

**US Department of Health and Human Services**



OMB # 0970-0446 expires XX/XX/XXXX

**INSTRUCTIONS FOR COMPLETION OF STATE TANF FINANCIAL REPORT FORM**

**ACF-196R**

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| **PAPERWORK REDUCTION ACT OF 1995 (Pub. L. 104-13)**  **STATEMENT OF PUBLIC BURDEN**  Through this information collection, ACF is gathering information to ensure that federal Temporary Assistance for Needy Family (TANF) and state maintenance-of-effort funds (MOE) are used for activities that are reasonably calculated to meet one of the purposes of TANF. Public reporting burden for this collection of information is estimated to average 14 hours per grantee, per response, including the time for reviewing instructions, gathering and maintaining the data needed, and reviewing the collection of information. This is a mandatory collection of information (42 U.S.C. § 611).  An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information subject to the requirements of the Paperwork Reduction Act of 1995, unless it displays a currently valid OMB control number. The OMB # is 0970-0446 and the expiration date is XX/XX/XXXX. |

Effective federal fiscal year (FFY) 2015, all states (including the District of Columbia) must complete reporting in accordance with these ACF 196R instructions on behalf of the agency administering the Temporary Assistance for Needy Families (TANF) program. Additionally, 45 CFR 265.6 requires states to submit program data and financial status reports electronically. States will continue to use ACF form 196 (Approved OMB No 0970-0247) to revise expenditures for FFYs prior to FFY 2015.

Electronic Submission: States are required to submit TANF financial reports on the internet using the ACF On-Line Data Collection (OLDC) system website at <https://extranet.acf.hhs.gov/ssi>. OLDC reduces paperwork, allows for quicker processing, automatically completes required calculations, and checks for data entry errors.

Due Dates: ACF-196R reports must be received by the Administration for Children and Families (ACF) within 45 days after the end of each quarter of the FFY.

For Quarter Ending Report Due

December 31 February 14

March 31 May 15

June 30 August 14

September 30 November 14

Terminology: To ensure clear communications for overlapping grant periods, please employ the following terminology in the use of this form:

*Federal Fiscal Year (FFY)* refers to the period from October 1 through September 30, during which states and territories may spend funds awarded in the current and prior years.

*Grant Year (GY)* refers to the year the funds were awarded and encompasses all reporting FFYs.

**Quarterly Expenditure Reports**

**Part I: Financial Data**

Effective FFY 2015, a state will report cumulative transfers, expenditures, and unliquidated obligations made with each open grant through the FFY only. In other words, each quarterly report will reflect expenditures cumulative through the quarter *for the FFY being reported,* resulting in a fourth quarter report that reflects actual expenditures made in the FFY for the GY being reported.

A state will only report maintenance-of-effort (MOE) expenditures, Contingency Fund expenditures, and transfers for the first FFY of a grant (e.g., GY 2015 expended in FFY 2015).

A state must submit a quarterly ACF-196R for each open GY award whether or not it had any expenditures during the quarter. OLDC will allow states to clone expenditure data submitted in a previous quarter to facilitate reporting in quarters with no activity.

When TANF funds for a GY are completely expended, i.e., unliquidated obligations and unobligated balances are zero, a state must submit a report and mark the box “Final.” No further reporting of that TANF GY award is necessary. Note, a state can submit its final ACF-196R for a GY award at any time. While unspent prior GY funds remain available for use without FFY limitation (excluding Contingency Funds), ACF encourages states to spend their oldest funds first to close out the prior GY awards and minimize state reporting burden.

Note that the ACF-196R includes a detailed list of expenditure categories (see “Line Item Instructions: ACF-196R” below). Line items for Awarded, Adjusted Award, Carryover, Total Expenditures, and Unobligated Balance will be pre-populated or calculated within each GY/FFY form.

For example, during any given FFY, a state will receive TANF funding for the current year and may also have TANF funds still remaining from prior years (i.e., carryover funds). For every reporting quarter where TANF funds remain, a 196R TANF report should be submitted.

For example, during FFY 2020, a state will receive TANF funds for GY 2020. The state also has TANF funds remaining from prior years; GY 2017, GY 2018 and GY 2019. By September 30, 2020, the state expended all the funds from the GY 2017 award, nothing from the GY 2018 award, and some funds from both the GY 2019 and GY 2020 TANF awards.

