.

Required Follow-Up Procedures:

- Both Field Representatives and Quality Assurance Inspection team issue reports following their visits and/or in-house reviews. All findings are tracked and followed through resolution. Depending upon the severity of the finding, a return visit or follow-up review to verify resolution may be necessary.
- CSD's Audit Unit issues an Audit Transmittal Report after a desk review of single audit reports submitted by Subgrantees. Reports are issued as a result of any standard or investigative audit. Disallowances identified through these processes that are not repaid to the department could delay execution of subsequent contracts.

Expanded Monitoring Scope – Automation:

- CSD required all Subgrantees to convert to fully automated data systems at the local level since the current reporting software originally provided by CSD has been abandoned. Subgrantees have the discretion of choosing the electronic solution that best fits their needs and meets the state's reporting requirements.
- CSD currently requires Subgrantees to transfer electronic client file data to CSD in a central depository monthly. It is currently limited to client information, demographics, and measure installation and related costs. The data can be accessed and evaluated for programmatic inconsistencies. For the current program year, Subgrantees will continue to enter summary level data for reimbursement purposes into CSD's web-based reporting system based upon reports generated from their databases.

Monitoring Reports

Monitoring reports are provided to the Subgrantee in the following manner:

- Dwelling inspection reports are provided during exit conferences. If it is
 determined that training and technical assistance is necessary to resolve any
 workmanship and/or paperwork issues, the Subgrantee shall be referred to the
 third-party Technical Consultant or CSD Technical Support staff.
- Subgrantees are briefed on observations and potential findings generated by the
 monitoring visit and/or in-house review, usually through an exit conference.
 Within 30 calendar days after each visit and/or in-house review, the State will
 prepare a draft written report on its findings and/or observations; and send it to
 the Subgrantee to review. CSD addresses any findings, observations, and/or
 recommendations a Subgrantee may contest and/or need clarification on. After
 CSD finalizes the written report, it is provided to the Subgrantee. If corrective
 action is applicable, Subgrantees must submit a corrective action plan.

Monitoring Schedule

The monitoring season for Field Representatives typically runs from March through the end of October. CSD monitors all Subgrantees annually through on-site visits or comprehensive desk reviews. Subgrantees with programmatic concerns or at high-risk may receive a comprehensive desk review and an onsite visit.

CSD will conduct third-party quality assurance inspections on five percent of total completed dwellings; and perform client file reviews five percent of client files or review five client files (whichever is greater) associated with assisted households over the course of the BIL DOE WAP contract term.

If program compliance issues are identified through third-party inspections or client file reviews or where Subgrantee QCI is approving work not consistent with program standards, CSD reserves the right to impose additional QA inspections and client file reviews.

All Subgrantees will be visited at throughout the term of the grant by CSD Quality Assurance Inspectors and will need multiple visits to meet quotas for all energy programs. The same inspection criteria (excluding QCI certification) are applicable to the LIHEAP weatherization program.

During the first year of the BIL DOE WAP, CSD will regularly evaluate the most effective approach to both programmatic and fiscal monitoring. This evaluation may result in an increase to CSD staffing levels, utilizing consultant contracts to assist with managing specific program elements, or contracting out the monitoring. Should significant changes be needed to CSD's programmatic and fiscal monitoring approach, the department will update its state plan accordingly. A monitoring schedule for onsite visits, desk reviews and virtual evaluations is included in Attachment W: BIL DOE WAP Planning Workbook.

Recordkeeping

All records maintained by Subgrantees must meet the OMB Super Circular requirements contained in 2 CFR Chapter 1, and Chapter II, Parts 200, 215, 220, 225, and 230, "Uniform Administrative Requirements for Cost Principles, and Audit Requirements for Federal Awards." Subgrantees are required to maintain all records pertaining to this program for a minimum period of three years after submission of the close-out report. Subgrantees must maintain all applicable records until resolution of all related audit and monitoring findings are completed. Addresses and installed measures of all completed units are required to be submitted to CSD. Employee and applicant records are required to be maintained in a confidential manner to assure compliance with the Information Practices Act of 1977, as amended, and the Federal Privacy Act of 1974, as amended.

