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GENERAL PROVISIONS

The Water Assistance policies and procedures in this manual are rules for determining eligibility, delivering benefits and administering the program. It is impossible to foresee all situations. Water Assistance staff should use reason and good judgment in making decisions when rare or unusual situations come up based on common sense and the best information available. In these situations, document the rationale used to make the decision along with applicable policy manual references. The Water Assistance program is funded by the Low-Income Household Water Assistance Program (LIHWAP) and is referred to herein as the Water Assistance Program.

A. CLIENT RIGHTS

Any person living in the State of Utah has the right to apply or reapply for Water Assistance and is entitled to the following rights:

1. To receive reasonable assistance from agencies, if needed, to complete an application including having an outreach worker come to his/her home upon permission.
2. To have a case worker clearly identify themselves.
3. To have confidential, personal information safeguarded. (See E. Confidential Information below.)
4. To be notified in writing of any decisions affecting his/her case and to be provided with a reason for denial.
5. To discuss his/her case with a supervisor.
6. To request a Fair Hearing in writing if he/she disagrees with any action taken on his/her case. (See I. Fair Hearings below)
8. To receive one Water Assistance benefit per household per season if eligible.
9. To reapply if an application is denied any time prior to the end of the current Water Assistance season.

B. CLIENT RESPONSIBILITIES

Any person wishing to apply for water assistance is responsible for the following:

1. To complete and sign an application and submit it to the Water Assistance Office. If applying through a local Water Assistance office or online, the application may be signed with an electronic signature. The applicant must acknowledge that they have read the disclaimer and agree with it.
2. To provide complete and accurate information and requested verifications in order to determine eligibility.
3. To immediately report any address changes while he/she is under moratorium protection. (See MORATORIUM SECTION below.)
4. To repay the State of Utah any overpayment of Water Assistance if required.
C. **AUTHORITY OF STATE WATER ASSISTANCE PROGRAM MANAGER**

The State Water Assistance Program Manager or designee will make policy decisions when situations arise that are not specifically covered in the Water Assistance Policy Manual. These decisions and the person making them must be noted in the policy manual. The State Water Assistance Program Manager has sole authority to make policy exceptions that do not contradict federal LIHWAP regulations.

D. **SAFEGUARD PROTECTED INFORMATION**

The Water Assistance Program must safeguard client information. Strict rules exist for the treatment of data from the Income Eligibility Verification System for Medicaid and food stamp clients. Information kept in the case record, in the computer system (eREP), Department of Workforce Services Information sharing systems (i.e., eVerifs), or anywhere else, cannot be shared except as described in Sections E, F and G. Any person who fails to safeguard information is subject to both civil and criminal penalties and termination from employment in the Water Assistance program.

E. **CONFIDENTIAL INFORMATION**

Workers will have access to confidential information. All Water Assistance client records are considered confidential and are open only to State and local agency personnel carrying out eligibility and audit functions. Such information cannot be shared with unauthorized personnel. Private/Non-Public information includes the following:

1. Social Security number
2. Birth date
3. Home phone number
4. Home address
5. Health records
6. Income information
7. Citizenship
8. Veteran and Disability status
9. The name of a person who has disclosed information about a household without the household’s knowledge
10. Any data regarding the nature or status of a pending criminal prosecution

F. **RELEASING INFORMATION TO THE CLIENT**

1. Information that can be released to the client:
   Upon presentation of government issued photo identification, the client may view and copy anything to do with the case record unless it has been obtained from a third party. The client or their representative cannot remove the client file from the Water Assistance office.
2. Information that cannot be released to the client:
   Information obtained from third-party sources (i.e., eVerifs, CUBS, anonymous reports, etc.) cannot be released to the client or representative.
G. **RELEASEING INFORMATION TO SOURCES OTHER THAN THE CLIENT**

1. If the client names an authorized representative in writing, case record information may be released to that person as if he/she were the client. Written authorization must be signed in the presence of a Water Assistance worker or must be notarized. Anything mailed by the Water Assistance Program will be mailed to the client’s address of record unless the client provides a reasonable explanation of an alternate address.

2. Information about a Water Assistance or Moratorium client can be released only when that information is to be used in the following ways:
   a) Administration or enforcement of the Water Assistance or Moratorium Programs.
   b) Administration or enforcement of any means-tested methods program.
   c) Audit or review of expenditures in connection with the Water Assistance or Moratorium Programs.
   d) Criminal or civil proceedings connected with the administration of the Water Assistance or Moratorium Programs.
   e) When an outside source subpoenas a file. The State Water Assistance Program Manager must be contacted immediately so legal counsel can be consulted.
   f) In the event of an emergency. (The State Water Assistance Program Manager or his/her designee is responsible to decide if an emergency actually exists and may give a supervisor permission to release the information prior to obtaining the client's permission. The client must be informed as soon as possible. Details about the nature of the emergency must be documented in eREP.)

3. Who information can be released to:
   The Water Assistance Program can release case record information to an authorized outside source that safeguards the case record information on clients. This includes community groups who have written internal confidentiality policies.

4. Who information cannot be released to:
   a) Anyone requesting information for commercial or political reasons.
   b) Any outside source for any reason not previously listed.
   c) The general public. There are no provisions for taxpayers to see Water Assistance or Moratorium client files.

H. **COMPLAINTS**

The client may make a complaint in person, by phone, or in writing. The complaint can be taken in the local office or be referred to the State Water Assistance Program Manager or his/her designee. A response to a complaint will be provided in person, by phone, or in writing.

I. **FAIR HEARINGS**

The client has the legal right to ask for a Fair Hearing any time he/she does not agree with an action taken on his/her Water Assistance case. The client has the right to have the policy and the action explained to him/her upon request, and to speak directly with a supervisor and/or a member of the State Water Assistance Program staff. If a client wants to apply for a Fair Hearing, the following conditions will apply:

1. The client must request a Fair Hearing in writing within 60 days of the effective date of the case action with which he/she disagrees.
2. Requests must be submitted to the local or State Water Assistance Office or mailed to the Division of Adjudication, P. O. Box 45244, Salt Lake City, Utah 84145-0244.
3. The Hearing Examiner must inform the client and the State Water Assistance Office about the time, date, place, and reason for the hearing. This notice should be mailed at least ten (10) days prior to the hearing.
4. The client may ask for a postponement of the scheduled hearing. This postponement cannot exceed a total of 30 days. Postponement of the scheduled hearing will not be granted beyond the 30 days for any reason.
5. Legal counsel will be provided for the Water Assistance Office by the Utah Department of Workforce Services Legal Division.
6. Fair Hearings are not open to the public. The only parties that may attend are the Hearing Examiner, representatives and witnesses for the State Water Assistance Program, and representatives, witnesses, friends, and relatives of the client. The Hearing Examiner may limit the number of people at a hearing if there is not sufficient room for everyone wishing to attend.
7. What happens during a Fair Hearing:
The Hearing Examiner conducts the hearing informally. All parties will have the opportunity to tell their side without undue interference. They may also examine, question, or refute any testimony or evidence. All parties may confront and cross-examine witnesses. All evidence must be pertinent and acceptable. Some examples are:
   a) Papers signed or completed by the client.
   b) Recent official or business documents that verify current facts in the case.
   c) Personal testimonies from a person having first-hand knowledge of the case. The person can testify only as to what he/she knows or has observed. He/she cannot testify as to what someone else told him.
   d) Signed statements by persons willing to testify at a hearing.
8. Written statements submitted after the hearing to be considered in the decision:
   a) If any written statements from an outside party are sent to the Hearing Examiner after the hearing, a copy must be sent to the client and his/her representative at the same time. The client has five (5) working days to reply, and his/her reply must be in writing.
   b) If the client or his/her representative sends any written statements to the Hearing Examiner after the hearing, they must send the Water Assistance Office a copy at the same time. The Water Assistance Office has five (5) working days to reply and it must reply in writing.
   c) If more facts are found in his/her process, the Hearing Examiner will call all parties back for another hearing.
9. Fair Hearing decisions:
   a) The Hearing Examiner must issue a written decision within 60 days of the date of the hearing request. However, if the client received a postponement, the 60-day time limit starts at the end of the postponement period.
   b) The Hearing Examiner must send a copy of the decision to the State Water Assistance Program Manager or designee, the client, and the client’s authorized representative. The decision must be based on more than just hearsay evidence. The written decision must include:
      i. The evidence that was presented.
      ii. Findings of fact based on the evidence.
      iii. Laws and rules upon which the decision was based.
      iv. Reasons such laws and rules apply to these facts and result in this decision.
v. The client's right to appeal and the potential for free legal help.

10. When a hearing decision is received:
   a) The Water Assistance Office must comply within ten (10) days of a hearing decision. A
      hearing decision is binding on both the state and local Water Assistance offices.
   b) The State Water Assistance Program Manager, or his/her designee, must review the case
      within thirty (30) days to make sure the action has been taken.
   c) The State Water Assistance Office will also look at corrective action if a decision indicates
      a statewide problem.

11. Appealing a decision
   a) The Water Assistance office can appeal a hearing decision only by filing a petition in
      District Court within 30 days of a hearing decision.
   b) The client can appeal a hearing decision to the Division of Adjudication or to the District
      Court within 30 days of a hearing decision.

12. Holding records of hearing decisions and who can see them
   a) The Division of Adjudication keeps a record of the hearing request, the content of the
      hearing, and the hearing decision. These detailed records are safeguarded. They are
      available under the same conditions as any other eREP information.
   b) The Division of Adjudication also keeps summary records of hearing decisions. Specific
      clients cannot be identified in the summaries, as these are available to the public.