On or before November 14, 2020, the state must submit the following reports for the period ending September 30, 2020:

1. ACF-196R-Part 1 for GY 2020 expended during FFY 2020. The state will also report expenditures claimed as MOE and Contingency Fund expenditures (if any).
2. ACF-196R-Part 1 for GY 2019 expended during FFY 2020.
3. ACF-196R-Part 1 for GY 2018 expended during FFY 2020, reporting no activity.
4. ACF-196R-Part 1 for GY 2017 expended during FFY 2020, marked “Final.”
5. ACF-196R-Part 2 for all open GYs, required annually (see instructions below).

As cited in 45 CFR 265.8, a state that does not submit the required quarterly TANF Financial Report may be subject to a penalty.

**Revisions to Data Reported in Prior Years**

Beginning with FFY 2015, revisions to any expenditures for FFY 2015 and thereafter (federal and MOE) should be made to the ACF-196R of the report quarter ending September 30 of the FFY in which the expenditure occurred. Revisions to a prior quarter in the current FFY should be made in any remaining quarterly 196R submission up to and including the quarter ending September 30 submission for the current FFY. Adjustments or corrections for FFYs prior to FFY 2015 will be made to the ACF-196, as described in the instructions published in **TANF-ACF-PI-2014-02**. Likewise, if a state needs to revise prior expenditures claimed as MOE, it will do so in the first year report for the applicable GY. Explanations for the report revisions can be attached to the report submission.

For example:

During FFY 2020, if a state needs to revise a FFY 2019 expenditures made with GY 2018 funds, it would do so in the ACF-196R for GY 2018 expended in FFY 2019 (i.e., the GY 2018 ACF-196R for the quarter ending September 30, 2019).

During FFY 2020, to change the amount of MOE claimed during FFY 2018, a state would revise the ACF-196R for GY 2018 expended in FFY 2018 (i.e., the GY 2018 ACF 196R for the quarter ending September 30, 2018).

For revisions to prior year FFY reports to be reflected on subsequent reports, a state must initiate and submit revised 196R reports for all intervening year-end reports. States will not be able to make changes to the Awarded line item. Whenever a state submits a revised report for a prior FFY, OLDC automatically marks the check box indicating that this is a revised report.

A state should not revise Federal Unliquidated Obligations in prior years once it liquidates those funds and reports them as expenditures in future FFYs. For example, if a state reports $1 million of GY 2019 funds as Unliquidated Obligations at the end of FFY 2019, once it reflects the liquidation of these funds as an expenditure in a future quarter (i.e., FFY 2020 or later) the state should not revise the $1 million figure to $0 on the GY 2019 report for FFY 2019.

On the other hand, if a state revises an expenditure reported in a prior year, and this revision affects the amount reported in as Federal Unliquidated Obligations in that year, then it should revise the Federal Unliquidated Obligations as well. For example, a state reported Total Expenditures of $10 million and Federal Unliquidated Obligations of $3 million on its ACF-196R for GY 2019 funds expended in FFY 2019. If during FFY 2020, it recognizes that it actually had liquidated $11 million in Total Expenditures of GY 2019 during FFY 2019, it should revise the appropriate expenditure categories to reflect the additional $1 million in expenditures, and reduce its Federal Unliquidated Obligations to $2 million.

**Note**: A state should report and revise expenditures according to its own accounting method (cash basis vs. accrual); in other words, it need not change its own accounting method in order to comply with TANF financial reporting instructions.

**General Instructions**

* Shaded blocks indicate that the entry of financial data is not required or is not applicable. In OLDC, some of these shaded areas are automatically generated or used as calculation checks.
* Include costs of contracts and subcontracts in the appropriate reporting category, based on their nature or function.
* Include costs of programs and services administered by counties, local agencies, and third parties in the appropriate category, based on their nature or function.
* Report expenditures in the most specific and appropriate category. For example, if an expenditure that could be considered a Non-Recurrent Short-Term benefit can also be reported under a more specific category, that spending should be reported in the more specific category if feasible.

**General Block Entries**

* Enter state name.
* Grant Year: OLDC will automatically populate the federal GY (the FFY in which the grant was originally awarded) associated with the expenditures being reported.
* Federal Fiscal Year: OLDC will automatically populate the FFY, which corresponds to the FFY of the expenditure reporting period (see Report Quarter Ending).
* Report Quarter Ending Date: OLDC will automatically populate the ending date for which the expenditures are being reported.
* Next Quarter Ending: OLDC will automatically populate the ending date of the next quarter.

