## State Plan Approval Check List

State: \_\_\_\_\_

## I. ADMINISTRATION

| А. | Authority   | Adequate | Adequate w/<br>change | Not<br>Adequate |
|----|---|----------|-----------------------|-----------------|
| 1. | Designates accountable State Agency. (§400.5(a))  |          |                       |                 |
| 2. | Identifies State Coordinator by title. (designated by Gov. or designee) (§400.5(d))   |          |                       |                 |
| B. | Organization  |          |                       |                 |
|    | Describes organizational structure & functions. (§400.5(a))   |          |                       |                 |
| C. | Assurances  |          |                       |                 |
| a. | The State will comply with the provisions of Title IV, Chapter 2 of the Act, and official issuances of the Director (§400.5(i)(1))                  |          |                       |                 |
| b. | Meet the requirements in Part 400. (§400.5(i)(2))   |          |                       |                 |
| C. | Will comply with all other applicable Federal statutes and regulations in effect during the time that it is receiving grant funding. (§400.5(i)(3)) |          |                       |                 |
| d. | Will amend the Plan to comply with ORR standards, goals and priorities established by the Director, as needed. (§400.5(i)(4))                       |          |                       |                 |
| e. | Assures provision of services to all refugees without regard to race, religion, nationality, sex, or political opinion. (§400.5(g))                 |          |                       |                 |
| f. | Assures the State will convene planning meetings of public/private sector at least quarterly, unless exempted by ORR. (§400.5(h))                   |          |                       |                 |
| g. | State will use the same mediation/conciliation procedures as those for TANF if a publicly-administered RCA program. (§400.83(a)(2)                  |          |                       |                 |
| h. | State will use the hearings standards & procedures  |          |                       |                 |

|                           | as set forth in (§400.83(b))   |          |                       |                 |
|---------------------------|--|----------|-----------------------|-----------------|
| II.                       | Assistance and Services  | Adequate | Adequate w/<br>change | Not<br>Adequate |
| suppo                     | escribes how State will coordinate CMA with<br>ort services to promote employment & encourage<br>ee economic self-sufficiency. (§400.5(b))   |          |                       |                 |
| traini<br>refug<br>effort | escribes how the State will ensure that language<br>ng and employment services are made available to<br>ees receiving cash assistance, including State<br>s to actively encourage refugee registration for<br>pyment services. (§400.5(c)) |          |                       |                 |
|                           | Describes the elements of its TANF program<br>h will be used in its RCA program. (§400.65(b))  |          |                       |                 |
| treatn                    | Determination of initial and on-going eligibility<br>nent of income & resources, budgeting methods,<br>standard(§400.66(a)(1))   |          |                       |                 |
| based                     | etermination of benefit amounts (payment levels<br>on size of the assistance unit, income disregards)<br>0.66(a)(2))   |          |                       |                 |
|                           | roration of shelter, utilities and similar needs.<br>0.66(a)(3))   |          |                       |                 |
| • •                       | ny other State TANF rules relating to financial ility and payments. (§400.66(a)(4))  |          |                       |                 |
| • •                       | Will not consider resources remaining in the cant's country of origin; (§400.66(b))  |          |                       |                 |
| as aco                    | Will not consider a sponsor's income & resources cessible to the refugee solely because the person is ng as a sponsor. (§400.66(c))  |          |                       |                 |
| applie                    | Will not consider any cash grant received by the cant under the DOS or DOJ R&P program 0.66(d))  |          |                       |                 |
|                           | Will use date of application as the date RCA s (not required). (§400.66(e))  |          |                       |                 |
|                           | nplementation Date must be implemented by 2002 (preamble, 65 FR 15434 3 <sup>rd</sup> col.)  |          |                       |                 |