J. CONFLICT OF INTEREST

Anyone employed by the Water Assistance Program may not approve a Water Assistance
application for a relative, friend, or self (exception for some rural areas is outlined below).
Water Assistance workers have the right to apply for and receive Water Assistance, but the
application must be taken by the Water Assistance Supervisor and edited by a member of the
State Water Assistance Program staff with whom there is no conflict of interest. To prevent any
perceived conflict of interest, if a relative or someone known by a Water Assistance worker
applies for water assistance, the water assistance application must be approved by an unrelated
Water Assistance worker, with the following exception:

1. If a Water Assistance intake worker receives an application from a relative for Water
   Assistance benefits in a rural service area where no other worker is available, he/she must
   do the following:
      a) Notify his/her supervisor immediately.
      b) The supervisor must approve or deny the employee to access the case and process the
         Water Assistance application.
      c) If approved by the supervisor, the employee will enter the information into eREP along
         with any supporting documentation and note the relationship with the applicant and the
         approval from the supervisor.
      d) The initial intake will then be forwarded to an editor in a separate office to determine
         eligibility.
      e) A violation of conflict of interest can lead to immediate termination from DWS programs.
K. ZERO TOLERANCE

Anyone working in the Water Assistance Program who accesses, compiles, distributes, discloses, alters, destroys, removes, reproduces, or misuses confidential department information without a legitimate business purpose will be discharged. With the exception of Water Assistance intake in rural offices, there is never a legitimate business purpose for working on a case or accessing records for oneself, a family member, friend, close acquaintance, or anyone who could be perceived to create a conflict of interest. A worker who is aware or suspicious of a violation of this policy is obligated to report it to his/her or supervisor. In case of inadvertent access, notify a supervisor immediately. There is zero tolerance for violation of this policy. Violation of Zero Tolerance Policy will result in termination from DWS programs.
PROGRAM STANDARDS

A. OPENING AND CLOSING DATES FOR WATER ASSISTANCE PROGRAM

The Water Assistance Program year begins October 1st and ends the following September 30th of each year or when federal LIHWAP funds are exhausted, whichever comes first. The Water Assistance Program conducts outreach during the month of October. Outreach and application processing in October includes elderly, disabled, and households with children under six years of age. Applications for the general public will be processed beginning November 1st of each year. Applications taken on or before the program closing date will be processed. If funds are exhausted before all applications are processed, notice of non-payment will be sent to those households whose applications could not be processed.

B. ELIGIBILITY STANDARDS

Benefits are available to all eligible Utah residents regardless of race, religion, national origin, sex, age, or political belief. Utah households that meet the following three points of eligibility are eligible for LIHWAP/Water Assistance benefits:

1. Total household income is at or below 150% of the federal poverty level after allowable deductions.
2. The household is “vulnerable,” meaning they are responsible (either directly or indirectly) for paying their home water costs. This could include drinking water, wastewater, storm water or groundwater.
3. The household has at least one person who is a U.S. citizen or a “qualified non-citizen.” To be eligible for Water Assistance, a person must be a U.S. born citizen, a naturalized citizen, or qualified non-citizen as documented by the U.S. Citizenship and Immigration Services (USCIS). Ineligible residents are listed below in PROGRAM STANDARDS, Section C.
4. U.S. citizenship verification for a household is confirmed by completion of the following:
   a) The applicant must declare citizenship status for all household members by (1) marking the box next to “Yes” on the HEAT application form at the question, “Are you a U.S. Citizen?” and (2) marking “Yes” in the “Citizen” column on the HEAT application form next to the household members’ names and (3) signing the HEAT application form; OR
   b) If the application is being taken in-person or by telephone/over the phone, the applicant must (1) verbally declare the citizenship status for all household members by stating all household members’ names and “Yes” or “No” for each household member and (2) worker must read the declaration from the bottom of the HEAT application form to the client, and (3) the applicant must either sign the eREP Benefit Calculation Summary or HEAT application form or provide a verbal signature as listed under the ELIGIBILITY DETERMINATION SECTION, B. APPLICATION SIGNATURES or INCOME ELIGIBILITY SECTION, E. COUNTABLE INCOME AND OTHER EXCEPTIONS DURING A STATE OF EMERGENCY OR PUBLIC HEALTH EMERGENCY, 5. Application Signatures of the HEAT Policy Manual; AND
   c) The household members’ Social Security Numbers (SSNs) must be verified in eVerifs OR the applicant must provide for each U.S. citizen household member a valid Social Security card or present any of the documents listed under the PROGRAM STANDARDS

5. Individuals from these U. S. Territories are U.S. citizens and are eligible for Water Assistance:
   - Guam
   - American Samoa
   - Northern Marianas Islands
   - U.S. Virgin Islands
   - Puerto Rico

6. Any of the following documents are proof of naturalized citizenship or qualified resident status. Examples of most of these documents may be viewed in the U. S. Immigration and Customs Enforcement 11/2011 “Guide to Selected U.S. Travel and Identity Documents”—page numbers referenced if available.
   i. A current U.S. Passport—p.2
   ii. A valid Certificate of Naturalization (Form N-550)—p.7
   iii. A Permanent Resident Card (Form I-551)—p.10-12. (Expired is acceptable)
   iv. A valid Employment Authorization Card (Form I-766)—p.13 only if it is one of the following categories: A03, A04, A05, A10, C11, C25, RE1, RE2, RE3, RE4, RE5.
   v. A valid Arrival/Departure Record (Form I-94)—p.20 only if the Customs and Border Protection endorsement stamp is marked with one of the following classes: I-551, 203A7, 207, 208, 212DS, RE1, RE2, RE3, RE4, RE5.
   vi. A valid Approval Notice (Form I-797A)—p.21 only if issued with one of the following classes: I-551, 203A7, 207, 208, or 212DS.

7. Special Classes of Immigrants: Some immigrants have been granted special status and may not have the documents listed above. These could include Asylees, Cuban or Haitian entrants, Battered Alien Spouses, Trafficking Victims, Amerasians, and certain immigrants from Iraq and Afghanistan. If a client claims special status as part of one of these groups contact the state office for assistance determining necessary documentation.

C. INELIGIBLE RESIDENTS

1. Persons ineligible to participate in the Water Assistance Program are:
   d) Persons who hold an USCIS I-94 who are admitted as temporary entrants (such as students, visitors, tourists, diplomats, etc.).
   e) Non-citizens who have none of the documents listed in PROGRAM STANDARDS, Section B. ELIGIBILITY STANDARDS, 3. b) of the Water Assistance Policy Manual.
   f) Persons possessing an Individual Taxpayer Identification Number (ITIN) are not considered legal residents. An ITIN is issued by the U.S. Internal Revenue Service to individuals who are required to have a U.S. taxpayer identification number but who do not have, and are not eligible to obtain a Social Security Number issued by the Social Security Administration. The ITIN is for tax purposes only, and may be used if an individual is listed as an applicant, dependent, or spouse on a U.S. Tax form.
   g) Immigrants from the Marshall Islands, Palau, and Micronesia are not eligible for Water Assistance or any other federal benefit unless they have one of the documents listed in PROGRAM STANDARDS, Section B. ELIGIBILITY STANDARDS, 3. b) of the Water Assistance Policy Manual. The U.S. treaty with the Marshall Islands, Palau, and Micronesia that gives special privileges does not allow access to benefits. Contact USCIS to apply for a Permanent Resident card.
D. **ELIGIBILITY DETERMINATION OF A HOUSEHOLD CONTAINING AN INELIGIBLE RESIDENT**

1. Verify that the household is vulnerable to home water costs.
2. Count the income of all household members, including the ineligible resident.
3. Allow the 20% disregard on the earned income of all household members, including the ineligible resident.
4. Allow an eligible deduction for medical payments and child support payments of all household members, including the ineligible resident.
5. Do **not** count ineligible residents in determining the total household size, or to determine the poverty level for household size; however, all income must be counted. **Example:** A household has seven members, two of which are ineligible residents. All members’ income is counted, but the poverty table is only used for a household size of five, and the total household size is counted as five.
6. The application should be put in the name of one of the eligible **adult** household members, unless the following conditions apply:
   a) If all the adults in the household are undocumented, open the water assistance case using the adult’s name and leave the social security number field blank. The primary applicant must be at least 18 or emancipated.
   b) If needed, call the State Water Assistance Office for instructions on a case-by-case basis.
7. Target group credit will not be given for ineligible residents.

E. **UTAH RESIDENTS - LENGTH OF RESIDENCY**

Only Utah residents with a current physical address in Utah are eligible. There is no length of residency requirement in the State of Utah.

F. **UTAH TRIBAL RESIDENTS**

Members of Utah’s five Native American Tribes may apply at the Water Assistance agency in their area, or may apply directly through their local tribal program, if available. They cannot, however, apply at both offices and cannot receive assistance from both programs in the same program year. Local Water Assistance offices must attempt to verify that tribal members have not received tribal water assistance prior to applying for water assistance and document in case notes in eREP. If it is identified that a customer received a benefit from their local tribal water program and the State of Utah Water Assistance Program in the same program year, the State Water Assistance Office will contact the utility vendor to recoup the duplicate payment. If the State Water Assistance Office is unable to recoup the duplicate payment from the utility vendor, they will contact the customer to recoup the duplicate payment.

G. **ELIGIBLE HOUSEHOLDS**

1. What is an Eligible Household
   a) An eligible household is any individual or group of individuals who are living together under one roof and sharing a single water source. This includes, but is not limited to, a person or persons who live together as one economic unit for whom residential water is customarily purchased in common, or as separate economic units (e.g., roommates) sharing the cost of water, or who make undesignated payments for water in the form of rent. Eligibility is based on the situation that exists on the date of application.
   b) The applicant must be living in the residence on the day of application.
c) Household members need not be related.
d) Multiple family dwellings (duplexes, apartment buildings, etc.) are considered separate households.

2. One Water Assistance Benefit Per Program Year
   a) A household member can receive water assistance benefits only once during any program year. If an applicant household contains anyone who has already received a water assistance benefit in any other household during the program year, the Water Assistance application will be DENIED. An exception can be made if custody of a minor child is in question. An entire household does not have to be denied if it claims a minor child that has already been claimed as part of another household; however, the child can only count once per program year.