* OLDC will indicate whether this is a new report or a revision of a report previously submitted for the same period. If applicable check the box indicating that the report is final, i.e., the report you are submitting will be the final report for the GY, thereby closing out the grant.
* Add the signature of the person authorized to submit the report. Note that this signature conveys sign-off of data elements for which the state is responsible; the following line items will be pre-populated or calculated for the grantee: Awarded, Adjusted Award, Carryover, Total Expenditures, and Unobligated Balance.
* Date Submitted: OLDC will automatically stamp a date when the report is submitted.

**Explanation of Columns**

1. **Column A** is for reporting SFAG federal funds awarded and how those funds were utilized.
2. **Column B** is for reporting state MOE expenditures within the TANF program to meet its basic MOE requirement. Include state funds that are commingled with federal funds and segregated state funds expended under the state TANF program. Include all MOE funds contributed to a tribe or consortium of tribes operating an approved Tribal TANF Plan (see [TANF-ACF-PA-2000-04](http://www.acf.hhs.gov/programs/ofa/resource/policy/pa-ofa/2000/pa200004) for more information). A state will only report expenditures claimed as MOE for a GY in the first FFY year-end report.

* Contingency Funds: States receiving Contingency Funds under section 403(b) for the FFY must also use this same column to report state TANF expenditures made to meet the Contingency Fund MOE requirement and matching expenditures made above the 100 percent MOE level. Expenditures made to meet the Contingency Fund MOE requirement and expenditures made above the MOE level (for matching purposes) must be expenditures made under the state TANF program only; they cannot include expenditures made under “separate state programs” in Column C. In addition, child care expenditures (Line 11.a.) cannot be included as Contingency Fund MOE expenditures or MOE expenditures that are matched with Contingency Funds.
* Relationship to Caseload Reduction Credit (reported on ACF-202): In accordance with 45 CFR 261.43, some states report Maintenance-of-Effort (MOE) spending data in the calculation of the caseload reduction credit to determine the work participation rate target(s) a state must meet for a FFY. For the MOE reported on the QE 9/30 196R to count in the calculation, each GY’s MOE must be reported on the first year QE 9/30 196R report by December 31. Subsequent revisions to the first year QE 9/30 196R that increase MOE will not be reflected in the caseload reduction credit. Subsequent revisions to the first year QE 9/30 196R that decrease MOE could invalidate the caseload reduction credit.

1. **Column C** is for reporting state MOE expenditures in separate state programs, outside the state TANF program. Include all MOE funds contributed to a tribe or consortium of tribes operating an approved Tribal TANF Plan (see [TANF-ACF-PA-2000-04](http://www.acf.hhs.gov/programs/ofa/resource/policy/pa-ofa/2000/pa200004) for more information). A state will only report expenditures claimed as MOE for a GY in the first FFY year-end report.

**NOTE:** For the basic MOE requirement, the cumulative total expenditures (i.e., the sum of Columns B and C on Line 24 reported at the end of the FFY) should add up to at least 80 percent of FFY 1994 historic state expenditures if the state did not meet the TANF work participation requirements, or at least 75 percent of FFY 1994 historic state expenditures if the state met the TANF work participation requirements. See [TANF-ACF-PI-1996-02](https://www.acf.hhs.gov/programs/ofa/resource/policy/pi-ofa/1996/pi9602) for more information.

1. **Column D** is for reporting the federal Contingency Fund grant awarded and how those funds were utilized. Because Contingency Funds must be expended in the FFY in which they were awarded, a state will only report Contingency Fund expenditures in the GY report of the corresponding FFY (e.g., GY 2020 expended in FFY 2020). This report is also used for the annual reconciliation of the Contingency Fund. The Federal Medical Assistance Percentage Rate (FMAP) for the state for the FFY for which Contingency Funds were received is shown above this column.

Except as discussed below, the same financial and programmatic rules pertaining to the appropriate use of the state’s TANF block grant funds also apply when using Contingency Funds. However, there are two key differences between the state’s annual TANF block grant funds and Contingency Funds:

* + - States may not transfer any Contingency Funds to the Child Care and Development Block Grant Program (also known as the Child Care Discretionary Fund within the Child Care and Development Fund) or the Social Services Block Grant Program under title XX of the Social Security Act (the Act).
    - Contingency Funds are available only for allowable expenditures made in the FFY for which they are awarded.  States may not carry over any Contingency Funds for use in a succeeding FFY.