Regarding re-weatherization policy changes made by DOE in 2021, CSD directed Subgrantees to maintain historical data from dwellings receiving weatherization services from a federal weatherization program within the last 15-years, and to use this information to verify the eligibility of a dwelling for Annual DOE WAP services. Dwellings that received federal weatherization program services are prohibited from receiving additional Annual DOE WAP services. This method of eligibility verification is essential to meet Annual DOE WAP re-weatherization rules and will remain in effect until additional information regarding HUD and USDA weatherization data is provided by DOE. The information holds true for the BIL DOE WAP as well.

Noncompliance

If it has been determined that a Subgrantee cannot fulfill their contractual obligations, steps may be implemented to redistribute any remaining allocated funds to other Subgrantees. These funds will be redistributed to the nearest Subgrantee, if feasible, to provide services in the same general geographical area. For designated high-risk Subgrantees, an independent financial audit may be performed.

Termination Procedures

CSD may commence suspension or terminations proceedings based on non-performance or material breach of Subgrantee contract. CSD may impose sanctions as provided in 2 CFR 200.338 which may include temporarily withholding cash payments, disallowing payment, suspending, or terminating the federal award, recommending suspension or debarment proceedings, withholding further federal awards, or taking other remedies that may be legally available.

Should it become necessary to terminate any Subgrantee, or select new ones, the regulations governing such actions, i.e., sections Code of Federal Regulations sections 440.15 (c) and (d), will be followed. Should termination of a Subgrantee during the current grant cycle become necessary, CSD will redistribute the allocations and/or unexpended balances to Subgrantees operating efficient programs to ensure that the services continue in the areas served by the Subgrantee being terminated.

V.8.4 Training and Technical Assistance Activities

Overview

One of the goals of program monitoring and report and records evaluation is to assess the need for training. CSD QA Inspectors conduct inspections throughout the program year. CSD field representatives will conduct desk reviews and report evaluations on an ongoing basis in accordance with Section V.8.3 Monitoring Activities. Problems that qualify to be resolved through training and technical assistance will be addressed by the Field Representatives and/or other CSD staff, outside consultants, and occasionally by staff brought in from other Subgrantees.

CSD recognizes the increased training and technical assistance that the BIL requires both for CSD and its Subgrantees. This increased training and technical assistance is detailed in CSD's Training and Technical Assistance Plan. After the first year of rampup, CSD will allocate T&TA accordingly.

To meet the long-term demand for a training facility in Southern California, RHA has updated an existing training facility at CAP of San Bernardino County (CAPSBC). Most of the updates are complete apart from the purchase of new technical equipment (e.g., blower doors, duct blasters, etc.). Once final approval has been attained, an MOU between CSD and CAPSBC will be executed.

For a full description of CSD's training and technical assistance activities, including training activities over the entire BIL DOE WAP period of performance refer to Attachment P: BIL DOE WAP Training and Technical Assistance Plan and Attachment W: BIL DOE WAP Planning Workbook.

V.9 Energy Crisis and Disaster Response Plan

The purpose of California's Department of Energy (DOE) disaster planning and relief is to provide emergency services to low-income individuals and families affected by a disaster as determined by a Presidential or Gubernatorial order declaring either a Federal or State Emergency. The Annual DOE WAP has a very limited role in any disaster response. Funds are limited to eligible weatherization activities and the purchase and delivery of weatherization materials. CSD anticipates this will also be the case with the BIL DOE WAP.

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

- The cost of incidental repairs to an eligible dwelling unit if such repairs are necessary to make the installation of weatherization materials effective.
- The cost of eliminating health and safety hazards, elimination of which is necessary before the installation of weatherization materials.
- The cost to perform functions related to protecting the DOE investment such as: weatherization materials, tools, equipment, weatherization vehicles, or protection of local Subgrantee weatherization files, and records during the initial phase of the disaster response.
- The cost to use weatherization vehicles and/or equipment to help assist in the disaster relief provided DOE is reimbursed per 2 CFR 200 - Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.