3. Age and Emancipation
   a) Household members are considered adults if they are 18 years of age or older or are emancipated. A child can be emancipated (considered an adult) by age, marriage, or court order.

4. Temporary Household Guests
   a) A temporary guest is defined as someone who has resided in the household less than three consecutive months and who the applicant certifies will be in the home less than three consecutive months.
   b) Temporary guests are not to be included on the application. They are not counted as a member of the household or as part of the income calculations. If an applicant wishes to count a temporary guest as a part of the household, the applicant must wait and apply after the guest has reached the three-month requirement. If a person resides or is expected to reside in the household more than three consecutive months, that person should be considered as any other household member.

5. Length of Time in Household
   a) If a household member is absent from the home for more than three consecutive months that person is not counted as part of the household.
   b) If there is a question on the part of the local Water Assistance office as to the status of any household member the local Water Assistance office may require address documentation or a collateral contact. This could be in the form of a note or statement from a neighbor, friend, or relative as to the living situation of the person(s) in question.

H. VULNERABILITY

An eligible household is considered vulnerable if it is responsible for home water costs either directly or indirectly.

1. Households Considered Responsible for Home Water Costs:
   a) Households that are presently paying water costs directly to a water company on currently active accounts. A copy of the water bill must be uploaded into Content Navigator in eRep.
   b) Households that are currently paying water costs indirectly through rent.
      i. A copy of the Lease Agreement or Landlord Statement Form must be in eREP.
      ii. A copy of the bill in the landlord’s name must also be provided and uploaded into Content Navigator.
      iii. The worker must make a note in eRep regarding this situation as payments can not be made directly to a household.
2. Households NOT Considered Responsible for Home Water Costs:
   a) Persons found living in the following places or circumstances on the date of application ARE NOT eligible (unless the situation is temporary and they meet the requirements listed in 1 a or b above):
      i. Nursing homes
      ii. Hospitals
      iii. Skilled Nursing Facilities
      iv. Rehabilitation Centers
   b) Persons found living in the following places or circumstances on the date of application ARE NOT eligible:
      i. Alcoholism and Drug Treatment Centers
      ii. Prisons and Jails
      iii. Group homes administered under a contract with a governmental unit or administered by a government unit
      iv. If living in a motor home, trailer, or fifth wheel with an electrical source connected to a residence, the occupants are considered part of the permanent household residence.
      v. Automobiles
      vi. Tents

3. Subsidized Housing:
   Housing or utility subsidies are NOT counted as income. A household living in government subsidized (federal, state, or local) housing pays an amount for rent based on a percentage of the household income. In order for a household living in government subsidized housing to be considered vulnerable and, thus, eligible for the Water Assistance Program, they must pay a utility bill for water costs directly to a utility provider. If the water bill is in the name of the landlord or property management agency, the client may provide acceptable documentation (e.g., Lease Agreement, billing, or master meter statement) to show that they are responsible for the water charges or in addition to the subsidized rent.

I. SOCIAL SECURITY NUMBERS

1. Social Security Cards
   Each household member must have a valid Social Security Number (SSN). Social Security numbers are required for all household members. If eRep is unable to validate the SSN to match the given name of a household member, a SSN card (or another acceptable document listed below) must be provided for that household member. An exception may be made for infants under twelve (12) months old if they have a valid birth certificate and for children adopted within the past twelve (12) months if legal proof of adoption is presented. There are four ways to provide a correct SSN. The client may submit one of these documents:
   a) An official Social Security card.
   b) Other official documents from Social Security Administration (SSA) such as SSA or SSI award letters and SSA or SSI checks.
   c) An SSA receipt (Form 5028 or 2880) on which the SSA lists the SSN for that person. If SSA does not write the number on the receipt, request any other official document with the number on it along with the receipt.
   d) Other official documents including Veterans Administration cards, eVerifs printout for the individual, W-2. Exceptions must be approved by the State Water Assistance Office.
2. If the verification listed above shows a social security number with a claim letter/number at the end, that letter/number must be one of the combinations listed below:

A   M   M1   T   TA   HA   J1   J2   J3   J4

Any other combination means that the Social Security number does not belong to the client whose name is on the Medicare card, award letter, or check.

3. SSNs must:
   a) Have 9 digits, appear to be a plausible SSN (Not 000-00-0000 for example)
   b) Not conflict with another SSN in eREP
   c) Not be impossible—one that has not yet been assigned by SSA
   d) Be divided as follows:
      i. Area number = first 3 digits
      ii. Group number = 4th and 5th digits
      iii. Serial number = last 4 digits

4. Here are examples of SSNs that are impossible:

<table>
<thead>
<tr>
<th>Area Number</th>
<th>Group Number</th>
<th>Serial Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>666</td>
<td></td>
<td></td>
</tr>
<tr>
<td>900 to 999</td>
<td>00</td>
<td>0000</td>
</tr>
</tbody>
</table>

J. ORDER OF PRIORITY GROUPS FOR ASSISTANCE

There are three priority groups for the Water Assistance Program.

1. Households that have been shut off due to arrearages/fees
2. Households that have been issued a shut off notice and are in danger of losing their water. This includes households with a lien on the property due to delinquency in paying the water bill.
3. Households that need assistance paying their current water bill

The first six months of the season will prioritize groups 1 and 2 for assistance. The State Water Assistance Office will determine during that period when to begin accepting applications for group 3 depending on available funding.

The month of October will be dedicated for outreach to vulnerable households with a member who is 60 years old or older, disabled, or under 6 years old AND meets the criteria for groups 1 and 2.
K. WATER ASSISTANCE BENEFITS AND CATEGORICAL ELIGIBILITY

A household may only receive one water benefit within the season regardless of the priority group they fall in.

1. If a household is eligible for the HEAT program, they may be categorically eligible for water assistance. This means that all verifications used to determine eligibility for the HEAT program may and should be used to determine eligibility for water.

2. A copy of the water bill must be supplied by the customer and uploaded into eRep.

3. If a customer is paying for water as part of their rent, the worker must verify the situation with the landlord.
   a) The customer is responsible for obtaining a copy of the water bill from the landlord.
   b) The worker may also contact the landlord for a copy if the landlord refuses to supply one to the renter.
   c) If we are unable to obtain a copy of the water bill, the application must be denied.

4. Payments must be made directly to a water company. If a customer provides a bill for a company that is not known to eRep, contact the State Water Assistance Office promptly to contact the water company for a vendor agreement.

5. Water assistance includes the following services:
   a) drinking water
   b) wastewater
   c) groundwater
   d) stormwater

6. Water benefits may be paid to multiple vendors if the water type is billed by separate vendors.

7. A household only needs to be in danger of disconnection (shut off notice or lien action) or have been disconnected from one water type in order to be considered part of priority groups 1 or 2.
   a) For example, if a household’s drinking water supply has been shut off, but they also pay wastewater to a different vendor and it is in good standing, the agency may pay all of the water bills and fees associated with the household’s water needs including the wastewater bill.

8. Arrearages and fees may be paid for priority groups 1 and 2.
   a) If a household has a shut off notice or lien on the property due to arrearages and fees or the household’s water has been shut off, the agency must obtain all water bills to verify amounts of arrearages and fees including reconnection fees, late fees, interests, lien removal fees, etc.

9. All fees associated with a single vendor must be added together and one payment made per vendor in eRep.

10. For Priority groups 1 and 2, the benefit amounts paid to the vendor must not create a credit on the household’s account. The benefits should pay for exactly the amount owed including all bill amounts, fees, and arrearages in order to have the household’s water remain on or reconnected.

11. If the local office determines that a household’s water has been disconnected or is in danger of being disconnected (priority groups 1 and 2) and the household is eligible to receive water assistance, the following procedures must be followed:
   a) Gather all bill data including amounts of arrearages and fees and enter all evidence into eRep for the exact amounts owed per vendor.
b) A credit cannot be created on a client’s account for priority groups 1 and 2.

12. If the household falls into priority group 3 and the State Water Assistance Office has opened the program to serve priority group 3, then the following procedure must be followed:

a) Enter all evidence into eREP pertaining to the customer’s water bill. eREP will use the benefit matrix to calculate the appropriate benefit amount based on income and water burden.

b) If the customer pays water bills to multiple vendors for drinking water, wastewater, storm water, or groundwater services, the customer must identify how they would like the benefit split. They may choose to split between vendors in 25% increments. Total split must equal 100%.

L. WATER SUPPLY VENDORS – SECURITY DEPOSITS

1. Public Service Commission (PSC) regulated utilities
   a) Monies received by a regulated utility from third-party sources (such as Water Assistance or similar programs) shall not be applied to the security deposit, but shall be applied only to the cost of water services.
   b) A PSC regulated utility is required to waive the security deposit requirement for all moratorium clients during the period of the moratorium. They are also required to waive the security deposit for Water Assistance customers for the period of the moratorium.

2. Non-regulated utilities
   a) The security deposit policy for a non-regulated utility is set by the local governing board such as the city council, the company owner, or other policy board.

3. If the water company has signed a Water Assistance contract, the company agrees to waive any security deposit billed to households for the Water Assistance Program. This does not apply to service initiation fees that are routinely charged as a condition of service.

M. CONSUMER COMPLAINTS AGAINST UTILITIES

1. Public Service Commission regulated utilities
   Consumer complaints against a PSC regulated utility should be referred to the Public Service Commission at 801-530-7622, or toll free at 1-800-874-0904.

2. Non-regulated utilities
   Consumer complaints against a non-regulated utility should be referred directly to the individual utility company.

N. BENEFIT REFUNDS

1. A refund occurs when a water assistance benefit was paid, but the water account was subsequently closed leaving a credit balance on the account.

2. If a household discontinues service with a vendor, the vendor may forward to the new vendor any credit balance remaining on the account as long as the new utility account is in the name of the water assistance client or a water assistance household member and the new service address is located in Utah. The client must furnish the name and address of the new vendor together with his/her account number within six months after termination of service.