1. **Column E** is for reporting Emergency Contingency Funds awarded in FY 2009 or FY 2010 under American Recovery and Reinvestment Act of 2009 (ARRA) and how those funds were utilized. This column will be blacked out for all GY reports aside from GY 2009 and GY 2010.

**Line Item Instructions**

**Line 1. Awarded.**  Automatically generated in OLDC, Column A represents the cumulative total of federal TANF funds awarded (not including Contingency Funds) to the state (after any tribal adjustments) during a particular FFY.

Automatically generated in OLDC, Column D represents the cumulative total of Contingency Funds awarded under section 403(b) to the state during the FFY as of the date the report is being submitted.

Automatically generated in OLDC, Column E represents the cumulative total of federal TANF funds awarded to the state for GY 2009 and GY 2010.

**Lines 2 and 3. Transfers.** Section 404(d)(1) of the Act governs the transfer of TANF funds to the CCDF Discretionary Fund and prohibits a state from transferring more than 30 percent of its total annual SFAG funds. Section 404(d)(2) of the Act governs the transfer of TANF funds to the SSBG program and prohibits a state from transferring more than 10 percent of its total annual SFAG funds to the SSBG. Also, the combined amount transferred to the SSBG and the CCDF Discretionary Fund may not exceed 30 percent of the annual SFAG funds. In other words, the sum of the total cumulative amount reported on Lines 2 and 3 of Column A cannot exceed 30 percent of the annual TANF block grant.

Furthermore, the total amount transferred to SSBG and CCDF affects the amount available for Jobs Access activities that may be used as the non-federal match under that program. The amount of TANF funds expended on Job Access programs that may be used as non-federal matching under the Job Access program is limited to the difference between 30 percent of TANF funds (amount reported on Line 1, Column A) and the total amount transferred to SSBG and the Discretionary Fund of CCDF (sum of amounts reported on Line 2, Column A, and Line 3, Column A).

**Line 2. Transfers to Child Care and Development Fund (CCDF) Discretionary.**  Enter in Column A the total SFAG funds that the state transferred to the Discretionary Fund of the CCDF during the FFY. These funds are subject to the rules and regulations of that Fund in place for the FFY at the time when the transfer occurs. A state can only transfer current-year SFAG funds (i.e., this line item is only applicable in the first FFY that a GY award is made).

**Line 3. Transfers to Social Services Block Grant (SSBG).**  Enter in Column A the total federal SFAG funds the state transferred to the SSBG during the FFY. All funds transferred to the SSBG program are subject to the statute and regulations of the SSBG program in place for the FFY at the time when the transfer occurs and pursuant to Section 404(a)(3) shall be used only for programs and services to children or their families whose income is less than 200 percent of the income official poverty line (as defined by the Office of Management and Budget). A state may only transfer current-year federal SFAG funds (i.e., this line item is only applicable in the first FFY that a GY award is made).

**Line 4.** **Adjusted Award.**  OLDC will automatically generate the net total of funds available for TANF after subtracting the amounts transferred to the CCDF program (Line 2) and/or the SSBG program (Line 3).

**Line 5.** **Carryover.** OLDC will automatically calculate this amount, which represents the sum the Federal Unliquidated Obligations and Unobligated Balances for a GY award, as of the end of the previous FFY. Any revision to reports submitted in prior FFYs will result in an automatic recalculation of Carryover in future FFY reports.

**Line 6.** **Basic Assistance.** OLDC will automatically calculate this amount, which represents the total expenditures from lines 6a.and 6b.

**Line 6a. Basic Assistance (excluding Payments for Relative Foster Care, and Adoption and Guardianship Subsidies).** Basic assistance is defined as cash, payments, vouchers, and other forms of benefits designed to meet a family’s ongoing basic needs (i.e., for food, clothing, shelter, utilities, household goods, personal care items, and general incidental expenses). Payments on behalf of children for whom the child welfare agency does not have legal care and responsibility who are living with caretaker relatives. Include in this line item child support pass-through payments, i.e., the amount of the state’s share of the assigned child support that it pays to the family (provided the state disregards this amount in determining the family’s eligibility for and the amount of TANF assistance, in accordance with sections 409(a)(7)(B)(i)(I)(aa) and 457(a)(1)(B) of the Act and the TANF MOE regulations at 45 CFR 263.2(a)(1)).