| *4. Describes the criteria for exemption from registration for employment services, participation in employability service programs, and acceptance of appropriate offers of employment. (§400.76(b)) |      |
|---|------|
| 5. State will notify promptly local resettlement agency whenever refugee applies for RCA. (§400.68(a))  | <br> |
| 6. State will contact applicant's sponsor or local resettlement agency at time of app. for RCA concerning offers of employment, etc. (§400.68(b))   | <br> |
| C. Unaccompanied Refugee Children   |      |
| Describes plan for care and supervision of URM's, including legal responsibility and/or guardianship under State Law. (§400.5(e))   | <br> |
| D. Medical and Medical Screening  |      |
| 1. Describes procedure for identifying newly arrived refugees in need of care. (§400.5(f))  | <br> |
| 2. Describes system for provision of follow-up treatments or ongoing monitoring of medical conditions. (§400.5(f))  | <br> |
| 3. As part of its RMA program, a State may provide a medical screening to a refugee provided  | <br> |
| (a) The screening is in accordance with the requirements prescribed by the Director, (§400.107(a)(1))   | <br> |
| (b) Written approval for the screening program or project<br>has been provided to the State by the Director.<br>(§400.107(a)(2))  | <br> |
| *(4) State will base RMA on the applicant's income and resources on the date of application. (§400.102(d))  | <br> |
| *(5) Will use the 200% of poverty option as an eligibility standard for RMA.(§400.101(a)(2) & §400.101(b)(2))   | <br> |
| *(6) Will not count R&P, MG, or RCA assistance on the date of application. (§400.102(c))  | <br> |
| *(7) Will transfer clients who lose eligibility for Medicaid due to employment during the first 8 months to   | <br> |

| RMA without an eligibility redetermination.<br>(§400.104(b))  | _   _   _   _   _   _   _   |   |  |  |
|---|---|---|--|--|
| *(8) Whether a refugee has been denied or terminated from RCA not used as criterion for determining that an applicant is ineligible for RMA. (§400.100(c))  |   |   |  |  |
| E. Cuban/Haitian Program<br>(45 CFR Part 401)   |   |   |  |  |
| Each State that wishes to provide CMA to C/H entrants with refugee funds must include C/H entrants in the plan. If CHEP is not included in the plan, according to guidance contained in State Letter 94-22.   |   |   |  |  |
| (a) State is serving C/H entrants & has included them in the Plan.  |   |   |  |  |
| (b) State is not serving C/H entrants.  |   |   |  |  |
| Notes:  |   |   |  |  |
| * Items with an asterisk before the number or letter indicates that this is information we should know, but it is not specifically required in the plan (§400.5). Please try to get this information independently from the State if not provided in the State Plan.  |   |   |  |  |
| (a) The publicly-administered program is:<br>(1) Statewide (2) in certain<br>If (2) list the locations  | locations   |   |  |  |
| (b) <b>Social Services</b> : If the State has described the social may be found in §400.154 or §400.155. If not, the State §400.155(h).   |   |   |  |  |
| Services described: yes no Are consis   | tent with .154 and .155 yes   | no  |  |  |
| (c) <b>Medical screening</b> : Check the QPR (Schedule B) screening. If so, look in the current State Plan to see if the for medical screening from the ORR Director included. medical screening without approval of the Director, inforwith a budget and budget narrative. Set a date by which ORR for review. | here is a letter of approval for use of I<br>If it appears that the State is chargin<br>rm the State that a State Plan revision | RMA to pay<br>ng RMA for<br>n is required |  |  |
| Report Medical screening costs on QPR   | no yes  |   |  |  |
| Has letter of approval to charge RMA for medical screening  | ıg no   | _ yes (date)                              |  |  |
| Needs to get approval no  | yes   |   |  |  |

(d) Citizenship and naturalization preparation services and assistance in obtaining Employment

**Authorization Documents (EADs)** may now be provided under social services, but watch that they do not include the actual **fee** to INS as part of the cost.

(e) **RMA eligibility** -- look to ensure that they reference that eligibility for Medicaid and **SCHIP** will be determined before eligibility for RMA.

Includes appropriate reference to **SCHIP** \_\_\_\_\_ no \_\_\_\_\_ yes

(f) **Limited English Proficient (LEP) Guidance and Language Materials:** §400.55 was amended to clarify that translations of written policies, notices, and determinations in refugee languages must be provided to recipients in both public/private RCA programs and publicly-administered programs. Please note whether the State has included a reference to this section's requirements in the State Plan and whether it meets the requirements.

Reference to §400.55 no yes, if yes, adequate Not adequate

ORR State Letter 00-18, also requires that States revise their State Plan and submit it by November 8, 2004 to include policies on serving LEP refugees.