3. If the vendor is unable to forward the funds to the new vendor, the refund should be returned to the State Water Assistance Program. The client may contact their local Water
Assistance agency and request that the credit balance be forwarded to their new water utility vendor as long as the new water account is in the name of the Water Assistance client or a Water Assistance household member and the new service address is located in Utah. The client must furnish the name and address of the new vendor together with his/her account number within six months of termination of service.

O. **UTILITY COMPANY PROGRAMS**

Any utility vendor programs which benefit the qualifying population can be evaluated and counted as leveraged funds. This may include utility company fee waivers, discounts, deposit waivers, arrearage forgiveness and/or the value of any other household benefit provided.

P. **ALLOWABLE/NOT ALLOWABLE CHARGES**

Water Meter, Waste Water, Storm Water and Solid Waste/Sewer are allowable charges and can be paid by the Water Assistance Program. The Water Assistance Program can NOT pay Garbage, Recycling, Energy Tax, Electric Meters, Sprinkler Meters, Street Lights, Secondary Water, Transportation Fees and Assessment Fees. If the water/utility bill includes unallowable fees, they will need to be separated out, and the client will be asked to pay these fees as their portion. If the client absolutely can NOT pay these additional fees and the client is renting their residence, the Water Assistance Program worker may assist the client in submitting an application through the Emergency Rental Program to help cover these costs.
INCOME ELIGIBILITY MONTH

A. WATER ASSISTANCE INCOME ELIGIBILITY MONTH

1. The “Income Eligibility Month” is the month prior to the date of application entered into eREP. (See ELIGIBILITY DETERMINATION SECTION, E. Date of Application, for the date of application to be entered into eREP for each application type.)
2. All countable income for the applicant household will be used to determine the water assistance payment. If the client does not verify ALL income received by current household members in the income eligibility month, the application will be denied.
3. To verify countable income in the income eligibility month, documentation that represents the actual income received will be used.

B. COUNTABLE HOUSEHOLD INCOME IN THE INCOME ELIGIBILITY MONTH

1. Subtract all verified medical, child support, and alimony payments from the monthly income amount.
2. In calculating income, DO NOT round any amounts. Use actual amounts for all calculations including the total income.
3. Income will be counted as received at the time: a) it is automatically deposited into a financial institution, or b) it is dated.
4. Use the income (after adjustments for the 20% earned income disregard, the medical deduction and the child support/alimony paid deduction) to compute the household’s Water Assistance benefit as per the Water Assistance Benefit Formula. If income is less than zero, enter zero.
5. Terminated income is treated like all other income.

C. INCOME DEFICIT/ZERO INCOME

1. When a household claims little or no income, the water assistance worker will need to ask them how they are meeting their expenses, and note their response in eREP.
2. An Income Deficit Statement must be completed by each adult or each couple in the household. If additional documentation is required to verify income, the client will be given a list of required documents and will have ten (10) days from that date to return the needed verifications or the case will be denied.
3. Any adult reporting zero (0) income may be asked to complete an Income Deficit Statement.

D. ASSET STANDARDS

The value of any household assets, either real or personal property, is not considered when determining eligibility for the Water Assistance Program. Payments received or drawn down from assets on a regular basis will be counted as income (e.g., reverse mortgages or withdrawals from accounts).
E. COUNTABLE INCOME AND OTHER EXCEPTIONS DURING A STATE OF EMERGENCY OR PUBLIC HEALTH EMERGENCY

A state of emergency or public health emergency is any situation of danger or disaster in which normal government operations are limited or suspended in order to address the emergency and regain control of normal operations.

If a state of emergency or public health emergency is declared within the state, county, or city where Water Assistance applications are being received, point-in-time income will be accepted. The following income verification exceptions may be made by the local Water Assistance agency:

1. Unemployment Benefits:
   a) Count all projected unemployment benefits to be received in the month of application.
   b) All temporary supplements to unemployment benefits must be disregarded.

2. Income deficit/zero income:
   a) An income deficit or zero income statement may be accepted through email.
   b) An acceptable verification must include a client statement in the body of an email, or a filled out pdf form of the income deficit statement, or a clear picture of the filled out paper form uploaded and attached to the email.
   c) If using a client statement in the body of an email, the email must include all of the applicable information from the income deficit form.
   d) The Water Assistance worker must document in case notes the state of emergency or public health emergency and which verification method is being accepted.

3. Self-employment income:
   a) An agency may forgo gathering income from the previous 12 months as an income estimate.
   b) Any income received in the month of application must be counted on the application.
   c) Self-declared income projections for the application month is acceptable verification.

4. Lay-offs/reduction in income:
   a) An agency must verify that the individual is no longer employed and that the prior month’s income has been terminated.
   b) Any income received in the month of application must be counted on the application.
   c) All other sources of income must be accounted for.
   d) Telephone verification via collateral contact to the employer is an acceptable method of verification and must be documented in case notes. Case notes will include the date of contact, name and title of the person contacted, and the date income was terminated.
   i. If the employer cannot be reached, a customer statement is acceptable verification.

5. Application signatures:
   a) Signatures may be waived for applications conducted by telephone/over the phone; however, the Water Assistance worker must read the declaration from the Water Assistance application over the phone and the client must provide a voice signature over the phone to certify that the information provided is true and accurate.
   b) When a telephone/over the phone application is taken, the worker must document in case notes that the client responded in the affirmative to the declaration and asked to sign the application verbally.
INCOME STANDARDS

A. INCOME

1. For Water Assistance cases, the local Water Assistance office shall determine the net income of the household received in the income eligibility month. (See INCOME ELIGIBILITY MONTH SECTION, A1 Water Assistance Income Eligibility Month).
   a) Net income is gross income minus exclusions, disregards, and deductions. (See INCOME STANDARDS SECTION, E. Income Exclusions, F. Income Disregards, and G. Medical, Child Support, Alimony, and Target Group Qualified Deductions.)
   b) This amount must be at or below 150% of the federal poverty level for the household size. Verification of income must be maintained in eREP.
   c) Income that is received on a “regular” basis (i.e., quarterly, monthly, bi-weekly, etc.) is considered countable.

2. Any information reviewed in eVerifs related to income including unemployment insurance, General Assistance benefits, and child support benefits must be accounted for as unearned income.
   a) TANF Assistance is not countable as income for water assistance.

3. Social Security income amount to be reported (Social Security Retirement; Supplemental Security Income [SSI]; Social Security Disability Insurance [SSDI or SSD]; Retirement, Survivors, and Disability Insurance [RSDI]): TANF Assistance is not countable as income for water assistance.
   a) Workers must use the actual amount of Social Security income received in the income eligibility month, except as noted in 3 b below.
      i. If an overpayment is being deducted from a client’s monthly Social Security payment, the worker must count the actual amount the client received as unearned income.
      ii. If a client provides a bank statement showing their Social Security deposit for the income eligibility month, the worker may accept that as proof of Social Security unearned income.
   b) If a client receives two Social Security payments in a month, one at the beginning and one at the end of the month due to a holiday or the pay date falling on a weekend, the unearned income amount must be applied to the month it was intended for. Example: A client receives a payment on 12/1 for December and another payment on 12/29 for January because 1/1 is a holiday. Count the amount received on 12/29 toward January unearned income.

B. UNEARNED INCOME

Unearned income is money received by an individual for which he/she does not incur costs related to “going to work.” Unearned income includes but is not limited to the following:

1. Pensions and annuities such as Railroad Retirement, Social Security Retirement, Veterans Assistance, Civil Service.
3. Disability benefits such as Social Security Disability Insurance (SSDI), Workers Compensation, mortgage insurance, paycheck insurance.
4. Unemployment Compensation.
5. Strike or union benefits.
7. Child support or payments made in lieu of child support (e.g., rent, car payment, mortgage payment, etc.).
   a) If there is reason to believe that the question of child support should be addressed (e.g., a single-parent household with one or more children under the age of 18 living in the household), worker must address child support as possible unearned income. You may use the following website to verify child support: https://ors.utah.gov/housingverification.html or the HCD-884 Child Support/Alimony Statement Form.
8. Alimony, or payments made in lieu of alimony (e.g., rent, car payment, mortgage payment, etc.).
9. Veterans Educational Assistance intended for family members of the student. (The student's portion is exempt.)
10. Trust payments, withdrawals, and/or dividends received on a regular basis.
11. Money from sales contracts and mortgages.
13. General Assistance (GA), and Transitional Cash Assistance, or other financial payments made by the Department of Workforce Services or other agencies.
15. Foster care payments.
   a) The household may choose to count foster children in the household. If they are counted then the stipend for the children, received in the income eligibility month, is counted as household income.
16. Rent amount when a client works for rent.
17. Rental Property Income. If the client also manages the property but does not live in the property, the income is earned. (See Item D Self Employment Income below.) Call the State Water Assistance Office for clarification if you have questions.
18. 401K payments.
20. Payments received or drawn down from assets (e.g., reverse mortgages or withdrawals from accounts).
21. Gifts received, or payments made on client’s behalf, on a regular basis.

C. EARNED INCOME

Earned income is income in cash or in-kind received by an individual for which a service is performed. Earned income includes but is not limited to the following:

1. Wages, including military base pay.
2. Salaries.
3. Commissions.
4. Monies from self-employment, including babysitting.
5. Tips and gratuities.
7. Military payments to cover Basic Allowance for Quarters (BAQ) and Basic Allowance for Subsistence (BAS).
8. Money the employee chooses to have withheld for benefit plans such as Health Savings Accounts (HSAs), Flex Plans, and Cafeteria Plans. (Check the pay stubs to determine if these amounts are already included in the gross pay amount).