Line 6b. Relative Foster Care Maintenance Payments and Adoption and Guardianship Subsidies. Basic assistance provided on behalf of a child or children for whom the child welfare agency has legal placement and care responsibility and is living with a caretaker relative; or child or children living with legal guardians. This category also includes ongoing adoption subsidies. All expenditures are for cases that are not eligible for IV-E foster care assistance or subsidies (reference TANF Q & A: Use of Funds, published May 2, 2013, <https://www.acf.hhs.gov/ofa/resource/q-a-use-of-funds?page=all>). Include expenditures for payments made to foster parents standing *in loco parentis*,if state law provides.

Line 7. Assistance Authorized Solely Under Prior Law. OLDC will automatically calculate this amount, which represents the total expenditures from lines 7a., 7b., and 7c.

Expenditures associated with the activities reported on this line item may not comply with the purposes of TANF and/or with the prohibitions in section 408, but are allowable expenditures of federal TANF funds as per section 404(a)(2), i.e., activities for which the state was authorized to use amounts received under part A or F, as such parts were in effect on September 30, 1995, or (at the option of the state) August 21, 1996.

Any expenditures that are consistent with the purposes of TANF, even if authorized under prior law, should not be reported in this category. For each subcategory below under which a state is reporting expenditures, the state must include a description of the nature of these benefits, including information regarding the target population and the specific assistance provided, in Part II of the ACF-196R. The Part II Narrative must also reference the state Aid to Families with Dependent Children (AFDC) plan provision under which these expenditures are authorized. (Note thatstates may not report MOE expenditures in this category; all state MOE expenditures must be consistent with the purposes of TANF).

Line7a. Foster Care Payments. Foster care assistance on behalf of children, authorized solely under section 404(a)(2) of the Act and referenced in a state’s former AFDC or Emergency Assistance plan.

**Line 7b.** Juvenile Justice Payments. Assistance payments on behalf of children in the state’s juvenile justice system, authorized solely under section 404(a)(2) of the Act and referenced in a state’s former AFDC or Emergency Assistance plan.

Line 7c. Emergency Assistance Authorized Solely Under Prior Law. Other benefits authorized solely under section 404(a)(2) of the Act and referenced in a state’s former AFDC or Emergency Assistance plan.

Line 8. Non-Assistance Authorized Solely Under Prior Law**.** OLDC will automatically calculate this amount, which represents the total expenditures from lines 8a., 8b., and 8c.

Expenditures associated with activities reported on this line item are not otherwise consistent with the purposes of TANF and/or with the prohibitions in section 408, but are allowable expenditures of federal TANF funds as per section 404(a)(2), i.e., activities for which the state was authorized to use amounts received under part A or F, as such parts were in effect on September 30, 1995 (to continue approved juvenile justice services), or (at the option of the state) August 21, 1996.

Any expenditures that are consistent with the purposes of TANF, even if authorized under prior law, should not be reported in this category. For each subcategory below under which a state is reporting expenditures, the state must include a description of the nature of these benefits, including information regarding the target population and the specific assistance provided, in Part II of the ACF-196R. The Part II Narrative must also reference the state AFDC plan provision under which these expenditures are authorized. (Note thatstates may not report MOE expenditures in this category; all state MOE expenditures must be consistent with the purposes of TANF).

Line 8a. Child Welfare or Foster Care Services. Services provided to children and their families involved in the state’s child welfare system, authorized solely under section 404(a)(2) of the Act, and referenced in a state’s former AFDC or Emergency Assistance plan.

Line 8b. Juvenile Justice Services. Juvenile justice services provided to children, youth, and families, authorized solely under section 404(a)(2) of the Act, and referenced in a state’s former AFDC or Emergency Assistance plan.

Line 8c. Emergency Services Authorized Solely Under Prior Law**.** Other services, authorized solely under section 404(a)(2) of the Act, and referenced in a state’s former AFDC or Emergency Assistance plan.

# **Line 9.** Work, Education, and Training Activities. OLDC will automatically calculate this amount,

# which represents the total expenditures from lines 9a., 9b., and 9c.

Line 9a. Subsidized Employment**.** Payments to employers or third parties to help cover the costs of employee wages, benefits, supervision, or training. Also, include costs for subsidizing a portion of the participant’s wage to compensate an employer for training costs. Include expenditures for subsidized employment targeted for youth.

Line 9b. Education and Training.Education and training activities, including secondary education (including alternative programs); adult education, high school diploma-equivalent (such as GED) and ESL classes; education directly related to employment; job skills training; education provided as vocational educational training or career and technical education; and post-secondary education. Do not include costs of early care and education or after-school or summer enrichment programs for children and youth in elementary, middle school, or high school.