The use of DOE funds for relief efforts is limited by the following:

- The total allowance for relief efforts is limited to a maximum allowance of \$8,009 per dwelling unit.
- The total allowance for incidental repairs in support of the installation of weatherization materials is limited to the current maximum reimbursement for limited home repairs per Subgrantee contract.
- The total allowance for the installation of each weatherization measure is limited to the current maximum reimbursement per Subgrantee contract.
- The cost to pay for weatherization personnel to perform relief work in the community because of a disaster is not allowable.

Prioritization of weatherization requests within disaster include:

- Disaster relief services are only available to qualified low-income households directly affected by the declared disaster. DOE requires that priority be given to identifying and providing weatherization services to the elderly, disabled, families with children, high residential energy users, and households with high energy burdens.
- However, it is permissible to consider households located in the disaster area as a priority if the households are eligible and meet one of the priorities above and are free and clear of any insurance claim or other form of compensation resulting from damage incurred from the disaster.
- In the event of a declared Federal or State disaster, weatherization crews may return to a unit reported as a completion to CSD that has been "damaged by fire, flood or act of God to be re-weatherized, without regard to date of weatherization". Local authorities must deem the dwelling unit(s) salvageable as well as habitable and if the damage to materials is not covered by insurance or other form of compensation.

Prior to initiating disaster relief services, Subgrantees are required to submit a written plan to the CSD for approval outlining the specific services to be provided and the estimated costs necessary to support each type of activity. Activities are required to be reported monthly describing all relief efforts, expenditures, and demographics. Approved plans will be in effect for a maximum of six months but could be extended dependent upon the anticipated recovery period and the type of disaster involved.

STATE OF CALIFORNIA

DEPARTMENT OF COMMUNITY SERVICES AND DEVELOPMENT

In the Matter of:
Bipartisan Infrastructure Law)
Department of Energy State)
Plan)

PUBLIC HEARING

REMOTE HEARING VIA ZOOM

WEDNESDAY, SEPTEMBER 28, 2022 10:00 A.M.

Reported by:

Martha Nelson

APPEARANCES

HEARING OFFICER

Adam Gosney

STAFF

Lizzie Adams

Jeffrey Eastburn

PUBLIC COMMENT VIA ZOOM CHAT (read into the record)

Dennis Osmer, Central Coast Energy Services

Nichole Smith, Great Northern Services

Laura Glass, Contra Costa County

Angela Nguyen, Central Coast Energy Services

AGENDA

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Public Comment	10
Adjourn	15

PROCEEDINGS

- 10:00 A.M.
- 2 WEDNESDAY, SEPTEMBER 28, 2022
- 3 MR. GOSNEY: My name is Adam Gosney with
- 4 the California Department of Community Services
- 5 and Development. I'm the Hearing Officer for
- 6 today's public hearing on the 2022 Bipartisan
- 7 Infrastructure Law State Plan for the Department
- 8 of Energy Weatherization Assistance Program for
- 9 Low-Income Persons.
- 10 We will give everyone a few more minutes
- 11 to join the webinar, and the public hearing today
- 12 and then we will get started shortly. Please
- 13 make sure that you mute yourself. There will be
- 14 a public comment period at the end of the
- 15 presentation. And we will be starting in just a
- 16 few minutes.
- 17 Thank you.
- 18 (Pause)
- 19 MR. GOSNEY: Welcome, everyone. Again,
- 20 we're going to go ahead and get started with a
- 21 public hearing now, Wednesday, September 28th,
- 22 2022. The time is 10:06 a.m. We have assembled
- 23 today to conduct a public hearing to receive
- 24 comments from interested parties regarding the

- 1 Draft BIL DOE WAP State Plan and also share minor
- 2 edits made to that plan after receiving feedback
- 3 via email from the public posting on Friday,
- 4 September 16th, 2022.
- 5 The hearing is being recorded today by a
- 6 Court Reporter, Marlee Nelson.
- 7 The hearing will remain open for comments
- 8 for a minimum of ten minutes to accommodate any
- 9 late interested parties. The microphone will
- 10 remain on mute. If you haven't done so yet,
- 11 please make sure to mute yourself until the
- 12 hearing is over for comments.
- 13 You may also submit your comments during
- 14 the hearing in the chat feature on Zoom. Please
- 15 make sure to include your full name, your title,
- 16 and your organization with your comments because
- 17 they must be included with the public record.
- 18 And then, we will read them during the hearing
- 19 during the comment period.
- 20 You may also make verbal comments for the
- 21 record by raising your hand or unmuting yourself
- 22 using the webinar tools. Be prepared to state
- 23 again, and spell your first and last name very
- 24 slowly. We want to make sure we capture this for
- 25 the public record. Also, again, your title and