9. Income from rental property if the client manages the property but does not live there.

D. SELF-EMPLOYMENT INCOME

A self-employed person actively earns income directly from his/her own business, trade, or profession, rather than as a salary or wages from an employer. A self-employed person will use the estimated monthly income from last year to determine eligibility for Water Assistance. Estimated Monthly Income can be determined in one of two ways:

1. Previous Year’s Federal Tax Return
   a) The preferred option is to use the previous year’s Internal Revenue Service (IRS) 1040 Schedule 1 (Additional Income and Adjustments to Income) to determine a self-employed person’s income when applying for Water Assistance. The supervisor can choose to require the applicant to file their previous year’s tax return prior to applying for Water Assistance benefits. Add Line 3 (business income) + Line 5 (rental real estate, royalties, partnerships, S corporations, trusts, etc.) + Line 6 (farm income) from IRS 1040 Schedule 1 to get total self-employment income. Divide by 12 to determine estimated monthly income. If the amount is less than zero, enter zero as estimated monthly income. Subtract the 20% disregard from estimated monthly income, then subtract any eligible medical expenses, alimony, or child support paid during the income eligibility month to determine eligibility. If the amount is less than zero, enter zero.

2. Self-Employment Income Worksheet (DWS-HCD 877)
   a) The client is responsible to fill out the Self-Employment Income Worksheet (DWS-HCD 877) in its entirety. The total net income for the year is divided by 12 to determine the estimated monthly income. (If documentation shows that the business is less than a year old, divide total net income by the number of months the business has been operating to determine estimated monthly income.) If the amount is less than zero, enter zero as estimated monthly income. Use the estimated monthly income to calculate the 20% disregard. Subtract the 20% disregard then subtract any eligible medical expenses, alimony, or child support paid during the income eligibility month to determine eligibility. If the amount is less than zero, enter zero. When the Self-Employment Income Worksheet is used, IRS Form 8821 may be completed and signed for each adult household member and for each business owned by the household members. The local Water Assistance office may request a copy of the client’s IRS tax transcripts if they deem it necessary for verification.

3. Self-Employed Health Insurance Deduction
   a) Use line 16 of the 1040 Schedule 1 and divide by 12 for the monthly medical deduction amount for self-employed clients.

4. Income from Odd Jobs
   a) If a Water Assistance worker determines that a client earns income from odd jobs rather than from his or her own business, the client can provide a list of income and sources for the relevant month. Additional verification may be required.
E. **INCOME EXCLUSIONS**

Certain kinds of income or benefits are excluded from being counted as income when determining Water Assistance eligibility. Excluded income includes, but is not limited to, the following:

1. Earned income of a child 18 years or younger who is enrolled as a K-12 student. Worker must note in eREP.
2. Funds that are not paid on a regular basis. Examples of this would include a Christmas bonus, tax refund, and lump sum severance pay.
3. Reimbursements for expenses directly related to employment, training, schooling, and volunteer activities.
4. Temporary Assistance to Needy Families (TANF) and Family Employment Program (FEP).
5. Reimbursements for other expenses incurred, such as medical expenses.
7. Incentive and training expenses paid by self-sufficiency programs.
8. Earned Income Tax Credit refunded to the household.
9. Job Training Partnership Act (JTPA) or equivalent youth work experience.
10. Value of Food Stamp benefits, Food Stamp Cash Out checks, and surplus commodities donated by the U.S. Department of Agriculture and WIC coupons.
11. Student portion of Veterans Educational Assistance (portion of Veterans Educational Assistance intended for family members of the student are not excluded).
13. Subsidies for adoption of the hard-to-adopt child including Title IVE Adoptive Assistance for Disabled Children.
14. Compensation or reimbursement paid to AmeriCorps volunteers, Senior Health Aides, SCORE, Senior Companions and ACE or programs under Section 418 of P. L. 93113.
15. Church cash assistance and voluntary cash contributions by others if not received on a regular basis.
16. Rental subsidies and employer relocation assistance.
17. Utility subsidies.
20. Payments made under the Maine Implementing Act and the Maine Indian Claims Settlement Fund, Section 9 of Public Law 96-240.
27. Payments made under the Agent Orange Settlement Fund or any other fund established pursuant to the settlement in the Re Agent Orange Product Liability Litigation, Public Law 101-201, Section 10405 of Public Law 101-239.
28. Payments under Public Law 100-383 to Japanese and Aleut people who were relocated during wartime.
29. Payments made from the Radiation Exposure Compensation Act. These are exempt under Public Law 101-426.
31. Distributions from Tribal Trust Funds (per-capita payments) are not to be considered income or used as a basis for denying or reducing Water Assistance benefits to Native Americans.
32. Educational assistance or college work-study payments.
33. Easter Seals.

F. INCOME DISREGARDS

Twenty percent (20%) of the total household gross earned income, including self-employment earned income, shall be disregarded (subtracted) to determine the income for Water Assistance eligibility. The 20% disregard for self-employed households will be subtracted from the Estimated Monthly Income, either from the Self-Employment Income Worksheet or from IRS Form 1040, along with IRS Schedule 1 (as noted in the Income Standards Section under Self-Employment Income above). This 20% disregard is applied to all households with earned income. The purpose for the disregard is to help working persons cover expenses related to having to go to work.

G. MEDICAL, CHILD SUPPORT, ALIMONY, AND TARGET GROUP QUALIFIED DEDUCTIONS

The below expenses are allowed as deductions from the total income in determining Water Assistance eligibility for all households. To be eligible for the deductions, the amounts must be PAID in the income eligibility month. Proof of payment must be in the client’s file. Copies or scans of all receipts for paid expenses are required.

1. Medical Deductions
   Allow a deduction for payments on uncompensated medical bills when those payments are actually made by a member of the household, including an ineligible household member, during the income eligibility month. To allow this deduction, the client must verify the payment was made directly to a medical provider by a member of the household, for a member of the household, in the income eligibility month, and that they will not be reimbursed by a third party.
   a) Allowable Medical Deductions
      i. Health insurance, dental insurance, and vision insurance premiums.
      ii. Payments made to doctors, hospitals, health professionals, or medical/dental clinics.
      iii. Prescriptions written by a health professional and filled by a pharmacy or an authorized facility such as a state- or privately-run medical facility. A medical cannabis facility is an allowable facility. A link to Utah medical cannabis facilities is here: https://medicalcannabis.utah.gov/pharmacies/pharmacy-locations/.
iv. Payments for prescription eyeglasses, contact lenses, hearing aids, oxygen, oxygen and blood pressure monitors, diabetic supplies, and medical supplies that require a prescription with an itemized receipt attached to the case. Deduct sales tax from the receipt total.

b) Examples of Unallowable Medical Deductions
   i. Payments made to lending institutions on money borrowed for medical expenses are not an allowable deduction.
   ii. Vitamins, herbs, and health drinks.
   iii. Food or groceries for special diets are not deductible, even when prescribed by a doctor.
   iv. Medicare tax deducted from a person’s paycheck is a tax and is not a medical deduction.
   v. Contributions to a Health Savings Account (HSA) or Flex Spending Account (FSA).
   vi. Supplemental insurance plan premiums (e.g., AFLAC, long-term disability insurance, short-term disability insurance). Please note that a Medicare supplement is a health insurance policy, not a supplemental policy, and is an allowable deduction.
   vii. Payments for over-the-counter medicines and remedies such as aspirin, cold remedies, and Depends are not deductible.

2. Child Support and Alimony Deductions
   a) Deductions for child support/alimony payments are allowed when those payments were made by a member of the household during the income eligibility month. Alimony/child support payments that are made directly to a mortgage or car company can also be deducted. Workers must verify payment and document in eREP.
ELIGIBILITY DETERMINATION

The local Water Assistance office shall determine a household’s eligibility by applying the program and income standards in the Water Assistance Policy to the household's circumstances, and by establishing the validity and accuracy of the information given by the applicant’s household.

A. APPLICATION TYPES

In order to determine eligibility, the client must submit a completed application with the required documents to the local Water Assistance office. Water and other utility assistance will be combined on the same application. Local offices should encourage households to apply for all assistance benefits at the same time.

There are four (4) ways to apply for Water Assistance benefits:

1. In-Person (In-Office, Outreach, Community Partner Outreach Events): Each office holds appointments for clients to apply in-person throughout the Water Assistance Program year. Appointments are made through the local Water Assistance office. In-person appointments are also conducted by Water Assistance workers at outreach events and by Community Partner Outreach Workers.

2. Mail-In/By Mail: To apply by mail, the client must obtain and complete an application, gather all required documents, and mail them to the local Water Assistance office for processing. If all documents are not received with application, client will be notified to submit required documents or application will be denied.

3. Online: To apply online, clients must login to their myCase account at jobs.utah.gov, complete and submit an application for utility assistance, and provide all required documents to the local Water Assistance office for processing. If all documents are not received with the application, the client will be notified to submit required documents or the application will be denied.

4. Telephone/Over the Phone: The local Water Assistance office may take Water Assistance applications by telephone/over the phone, based on agency capability. See B. APPLICATION SIGNATURES below for information on storing the verbal application signature.

B. APPLICATION SIGNATURES

1. Signatures may be waived for applications conducted by telephone/over the phone; however, the Water Assistance worker must read the declaration from the Water Assistance application over the phone and the client must provide a voice signature over the phone to certify that the information provided is true and accurate.

2. The agency must keep a recording to document the voice signature. The recordings must be stored in a safe location and be available for retrieval, when needed, for case file reviews. Workers must document in case notes that the voice signature was recorded and the location of the recording.

3. When a telephone/over the phone application is taken, the worker must also document in case notes that the client responded in the affirmative to the declaration and asked to sign the application verbally.
C. ACCEPTABLE VERIFICATION

1. All factors of eligibility must be verified and documented in eREP.
2. It is the applicant's responsibility to obtain acceptable verification that may not already be captured in eVerifs.
3. Acceptable verification may include, but is not limited to, any official document, such as SSA letter, eVerifs or other approved system verification, bank statement, blessing certificate, etc.
4. The client has ten (10) days to provide the requested verification.
5. Copies of all documents must be maintained in eREP including SSN documentation. If verification is provided through an outreach worker, case notes itemizing information from each document may be accepted as verification.
6. If the household refuses to present the required documentation the application will be denied.