Line 9c. Additional Work Activities.Work activities that have not been reported in employment subsidies or education and training. Include costs related to providing work experience and community service activities, job search assistance and job readiness, related services (such as employment counseling, coaching, job development, information and referral, and outreach to business and non-profit community groups).

Line 10. Work Supports. Assistance and non-assistancetransportation benefits, such as the value of allowances, bus tokens, car payments, auto repair, auto insurance reimbursement, and van services provided in order to help families obtain, retain, or advance in employment, participate in other work activities, or as a non-recurrent, short-term benefit. It also includes goods provided to individuals in order to help them obtain or maintain employment, e.g., tools, uniforms, fees to obtain special licenses, as well as bonuses, incentives, and work support allowances (that do not meet the definition of “assistance”). Do not include child care; such expenditures should be reported under Early Care and Education, under Line 11.a. Do not include supportive services, such as substance abuse, mental health, and domestic violence services; such expenditures should be reported under Supportive Services on Line 16. Include expenditures for Job Access, which should also be reported on Line 26.

# **Line 11.** Early Care and Education. OLDC will automatically calculate this amount, which represents the total expenditures from lines 11a. and 11b.

Line 11a. Child Care (Assistance and Non-Assistance).Child care expenditures for families that need child care to work, participate in work activities (such as job search, community service, education, or training), or for respite purposes. This includes child care provided to families who receive child care during a temporary period of unemployment. The amounts reported in this category do not include funds transferred to the CCDF (Discretionary Fund - reported on the ACF-696) or the SSBG programs.

Line 11b. Pre-Kindergarten/Head Start.Pre-kindergarten or kindergarten education programs (allowable if they do not meet the definition of a “general state expense”), expansion of Head Start programs, or other school readiness programs.

Line 12. Financial Education and Asset Developments. Programs and initiatives designed to support the development and protection of assets including contributions to Individual Development Accounts (IDAs) and related operational costs (that fall outside the definition of administrative costs), financial education services, tax credit outreach campaigns and tax filing assistance programs, initiatives to support access to mainstream banking, and credit and debt management counseling.

Line 13. Refundable Earned Income Tax Credits.Refundable portion of state or local earned income tax credits (EITC) paid to families and otherwise consistent with the requirements of 45 CFR Parts 260 and 263 of the TANF regulations. If the state is using an intercept to recoup a debt owed to the state, only the portion of the refundable EITC that is actually received by the family may be considered a federal TANF or MOE expenditure.

Line 14. Non-EITC Refundable State Tax Credits.Refundable portion of other tax credits provided under state or local law that are consistent with the purposes of TANF and the requirements of 45 CFR Parts 260 and 263 of the TANF regulations (e.g., state refundable child care tax credit). If the state is using an intercept to recoup a debt owed to the state, only the portion of the refundable tax credit that is actually received by the family may be considered a federal TANF or MOE expenditure.

Line 15. Non-Recurrent Short Term Benefits.Short-term benefits to families in the form of cash, vouchers, subsidies, or similar form of payment to deal with a specific crisis situation or episode of need and excluded from the definition of assistance on that basis. This category includes expenditures such as emergency assistance and diversion payments, emergency housing and short-term homelessness assistance, emergency food aid, short-term utilities payments, burial assistance, clothing allowances, and back-to-school payments. It does not include tax credits, child care, transportation, or short-term education and training; such expenditures should be reported under other categories, as appropriate. Note, if there is another category specific to an activity, the related expenditures should be reported under that category, rather than Line 15, regardless of whether the activity meets the definition of Non-Recurrent Short Term Benefit at 45 CFR 261.31(b)(1).

Line 16. Supportive Services. Services such as domestic violence services, and health, mental health, substance abuse and disability services, housing counseling services, and other family supports. (Note that a state may not use federal TANF funds on expenditures for medical services).

Line 17. Services for Children and Youth.Programs designed to support and enrich the development and improve the life-skills and educational attainment of children and youth. This may include after-school programs, and mentoring or tutoring programs. Note that if there is another category specific to an activity, the related expenditures should be reported under that category, rather than Line 17; for example, subsidized youth employment programs should be reported under Line 9.a.

Line 18. Prevention of Out-of-Wedlock Pregnancies.Programs that provide sex education or abstinence education and family planning services to individuals, couples, and families in an effort to reduce out-of-wedlock pregnancies. Includes expenditures related to comprehensive sex education or abstinence programs for teens and pre-teens. Other benefits or services that a state provides under TANF purpose three (to prevent and reduce the instances of out-of-wedlock pregnancies), should be reported under a more appropriate subcategory, e.g., Services for Children and Youth.