- 1 organization, if applicable.
- 2 You may also submit comments until 5:00
- 3 p.m. Pacific Standard Time today by emailing the
- 4 Weatherization Inbox at wx@csd.ca.gov.
- 5 Since this is a virtual public hearing,
- 6 if at any point audio is lost or connection is
- 7 lost, another CSD staff member, Jeffrey Eastburn,
- 8 will take over and restart the webinar. So, if
- 9 you are removed suddenly for any reason, please
- 10 attempt to rejoin the webinar after a minute or
- 11 two.
- 12 To begin, we would like to present the
- 13 DOE program objectives.
- 14 The U.S. Department of Energy
- 15 Weatherization Assistance Program reduces energy
- 16 costs for low-income households by increasing the
- 17 energy efficiency of the homes while ensuring the
- 18 resident's health and safety. Through
- 19 weatherization improvements and upgrades, these
- 20 households save, on average, \$283 or more every
- 21 year, according to the National Evaluation
- 22 Program.
- These program objectives apply to the BIL DOE
- 24 WAP, as well as to the Annual DOE WAP program.
- To access the Draft BIL DOE WAP State

- 1 Plan, please visit the newsroom section of CSD's
- 2 public website. The direct link is provided here
- 3 on the slide on the screen. And you can also see
- 4 it circled below in the screenshot.
- 5 There have been some small changes made
- 6 to the Draft BIL State Plan published on Friday,
- 7 September 16th. We will touch on those now.
- 8 On page 20 of the Draft BIL State Plan, CSD
- 9 noticed, upon review, that two of the attachments
- 10 were labeled incorrectly. Attachment E, Public
- 11 Hearing Notices, should be Attachment D, Public
- 12 Hearing Notices. And Attachment F, Public
- 13 Hearing Transcripts, should be Attachment E,
- 14 Public Hearing Transcripts.
- In the Annual File of the Draft BIL State
- 16 Plan, small changes were also made to the table
- 17 on pages 13 and 14, titled IV.1 Subgrantees.
- 18 During the review of the Draft BIL State
- 19 Plan, CSD noticed two typos. Unfortunately, the
- 20 Draft BIL State Plan was already sent for
- 21 American Disabilities Act remediation and could
- 22 not be edited prior to sending it out for public
- 23 comments. The typos consisted of the two
- 24 subgrantees servicing the San Diego area,
- 25 Campesinos Unidos and Metropolitan Area Advisory

- 1 Committee. In the Draft BIL State Plan, CUI is
- 2 indicated serving San Diego Area B, and MAAC is
- 3 indicated serving San Diego Area A, which is
- 4 reversed. CUI serves Imperial County and San
- 5 Diego Area A, and MAAC serves San Diego Area B.
- 6 No changes in allocation amounts occurred after
- 7 the typos were fixed.
- 8 Additionally, since the release of the
- 9 Draft BIL State Plan, coverage has been obtained
- 10 for three additional counties; Merced County
- 11 Community Action Agency will add Mariposa County
- 12 to its normal service area of Madera and Merced,
- 13 and Project Go, Inc, will add El Dorado County to
- 14 its normal service area of Nevada and Placer
- 15 Counties, and Maravilla Foundation will add
- 16 Ventura County to its normal service area of Los
- 17 Angeles Area A. Each of these three subgrantees'
- 18 Planned Funds and Estimated Units increased as a
- 19 result.
- 20 As it stands now, Tulare County is still
- 21 not covered, but a current subgrantee is
- 22 ascertaining if it has the capacity to do so.
- 23 Once Ventura County has been officially
- 24 assigned to a subgrantee, CSD will update the BIL
- 25 State Plan..