D. DATE OF APPLICATION

1. Mail-In/By Mail Applications:
   a) Should be stamped in and dated the date the application is received in the local Water Assistance office.
      i. The date stamp must always be used as the date of application in eREP (except as noted in E. 1 (a) ii. below). The income eligibility month is the month prior to the date of application entered into eREP. (See INCOME ELIGIBILITY MONTH SECTION, A1 Water Assistance Income Eligibility Month.)
      ii. Exception to date of application to be entered into eREP: When an application is received during the first seven (7) days of a month and includes verification document(s) for the month prior to the signature date on the application, the worker may use the signature date as the date of the application in eREP and must narrate an explanation in eREP case notes. In extenuating circumstances supervisors have the flexibility to make a determination on the application date and must narrate an explanation in case notes.
         1. Example: Mail-In application received during the first seven (7) days of the month that includes verification document(s)
            a. Agency received a mail-in Water Assistance application on April 3 that was signed on March 30. Included with the application were verification documents from February. Since the application was received during the first seven (7) days of the month and included verification document(s), the worker may use the signature date as the date of application in eREP and February as the income eligibility month. Worker must narrate an explanation in eREP case notes.

2. In-Office Applications:
   a) Date of the initial office visit.
3. Online Applications:
   a) Date the application is submitted online by the client.
4. Outreach Applications (applications taken at outreach events by Water Assistance workers):
a) Date the application is taken at the outreach event (e.g., the date the Water Assistance worker meets with the client, which is also the date the client completes and signs the application).

5. Community Partner Outreach Worker Applications:
   a) Date the application is received in the local Water Assistance office. An exception to the income eligibility month may be made on Community Partner Outreach Worker applications that are received.

6. Over the Phone/Telephone Applications
   a) Date the application interview is conducted by telephone/over the phone.

7. The application process must be completed within 45 days of the date of application entered into eREP unless an acceptable reason for the delay has been documented in eREP case notes. Office delay or backlog in editing/processing is not an acceptable reason.

8. The Water Assistance application type must be narrated in eREP case notes.

E. DATE OF PAYMENT

The payment date is the date the Water Assistance check is actually issued. Generally, the check is mailed the working day following the check date.

F. INTERNAL CONTROLS

Each local Water Assistance office must abide by the written policies in the Water Assistance Policy Manual provided by the State Water Assistance Office to ensure accurate client eligibility determination, benefit approval, and protection of the funds from fraud, waste, and abuse. Individual Water Assistance offices must be able to show that they have procedures in place that outline the local Water Assistance office’s process for completing appointments, processing mail-in applications, processing online applications, and calculating benefits. Validation of these procedures is completed through Water Assistance agency monitoring reviews. The procedures must be available at any time during the Water Assistance season and will be reviewed during monitoring to ensure total internal compliance.
PAYMENT CALCULATION

A. WATER ASSISTANCE BENEFIT CALCULATION

For priority groups 1 and 2, the amount of the benefit will be exactly the amount owed on the bills including arrearages and other fees required to reconnect the household with water services. If the household has theft charges on their bill for unlawfully restoring their own service, the household will be responsible to pay theft fees. If the household is unable to pay the theft fee, they are not eligible for water assistance.

For priority group 3, a benefit will be determined using a benefit matrix. See Table I, Water Assistance Benefit Calculation, (below) for a worksheet to calculate a Water Assistance benefit payment. The Water Assistance benefit payment calculation is based on a household’s income (percent of poverty), water burden, and target groups (see Tables I and II). Households with the lowest income and the highest water burden will receive a higher Water Assistance payment. Households with children under age six years, elderly sixty (60) years of age or older, or disabled persons receive an additional water assistance benefit amount.

The first six months of the season will be open for priority groups 1 and 2. During this period, the State Water Assistance Office will determine when to open the program for priority group 3 depending on available funding.

B. PERCENT OF POVERTY

To determine a household’s percent of poverty, divide the household’s net monthly income by the amount shown for the household’s size in Table II, 2022 Federal Poverty Level & Monthly Income Limits, (below) under the column labeled, “100% of Poverty.” Net income is gross income minus exclusions, disregards and deductions. Remove the decimal point, rounding the product up to the nearest whole number. This is the household’s Percent of Poverty. Households above 150% of poverty are not eligible.

C. WATER BURDEN

Water burden is the proportion of a household’s income used to pay for home water needs including drinking water, wastewater, stormwater, and groundwater. To determine a household’s water burden, divide the average household monthly water cost (determined to be $70) by the household’s NET monthly income (Net income is gross income minus exclusions, disregards, and deductions as noted in the INCOME STANDARDS SECTION, E. Income Exclusions, F. Income Disregards, and G. Medical, Child Support, Alimony, and Target Group Qualified Deductions.) Remove the decimal point, rounding the product to the nearest whole number. This is the household’s water burden. The maximum water burden allowed is 15%.

1. Households who pay all their water costs as part of their rent
   a) Households who pay all their water costs as part of their rent directly to their landlord must obtain a copy of the water bill from the landlord with a verification stating how much of the bill the customer is responsible for. The local water agency may contact the landlord on behalf of the customer if needed. The household must provide the Landlord
Statement Form or lease agreement completed by their landlord in order to verify the landlord/tenant relationship and that the bill is in the landlord’s name.

D. TARGET GROUPS

If a household has at least one eligible member of a target group (listed in 1-3 below), an additional benefit amount of $70, called a target group credit, will be added to the water assistance benefit calculation. Only one target group credit is allowed per household even if more than one target group is met. The target group credit will not be given to ineligible non-citizens.

1. Young children
   The household is eligible for the target group credit if it includes a child under age six (6) years. The household must provide documentation, such as a birth certificate, blessing certificate, or immunization record in order to be eligible for this additional benefit.

2. Elderly persons
   A household is eligible for the target group credit if it has at least one person sixty (60) years of age or older. Date of birth on the application is sufficient proof of age for the elderly.

3. Disabled persons
   a) Persons aged sixty (60) years and older may self-declare their disability. They do not need to provide 3rd party documentation of the disability, but the worker must make note of what the client says the disability is.
   b) For those under age sixty (60) to qualify for the disability target group credit, eREP must include one of the following:
      i. Proof of SSD, SSI, General Assistance, an active ABD case in eREP (Aged, Blind, Disabled Medicaid), a veteran disability document, proof of Medicare enrollment, or DMV Registration with permanent disability designation.
      ii. A completed Water Assistance Program Release of Medical Information and Disability Verification form (or letter from licensed physician on physician office letterhead which includes the same information that is required on the Water Assistance Program Release of Medical Information and Disability Verification form) signed by a licensed physician and faxed, emailed, or mailed from the doctor’s office. The form must be signed in the current program year or we must have the form on file from a previous year indicating the disability is permanent.
         ● A person cannot walk two hundred feet without stopping to rest;
         ● Cannot walk without the use of, or assistance from, a brace, cane, crutch, another person, prosthetic device, wheelchair or other assistive devices. This does not include temporary injuries such as a broken leg, a sore back, etc.;
         ● Is restricted by lung disease to such a degree that the person's forced (respiratory) expiratory volume for one second, when measured by spirometry, is less than one liter, or the arterial oxygen tension is less than sixty mm/hg on room air at rest; Uses portable oxygen;
         ● Has a cardiac condition to the degree that the person's functional limitation is classified (according to American Heart Association standards) in severity as Class III or Class IV;
         ● Is severely limited in their ability to walk due to an arthritic, neurological or orthopedic condition;
● Has a medically determined mental or physical disability expected to last longer than six months; OR
● Other visible conditions that suggest a disability.

E. **SUPPLEMENTAL PAYMENTS**

Supplemental payments are created to correct the amount of a water assistance benefit paid or to re-process a rejected water assistance benefit payment. Corrections may be the result of a miscalculated water assistance benefit.

F. **TABLE I – WATER ASSISTANCE BENEFIT CALCULATION**

<table>
<thead>
<tr>
<th>1. INCOME FORMULA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total NET Income $__________ divided by 100% of the Poverty Amount for a household size of _____ (see Federal Poverty Chart, Table II below) $__________ = <em><strong><strong><strong><strong>% (Ineligible if over 150%) Subtract the % amount from $200.00 = $</strong></strong></strong></strong></em>_</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>2. WATER BURDEN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average Household Water Cost: $70.00 Divide Average Household Water Cost of $70.00 by total NET income = _________ X $6.00 = _______ (Max. of 15)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. TARGET GROUPS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Child under 6 ________ Disabled ______________ Over 60 ______________</td>
</tr>
</tbody>
</table>

If household has any members in a target group listed above, add $70. Only one target credit is allowed even if more than one target group is met.

Total #1: $__________ Total #2: $__________ Total #3: $__________

*Add totals from boxes 1, 2 & 3 for estimated Total Water Assistance Benefit: $__________*
### TABLE II – FEDERAL POVERTY LEVEL

#### 2022 FEDERAL POVERTY LEVEL (FPL) & MONTHLY INCOME LIMITS

**Effective 3/1/2022**

<table>
<thead>
<tr>
<th>Household Size</th>
<th>100% of Poverty</th>
<th>150% of Poverty</th>
<th>Household Size</th>
<th>100% of Poverty</th>
<th>150% of Poverty</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$1,133</td>
<td>$1,699</td>
<td>8</td>
<td>$3,886</td>
<td>$5,829</td>
</tr>
<tr>
<td>2</td>
<td>$1,526</td>
<td>$2,289</td>
<td>9</td>
<td>$4,279</td>
<td>$6,419</td>
</tr>
<tr>
<td>3</td>
<td>$1,919</td>
<td>$2,879</td>
<td>10</td>
<td>$4,673</td>
<td>$7,009</td>
</tr>
<tr>
<td>4</td>
<td>$2,313</td>
<td>$3,469</td>
<td>11</td>
<td>$5,066</td>
<td>$7,599</td>
</tr>
<tr>
<td>5</td>
<td>$2,706</td>
<td>$4,059</td>
<td>12</td>
<td>$5,459</td>
<td>$8,189</td>
</tr>
<tr>
<td>6</td>
<td>$3,099</td>
<td>$4,649</td>
<td>13</td>
<td>$5,853</td>
<td>$8,779</td>
</tr>
<tr>
<td>7</td>
<td>$3,493</td>
<td>$5,239</td>
<td>14</td>
<td>$6,246</td>
<td>$9,369</td>
</tr>
<tr>
<td>Family over eight add $</td>
<td>$393</td>
<td>$590</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For households with more than 8 persons, add $590 for each additional person (for 150% of FPL).