Line 19. Fatherhood and Two-Parent Family Formation and Maintenance Programs.Programs that aim to promote responsible fatherhood and/or encourage the formation and maintenance of two-parent families. For example, activities within these programs may include marriage education, marriage and relationship skills, fatherhood skills programs; parent skills workshops; public advertising campaigns on the value of marriage and responsible fatherhood; education regarding how to control aggressive behavior; financial planning seminars; and divorce education and reduction programs.

Line 20. Child Welfare **Services.** OLDC will automatically calculate this amount, which represents the total expenditures from lines 20a., 20b., and 20c.

Line 20a. Family Support/Family Preservation/Reunification Services. Community-based services, provided to families involved in the child welfare system that are designed to increase the strength and stability of families so children may remain in or return to their homes. These services may include respite care for parents and relative caregivers; individual, group, and family counseling; parenting skills classes; case management; etc.

Line 20b. Adoption Services. Services and activities designed to promote and support successful adoptions. Services may include pre- and post-adoptive services to support adoptive families, as well as adoptive parent training and recruitment.

Line 20c. Additional Child Welfare Services. Other services provided to children and families at risk of being in the child welfare system, or who are involved in the child welfare system. This may include independent living services, service coordination costs, legal action, developing case plans, assessment/evaluation of family circumstances, and transportation to or from any of the services or activities described above.

Line 21. **Home Visiting Programs.** Expenditures on programs where nurses, social workers, or other professionals/para-professionals provide services to families in their homes, including evaluating the families’ circumstances; providing information and guidance around maternal health and child health and development; and connecting families to necessary resources and services.

Line 22. **Program Management.** OLDC will automatically calculate this amount, which represents the total expenditures from lines 22a., 22b., and 22c.

Line 22a. **Administrative Costs.** Defined in 45 CFR Part 263.0. Based on the nature or function of the contract, states must include appropriate administrative costs associated with contracts and subcontracts that count towards the 15 percent administrative cost caps. See information in section on “Cumulative GY Reports” above for more information on monitoring the 15 percent cap on administrative costs.

Cap on Administrative Costs

States have two administrative expenditure caps that must not be exceeded on the ACF-196R:

* For the administrative expenditure cap applicable to federal funds (Columns A and D), cumulative Administrative Costs (reported on Line 22.a. of the ACF-196R) may not exceed 15 percent of the sum of the Adjusted Award on Line 4 (Column A), Total Expenditures on Line 24 for the Contingency Fund (Column D) and the Award on Line 1 for the Emergency Fund, if applicable (Column E). At the time a FINAL report is submitted, the sum of expenditures on Line 22.a. for each year-end QE 9/30 report should not exceed 15 percent of the Adjusted Award for the GY.
* For the Administrative Cost cap applicable to state funds (Columns B and C), Administrative Costs reported on Line 22.a. of the ACF-196R (Columns B and C) may not exceed 15 percent of the Total Expenditures reported on Line 24 (Columns B and C) by the end of the first FFY of the GY.

**NOTE:** Based on the nature or function of the contract, states must include appropriate administrative costs associated with contracts and subcontracts that count towards the 15 percent administrative cost caps.

Line 22b. Assessment/Service Provision. Costs associated with screening and assessment (including substance abuse screening), SSI/SSDI application services, case planning and management, and direct service provision that are neither “administrative costs,” as defined at 45 CFR Part 263.0, nor are otherwise able to be allocated to another expenditure category. For example, case management for a TANF recipient related to the provision of an array of services.

Line 22c. Systems.Costs related to monitoring and tracking under the program. Note that section 404(b)(2) states that the 15 percent administrative cost cap shall not apply to the use of the grant for information technology and computerization needed for tracking or monitoring required by or under part IV-A of the Act. The systems exclusion applies to items that might normally be administrative costs, but are systems-related and needed for monitoring or tracking purposes under TANF. Under our final rules the same information technology exclusion applies to MOE expenditures. The TANF regulations at 45 CFR 263.2 and 263.11 provide guidance about what is excluded under this definition.

Line 23. Other. Non-assistance activities that were not included under Line 6 through Line 22. States including expenditures on this line must provide a description of the specific benefits provided and the target population in Part II of the ACF-196R.