- 1 On page 35 of the Draft BIL State Plan,
- 2 CSD noticed, after receiving public comment, that
- 3 a sentence needed clarification. The slight
- 4 changes made to that sentence are indicated on
- 5 this slide.
- 6 On page 48 of the Draft BIL State Plan,
- 7 CSD noticed, upon review, that one of the
- 8 attachments was labeled incorrectly. Attachment
- 9 K: WPN 22-4, Quality Work Plan Requirements,
- 10 should be Attachment I: WPN 22-4, Quality Work
- 11 Plan Requirements.
- 12 This concludes the presentation portion
- 13 of the hearing. If you wish to make a verbal
- 14 comment on the official record, please raise your
- 15 hand using webinar tools, and we'll make sure to
- 16 have you unmuted. Be prepared, again, to state
- 17 and spell your first name and last name. Also,
- 18 provide your job title and organization. Please
- 19 note that comments must directly relate to the
- 20 Draft BIL DOE WAP State Plan.
- 21 As we gather comments and prepare for any
- 22 verbal comments, please stand by while we switch
- 23 to a format more easily seen to capture these
- 24 comments.
- 25 Excellent. So, we will be taking verbal

- 1 comments at this time. If anyone would like to
- 2 make a verbal comment, you may unmute yourself at
- 3 this time. And be prepared to say your name,
- 4 title, and organization prior to seeing your
- 5 comments.
- 6 And then if you'd like to make a comment
- 7 in the chat feature, please do so. A staff
- 8 member for CSD, Lizzie Adams, will be combing
- 9 through the the chat and we'll be reading them
- 10 aloud shortly, so please stand by.
- 11 (Pause)
- MR. GOSNEY: Receiving no verbal comments
- 13 at this time.
- MR. GOSNEY: Lizzie, are you able to
- 15 unmute yourself and read any comments that have
- 16 come into the chat? If you need more time,
- 17 please do so. Just unmute yourself whenever
- 18 you're ready.
- 19 (Pause)
- 20 MS. ADAMS: Okay. Thank you. We have
- 21 three comments at this time.
- MR. GOSNEY: Okay.
- MS. ADAMS: First, from Dennis Osmer,
- 24 Executive Director of Central Coast Energy
- 25 Services. His question is:

- 1 "The State Plan has zero dollars budgeted for
- 2 vehicles and equipment. It will be
- 3 exceedingly difficult for subgrantees to ramp
- 4 up to spend additional funds of this
- 5 magnitude without expending funds that would
- fall under the vehicles and equipment
- 7 umbrella.
- 8 "We understand CSD is trying to figure out
- 9 what can feasibly be allowed under the DOE BIL
- 10 contracts. And we strongly encourage CSD to do
- 11 everything they can to allow these expenses.
- 12 LIHEAP funds will already be stretched to
- 13 facilitate braided leveraging on DOE projects.
- 14 Adding additional vehicle and equipment costs
- 15 will be detrimental to clients."
- 16 MR. GOSNEY: Thank you for your comment.
- 17 MS. ADAMS: A second question is from
- 18 Nichole Smith, Energy General Manager at Great
- 19 Northern Services. Her question is"
- 20 "The State Plan requires subgrantees to
- 21 contract first for certified quality control
- inspectors to perform required inspections if
- they do not have one on staff. While not
- 24 specified in the State Plan, we would take
- 25 this moment to encourage the CSD to revise

- 1 the major maximum for a subcontracted post
- 2 inspection."
- 3 MR. GOSNEY: Lizzie, can you please
- 4 confirm that I've spelled both Dennis and
- 5 Nichole's names correctly and that I've spelled
- 6 out their titles correctly?
- 7 MS. ADAMS: Yes. So Dennis, D-E-N-N-I-S.
- 8 MR. GOSNEY: Okay.
- 9 MS. ADAMS: Okay. And Nichole, let's
- 10 see, Manager at Great Northern Services. That's
- 11 perfect. Yes, Nichole is just fine.
- Okay, let me pick up where I left off.
- 13 "The current 2022 DOE WAP measure maximum of
- 14 \$415 per inspection is not a reasonable
- amount to cover inspection, administration,
- 16 and travel costs given the inflation of so
- many costs in recent times.
- 18 "Alternatively, subcontractors that are part
- of CSD's network of DOE contractors and who
- 20 are required to bill actual costs should not
- 21 be subject to the same measure maximum as
- 22 subcontractors outside of the network."
- 23 And again, that was submitted by Nichole
- 24 Smith.
- Thank you, Nichole.