An additional $70 will be awarded to households that have at least one person who is disabled, age 60 or older, or a child under the age of 6.
A. PROGRAM BENEFITS

Program benefits are limited to a one-time payment per household, per program year. If an applicant household contains anyone who has already received a water assistance benefit in any other household during that program year, the application will be denied. An exception can be made if custody of a minor child is in question. An entire household does not have to be denied if it claims a minor child that has already been claimed as part of another household; however, the child can only count once per program year.

B. FORMS OF WATER ASSISTANCE PAYMENTS

1. Water assistance benefit payments are always paid directly to the household’s water vendor.
2. Split Payments
   a) Payments may be made to multiple vendors.
   b) For priority group 3, water assistance payments may only be split in increments of 25% between eligible vendors.
3. After a Water Assistance benefit has been awarded, neither the vendor nor the percentage of the Water Assistance payment may be changed. Any exceptions to this rule must be approved by the State Water Assistance Office.
A. **CASE RECORDS**

1. All documentation used to determine eligibility must be kept in eREP. If phone application recordings are unable to be stored in eREP, the agency must store the recordings in a safe location and they must be available for retrieval when requested.

2. Water assistance case records shall not be removed from the local water agency except by subpoena or request of the State Water Assistance Office, the Office of Recovery Services, or in accordance with the Archives Schedule.

B. **NOTIFICATION**

1. The Water Assistance Program will notify Water Assistance applicants of the final determination on their case. The notification will be mailed to the last known address of record.

2. The notification letter will explain the applicant’s hearing rights and how to file for a hearing if the applicant is not satisfied with the decision on his/her case.

3. If the client is denied they are eligible to reapply any time prior to the end of the current Water Assistance season.

C. **WATER ASSISTANCE PAYMENTS**

1. Payments appear on a daily warrant register. Each warrant register must be compared with actual applications to prevent unsubstantiated or unauthorized information from entering the Water Assistance system and ensure that warrants are generated for all authorized cases. Any discrepancies must be reported to the State Water Assistance Office immediately.

2. Lost or stolen Water Assistance checks:
   a) The client must report a lost or stolen Water Assistance check to their local Water Assistance Agency and request a replacement within one year of issue date. The local Water Assistance agency will enter a Correction into eREP to request that a new check be issued.
   b) Lost or stolen checks may be reported 21 days after issuance.
   c) A check that has been cashed will not be replaced.

D. **APPLICATION, DOCUMENTATION, AND PAYMENT ERRORS**

1. **Wrong Account Numbers**
   a) The State Water Assistance Office must be notified immediately and the local Water Assistance office must update case evidence and narrate a correction explanation in case notes in eREP when the wrong account number has been posted on a pay run.
   b) The local Water Assistance office must reconcile the error with the respective utility companies and narrate an explanation in eREP case notes.

2. **Underpayments**
   a) The State Water Assistance office must be notified and the local Water Assistance office must narrate a correction explanation in case notes in eREP documenting the reason for the underpayment as soon as an underpayment error is discovered.
b) All underpayments, regardless of the amount, will receive a supplemental payment.

c) Supplemental payments can only be made by the State Water Assistance Office.

3. Overpayments

   a) The State Water Assistance Office must be notified and the local Water Assistance office must narrate a correction explanation in case notes in eREP documenting the reason for the overpayment as soon as an overpayment error is discovered.

      i. Overpayment When Benefit is Paid to a Utility Vendor

         1. If a mistake is discovered resulting in an overpayment of any amount on a benefit paid to a utility vendor, the local Water Assistance office must reconcile the overpayment error with the respective utility companies and request that the overpayment amount be mailed to the State Water Assistance Office, along with the Vendor Return Funds to State Form. The local Water Assistance office must narrate a correction explanation in case notes in eREP including the name of the person they talked with at the utility company and the amount the utility company is returning to the State Water Assistance Office.

4. Other Errors

   a) Local Water Assistance office enters a correction in eREP; reconciles the error with the utility vendor, client, or anyone else who needs contacting; and works with the State Water Assistance Office to make sure all necessary steps are taken to resolve the error.
E. WATER CONSUMPTION DATA TRACKING

 Agencies must ensure that all clients who are in danger of disconnection or already disconnected are documented appropriately in eREP at the time of their initial application. The State of Utah will use this information in conjunction with data collected from the state’s water vendors to track services provided to clients. This information will be used to calculate the average water use by households to ensure Water Assistance benefits are distributed to clients with the lowest income and highest water burden.
FRAUD

A. OVERVIEW

Fraud occurs when a Water Assistance applicant, vendor, grantee, sub-recipient, or employee knowingly and willfully misuses or withholds information, or provides false information to receive assistance to which he/she is not entitled, or distributes funds or benefits improperly.

1. If client fraud is suspected, the agency or the public can email dws_fraud@utah.gov. All allegations of fraud will be investigated by the local Water Assistance agency, and if required, by the DWS investigations team.
   a. If the local Water Assistance agency questions the veracity of information presented for a Water Assistance benefit, they must conduct an internal investigation. They may request additional documentation to verify eligibility. The local Water Assistance agency will provide the client with a detailed list of required documents and client will have ten (10) days to present the documentation. If the documentation is not provided within ten (10) days, the client and/or household will be debarred from the Water Assistance program until they repay the State Water Assistance Office the full amount of the overpayment. The local Water Assistance agency must explain the situation in eREP case notes. If additional information is needed or a site visit is required, the local Water Assistance agency supervisor must contact the State Water Assistance Office. The State Water Assistance Office may request an investigation through the DWS Investigations team.

2. If the agency, State Water Assistance Office, or fraud investigator finds evidence that client fraud has been committed and the client received a Water Assistance benefit or an overpayment of their Water Assistance benefit, the client and/or household will be debarred from the Water Assistance program until they repay the State Water Assistance Office the full amount of the overpayment. The debarred client will receive a letter from the State of Utah Water Assistance Program’s Water Assistance Office informing them of this decision. All Water Assistance benefits and overpayments due to fraud must be paid in full before the client’s debarment from the State of Utah Water Assistance Program will be lifted. The client must contact the State Water Assistance Office to make payment(s) and/or payment arrangements. The local Water Assistance office must enter a detailed explanation of the situation in eREP case notes.

3. If there is evidence that fraud has been committed by a vendor, grantee, subrecipient, or employee, appropriate measures will be taken under the direction of the Water Assistance Program Manager or DWS Internal Audit team.

B. PROCEDURES FOR FRAUD, WASTE, AND ABUSE

Each local Water Assistance office has the authority to request additional information from a household to verify information provided during the eligibility process. If a local Water Assistance office believes that an applicant has received a benefit in error due to misrepresentation or false reporting of their household information, it must begin an investigation as noted above in FRAUD SECTION, A Overview. In the event that the local Water Assistance office, State Water Assistance Office or fraud investigator confirms that the benefit should not have been administered, the client and/or household will be debarred from the Water Assistance Program until they repay the State Water Assistance Office the full amount of
the overpayment. The debarred client will receive a letter from the State of Utah Water Assistance Office informing them of this decision. All Water Assistance benefits and overpayments due to fraud must be paid in full before the client’s debarment from the State of Utah Water Assistance Program will be lifted. The local Water Assistance office can make a recommendation that the household is debarred from being able to participate in the program indefinitely; however, this is subject to State approval. All applicants must be informed of their right to appeal the decision.

The monitoring review process ensures that each local Water Assistance office has internal controls that would protect Water Assistance funds from waste, fraud, and abuse. During the monitoring reviews, the State Water Assistance Office will ensure that all agencies are compliant with these requirements.
MONITORING

A. OVERVIEW

Local Water Assistance agencies are responsible for planning and carrying out the administration of the Water Assistance Program in accordance with the rules and regulations of state and federal law as specified in their contract with the State. The State Water Assistance Office has the responsibility to ensure that grantees are carrying out the administration of the Water Assistance Program in accordance with these applicable laws and regulations. To accomplish this, the Housing and Community Development Division (HCDD) will help grantees identify problems and solutions in order to correct them through monitoring reviews by the State Water Assistance Office. Whenever possible, deficiencies should be corrected through discussion, negotiation, and technical assistance in a manner that preserves local discretion. Problems should be identified and addressed as they happen, rather than waiting until monitoring occurs. Regular communication with the State Water Assistance Office can be helpful in avoiding problems at the end of the Water Assistance season.

B. MONITORING OBJECTIVES

The objectives of monitoring reviews are to determine if grantees are:

1. Carrying out the administration of the Water Assistance Program as described in their contract,
2. Carrying out the Water Assistance administration in a timely manner in accordance with the time frames required by the contract,
3. Charging costs to the program that are eligible under the Water Assistance Program,
4. Complying with other applicable laws, regulations, and terms of the contract,
5. Conducting the program in a manner which minimizes the opportunity for fraud, waste, and mismanagement, and
6. Maintaining capacity to carry out the approved program.

C. PRE-AWARD RISK ASSESSMENT

Risk Assessments will be scored by the Fiscal Monitoring Team, and the completed Risk Assessment results will be posted in a location available to division staff administering various programs, for example in the division shared drive, Google Drive, or attached in the WebGrants Organization Database. Before making awards for federal funds (or as early as appropriate), staff will check that database to be sure that a Risk Assessment is in place and is current as defined in this document. If it is not, then an assessment will be conducted.