**Line 24.** **Total Expenditures.** The total expenditures (i.e., the sum of Line 6 through Line 23) of federal TANF and MOE funds expended in a federal FFY will be automatically calculated in OLDC for Columns A, B, C, D, and E.

The state must describe any estimates used in deriving any expenditures reported in any category in Part II of the ACF-196R. A state may not report estimated expenditures if actual expenditures related to benefits provided to TANF-eligible recipients are reasonably available. If requiring actual data would be infeasible or would materially interfere with delivering the benefit or service and if the state seeks to use a reasonable estimation methodology, it must both describe the methodology and explain why it is reasonable, both in estimating the share of families that can be claimed and the estimates for their expenses.

**Line 25. Transitional Services for Employed.** Enter in Columns A, B, C, D, and E the total expenditures to provide transitional services to families that cease to receive assistance under the TANF program because of employment. Expenditures reported on Line 25 must also be included in the expenditure categories reported on Line 6 through Line 23 above. Section 411(a)(5) of the Act requires separate quarterly reporting of expenditures on transitional services for families who have ceased to receive assistance because of employment.

Line 26. Job Access. Expenditures for the Department of Transportation Access to JOBS program. Column A must include only federal TANF expenditures that are used to meet matching requirements for the Department of Transportation Job Access program. Expenditures reported on Line 26 must also be included in the expenditure categories reported on Line 10 above.

**Line 27. Federal Unliquidated Obligations.** Enter in Columns A, D, and E the federal Unliquidated Obligations for the FFY. Obligations reported on this line must meet the definition of obligations contained in 45 CFR 92.3. For the Contingency Fund (Column D), this line should indicate $0 (zero dollars).

**Line 28. Unobligated Balance.** OLDC will automatically calculate total federal unobligated balances of the GY’s funds in Column A, as of the end of the FFY. After the end of the FFY, any amount of unobligated Contingency funds reported in Column D will be recouped by ACF. Any year-end report revisions submitted will result in an automatic recalculation of the Unobligated Balance of a GY as described in “Revisions to Data Reported in Prior Years” above.

NOTE: A state should not report any federal funds reserved for “rainy day” as an “expenditure;” the amounts so reserved would be included as an unobligated balance on this line. ARRA lifted the limitation on section 404(e) of the Act on using carryover/reserved TANF funds only on assistance. Beginning with FY 2009, with the exception of federal Contingency Funds, any federal TANF funds carried into a succeeding fiscal year may be spent on any TANF allowable activities (but not transferred).

**Line 29. State Replacement Funds.** Enter in Column B, the cumulative total state replacement funds expended as a result of the imposition of a TANF penalty from October 1 of the FFY for which the report is being submitted through the current quarter being reported. If a state’s SFAG is reduced because of the imposition of a penalty under section 409, section 409(a)(12) provides that the state must replace funds lost due to the penalty with state funds in an amount that is no less than the amount withheld. These funds must be in addition to the funds reported under Line 24, Column B.

**Annual Narrative Reports**

**Part II: Narrative Descriptions of Expenditures and Estimate**

Narratives are required for expenditures for categories of Assistance Authorized Solely Under Prior Law, Non-Assistance Authorized Solely Under Prior Law, and Other. Descriptions for these expenditure categories should include information regarding the target population (including estimated size, if available), and the types and amounts of benefits provided. Attachments can be added to the report, as needed.

Additionally, a state must describe any estimates used in deriving any expenditures reported in *any* category in Part II of the ACF-196R. Estimates are not allowed if actual data are available.  If actual data are not available, please provide an explanation as to why estimates were used, as well as a description of the methods for estimation.  Note that states may not estimate assistance.

These narratives will be required once per year by November 14. These narratives should encompass all applicable expenditures made during the FFY for all open GYs. A state must submit a Part II report for each FFY, or validate that it does not have any information required by Part II to report.

**For Final Reports**

The following should be ensured when a state checks the box indicating that the quarterly report for a particular grant is “Final:”

* Ensure that the state did not exceed the caps on administrative costs and the limits on transfers (see previous section for more information).
* Ensure that the available balance (sum of Unliquidated Obligations and Unobligated Balance) sums to zero.
* Ensure that reported expenditures in OLDC agrees with data in the Payment Management System (i.e., the ACF 196R Line 24 total expenditures plus transfers to the CCDF - Line 2 and SSBG - Line 3 should equal the total reported disbursements and draws in PMS).

**Administration for Children and Families**

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