- 1 And the third comment is from Laura
- 2 Glass, Weatherization Program Manager, Contra
- 3 Costa County. And she's advising she submitted
- 4 comments and questions to the Weatherization
- 5 email.
- 6 MR. GOSNEY: Thank you, Lizzie. Are
- 7 there any further comments in the chat feature?
- 8 MS. ADAMS: Yes.
- 9 MR. GOSNEY: Take your time, as much time
- 10 as you need to process them. We'll wait until
- 11 you're ready.
- MS. ADAMS: Dennis had previously
- 13 mentioned that a request for the attachments to
- 14 the State Plan was made last week to the
- 15 Weatherization email.
- Okay, let me search the remaining chat.
- 17 Okay, we do have additional comments.
- 18 We have one from Angela Nguyen -- that's
- 19 perfect -- Program Analyst with Central Coast
- 20 Energy Services. It is indicated, they have
- 21 requested the attachments for reference in the
- 22 Draft State Plan last week. And they are also
- 23 waiting for a response.

24

MR. GOSNEY: Thank you for your comment.

- 1 MS. ADAMS: Um-hmm. And then we have an
- 2 additional comment from Nichole Smith. And she's
- 3 indicating,
- 4 "In the CSD's efforts to affect improvement
- 5 in regard to meeting the average cost per
- 6 unit, "in parentheses, "(ACPU), Grant
- 7 Requirements, we would encourage the CSD to
- 8 provide not just regular updates to
- 9 subgrantees to confirm average investments
- 10 per unit, but also to regular updates to the
- 11 network on grant-wide ACPU."
- 12 Thank you, Nichole.
- 13 At this time there are no further.
- 14 MR. GOSNEY: Alright. We'll give
- 15 everyone one more minute to capture any
- 16 additional comments.
- 17 (Pause)
- 18 MR. GOSNEY: Are there any additional
- 19 comments? Are there no more?
- MS. ADAMS: There are no more.
- 21 MR. GOSNEY: Alright, so this concludes
- 22 the public hearing for today.
- You may submit further comments by
- 24 emailing wx@csd.ca.gov. Feedback on this Draft
- 25 BIL State Plan is due no later than today,

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1 Wednesday, September 28th at 5:00 p.m. Pacific
  Standard Time.
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3
            This concludes the public hearing for
4
   today. Thank you so much all for joining
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      (The public hearing adjourned at 10:22 a.m.)
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CERTIFICATE OF REPORTER

I do hereby certify that the testimony in the foregoing hearing was taken at the time and place therein stated; that the testimony of said witnesses were reported by me, a certified electronic court reporter and a disinterested person, and was under my supervision thereafter transcribed into typewriting.

And I further certify that I am not of counsel or attorney for either or any of the parties to said hearing nor in any way interested in the outcome of the cause named in said caption.

IN WITNESS WHEREOF, I have hereunto set my hand this 30th day of September, 2022.

MARTHA L. NELSON, CERT**367

Martha L. Nelson

CERTIFICATE OF TRANSCRIBER

I do hereby certify that the testimony in the foregoing hearing was taken at the time and place therein stated; that the testimony of said witnesses were transcribed by me, a certified transcriber and a disinterested person, and was under my supervision thereafter transcribed into typewriting.

And I further certify that I am not of counsel or attorney for either or any of the parties to said hearing nor in any way interested in the outcome of the cause named in said caption.

I certify that the foregoing is a correct transcript, to the best of my ability, from the electronic sound recording of the proceedings in the above-entitled matter.

MARTHA L. NELSON, CERT**367

Martha L. Nelson

September 30, 2022