Each year, before entering into a contract with local Water Assistance agencies, a review of the Division Risk Assessment will be completed. For agencies with a medium or high on the pre-award risk assessment, a review of the risks will be conducted and a discussion of the impact on the program will be held. If the risk is determined to impact the program, adjustments to the monitoring checklist will be made. If the risk is determined to not impact the program, no adjustments to monitoring will be made. Review of the risk assessment, discussions, and any adjustments to the monitoring plan will be documented. Additional monitoring may include:
1. Review additional case management files. The number of additional files will be determined by the number of applications the local office processed; the nature of the risk identified.

2. Review Additional Request for Funds (RFF). The number of additional RFF reviews will be determined by the amount of funding an agency receives through the Water Assistance Program.

D. GUIDELINES FOR AGENCY MONITORING REVIEWS

1. At least once per Water Assistance Season, each agency will be monitored for the completeness and accuracy of a sampling of Water Assistance applications. Initial sampling and file review will be done as desk audits. If all of the applicant documents are not electronically saved, files will be requested from the agency and must be provided to State staff within a reasonable time period.

2. The sampling of Water Assistance applications will be determined by the State Water Assistance Office and may include any of the following application types: In-Person (In-Office, Outreach, Community Partner Outreach Events), Mail-in/By Mail, Online, and Telephone/Over the Phone applications.

3. The sampling will include applications containing medical deductions, target populations, and each type of water assistance.

4. The files will be reviewed for completeness and accuracy.

5. The Program Specialist assigned to the agency will discuss with the Regional Director/Supervisor and agency Executive Director the monitoring review process and schedule an on-site visit. In extenuating circumstances, a virtual meeting visit may be done in place of an on-site visit.

6. eREP must include the following for each applicant:
   a) Complete and accurate application.
   b) Copies of Social Security cards for applicants and any household members that are not known to or verified in eREP.
   c) Documentation of income received in the income eligibility month for all household members.
   d) Proof of residency.
   e) Recent water bill.
      i. Address between bill and application must correlate or have explanation in eREP.
      ii. Account should be in the head of the household or spouse’s name – case workers are required to explain any deviations.
      iii. If the applicant pays for utilities through rent, a copy of the lease agreement or landlord statement is required. A Copy of the water bill in the landlord’s name is also required.
   f) Proof of payment (e.g., itemized print out, bank statement, original receipt, or payment history) for eligible medical expenses paid directly to a health professional by a member of the household, for household members in the income eligibility month.
   g) Review of application processing time.
   h) Performance measure data.

7. Findings
   a) Compliance Findings
      i. Errors that cause an incorrect payment amount to be issued or the payment to not be credited to client’s correct account number, including but not limited to:
         ▪ Posting an incorrect income amount if it affects the benefit amount causing an overpayment or underpayment of any amount.
- Posting an incorrect benefit split where benefits must be returned by the vendor and/or reissued by the State Water Assistance Office.
- Duplicate payments sent to a vendor.
- Entering an incorrect account number which causes the benefit to not be credited to client’s account and requires fixing on the back-end by an eREP programmer.

b) Case Management Findings
   i. Errors on a case that do not affect the benefit amount and do not need to be fixed in eREP. These are typically data entry errors, including but not limited to:
      - Absent or insufficient notes on the case.
      - Incorrect utility evidence that does not affect the benefit amount including incorrect utility account status and incorrect name on account.
      - Creating a duplicate PID.
      - Missing evidence or incorrect evidence amounts posted that do not affect the benefit amount.

8. Agencies will have the opportunity to respond to errors and to provide any additional documentation or explanations that may have been missing from eREP.

9. All monitoring findings will require the agency to complete a “Correction” in eREP and any other steps necessary (i.e., collecting additional information from client, collecting overpayments, contacting utility companies to collect overpayments of any amount that were issued to a utility vendor, etc.).

10. Any errors found during monitoring, including errors that have been subsequently corrected, will be counted as errors in the final monitoring letter with an acknowledgement that they have been corrected.

11. Recurring errors in concurrent years are considered serious and will require consultation with the State Water Assistance Office to develop an approved corrective action plan.

12. Agency review will include:
   i. Contract – timely spend down of funding.
   ii. Carryover funds from year to year, administrative funds expenditures.

13. On-site visit will include a review of application intake area, privacy, file storage, etc.

14. Monitoring will include compliance with all State Water Assistance Policies.

E. MONITORING RECORDS RETENTION

Documents resulting from the program monitoring will be retained by program staff for a period of 5 years.
A. OUTREACH AND CONTINUED ACCESS TO ON-SITE APPLICATION

In order to reach those clients who did not apply during the previous Water Assistance year, information should be made available throughout the community explaining the mail-in and online application procedures, the mail-in target population and a telephone number for acquiring a mail-in packet. The State of Utah has designed a rack card for the Water Assistance Program. These rack cards are available to agencies upon request. Federal regulations mandate that walk-in sites be available for those clients who need crisis assistance, intake services or help with completing their application. These sites must, of course, be available once the regular program begins. Social media campaigns will also be used to communicate the benefits of the program and encourage participation.
FINANCIAL REPORTING

A. LOCAL WATER ASSISTANCE OFFICE BUDGETS AND CLAIMS SUBMISSION

As a condition for receiving the Water Assistance block grant, the State of Utah is required to account for the expenditure of those grant funds. The subcontracting network participates in this process by providing fiscal and statistical information.

B. BUDGETS

1. The Water Assistance Program budget will be submitted by each local Water Assistance agency to the State of Utah at the time of initiation of the annual contract, its renewal, or upon a change of funding notification from the State of Utah. The budget is effective October 1st through September 30th each year. The State of Utah will approve all budgets and subsequent modifications. Contract amendments occur when funds are added or taken away from the local Water Assistance office’s award. The Executive Director of the local Water Assistance office will sign the legal documents and return to the State of Utah with an updated budget. The line item descriptions will look like this:
   a) Administrative Costs
   b) Case Management Costs

2. Budget modifications occur when agencies change the dollar amounts between line items. Budget modifications can be completed any time during the program year, except for Administration budgets.

3. An agency may use the following guidelines for assigning reimbursement costs or they may have their own procedures. However, the State suggests using the following budget guidelines for case management and administrative costs for assigning expenses to budget line items. If an agency uses the 80/20 percent of total expenses for reimbursement purposes, back-up documentation must be available to support why they are assigning 80% of their expenses to case management and 20% to administrative costs.

4. When filing a claim for program support expenses, the local Water Assistance office should include reports, ledgers, or registers from the accounting software, as well as purchase orders, invoices and receipts where applicable. The documentation should support expenses that cover outreach, referrals, case management, administration, materials and supplies, rent, utilities and other necessary eligible expenses related to the maintenance of seasonal outreach sites.
C. ADMINISTRATIVE COSTS

1. Costs directly related to program operations, planning and development. These may include indirect costs attributed to the work environment of employees that administer the program. Examples of these costs are:
   a) Payroll Services Costs
   b) Fiscal Reporting
   c) Auditing
   d) Program Reporting
   e) HR functions
   f) Executive Management
   g) Public Relations
   h) Procurement
   i) Property Management
   j) IT costs related to the support of the administrative functions
   k) Costs such as rent, utilities, and supplies directly associated with administrative staff activities

D. CASE MANAGEMENT COSTS

1. Costs directly related to the Water Assistance application process
2. These may include indirect costs attributed to the work environment of employees that case management costs are attributed to
3. Examples of case management costs are:
   a) Salaries for employees engaged in the intake and editing process of the Water Assistance applications
   b) Outreach expenses including travel to location
   c) Postage
   d) Supplies
   e) Forms
   f) Computers
   g) Equipment
   h) Translation Services
   i) IT costs related to the support of the application process
   j) Referral to ancillary programs for additional assistance
   k) Case work in response to a household’s water emergency, including all related activities, such as intervention with water companies, negotiation with township trustees or other agencies on behalf of a household
   l) Costs such as rent, utilities and supplies directly associated with staff costs in case management activities

4. LIHWAP budgets related to the application process for water assistance should not be confused with other programs such as HEAT. The HEAT (LIHEAP) program has their own rules for allocated funds to program activities.
E. **WATER EDUCATION**

Water education materials and personnel time associated with water education materials should be charged to Case Management. Knowledge about water use and basic home conservation is part of the intake process and continued throughout the Water Assistance process.

F. **PROCESS FOR REQUESTING ADDITIONAL FUNDS**

1. Agencies may request additional funds from the state if they have obligated at least 85 percent of their current available benefit dollars (regular and crisis assistance). A request for additional funds must be sent to the Water Assistance Program Manager or his/her designee. The request should be sent by the Executive Director or his/her designee. It is preferred that the request be submitted on local Water Assistance office letterhead and must include:
   a) Estimated amount of funds to be used toward program administration
   b) Total amount of funds needed
   c) Estimated length of time that the funds will cover

2. The Water Assistance Program Manager will review the funding request to ensure that the information provided reconciles and evaluates historical trends from the previous year to ensure that the estimated service delivery seems reasonable given trends from the previous years. If there is not enough available funding to complete the request, the Water Assistance Program Manager will request that the agencies amend the request based on the balance of available funds. The funds are not available to the local Water Assistance office until the amendment is signed and returned to the State of Utah.

3. Benefit costs funds for regular water assistance and are paid by the State of Utah to the designated vendor or recipient of the benefit amount.

G. **ONLINE CLAIMS SUBMISSION**

All service providers must submit claims for their administrative expenses at least monthly. All claims and supporting documentation are submitted online at Webgrants.utah.gov. Program Specialists assigned to each local Water Assistance agency will review the request for funds and approve payment if appropriate. If necessary, the Program Specialist will contact a local Water Assistance agency for additional information or clarification of a request for funds prior to approval of payment.