Franklin County

Temporary Assistance (TA) and Supplemental Nutrition Assistance Program (SNAP) Employment Plan

January 01, 2024 - December 31, 2025

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1. Administration

1.1 Administrative Structure

a. This agency's organizational chart is attached. It identifies the units and staff within the agency that are involved in the operation of the district's employment program. (Attachments must be uploaded to the system through the "Documents" screen prior to submitting the plan. Use the textbox below to provide any additional information.)

The Franklin County Department of Social Services (FCDSS) Employment & Training (E&T) Unit is responsible for providing all employment preparation for TANF and Safety Net recipients and applicants and individuals eligible for 200% TANF Services, as well as SNAP Employment & Training Program participants. Employment services include, but are not limited to: employability determinations, orientation, assessment, employment planning, assignment to work activities, monitoring of participation, developing and monitoring treatment plans for exempt individuals engaged in treatment or rehabilitation to restore self-sufficiency, coordination and provision of supportive services, employment placement and retention services, conciliations, sanctions and dispute resolutions. Employability determinations are made by staff with eligibility responsibilities embedded in the Employment Unit.

b. Below is a description of the office(s) in and/or outside of the Department of Social Services that are involved in the operation of the district's employment program and include the responsibilities of each office.

FCDSS E & T Unit also coordinates Education Resource programming with Franklin-Essex-Hamilton BOCES, located at the Comprehensive Career Center, Malone ONEWORKSOURCE.

1.2 TA and SNAP Employment & Training (SNAP E&T) Provider Agencies

a. Table 1 lists the local contracts or agreements with agencies to provide employment services to TA and SNAP clients. These activities and services may include, but are not limited to: employability determinations; development of assessment and employment plans; conciliation and grievance activities; provision of work activities such as job readiness training; education and job skills training; monitoring and support for compliance with treatment plans for exempt individuals with the potential for restoration to self-sufficiency; job development; job placement and retention services; and other employment related activities.

Each contract listed in Table 1 contains an assurance that the activities are not otherwise available from that provider on a non-reimbursable basis, and, if not a performance-based contract, a statement regarding use of a cost allocation methodology that satisfies Generally Accepted Accounting Principles, as well as the requirements of U.S. Office of Management and Budget Circulars A-122 for nonprofit organizations, A-21 for educational institutions, or A-87 for State and local governments. Districts must maintain proper monitoring and oversight to ensure that contractors perform in accordance with the terms, conditions, and specifications of their contracts.

Funding sources include, FFFS, SNAP E&T, Local or "other". Categories of clients served include Family Assistance (FA), Safety Net Assistance for households with dependent children (SNA Fam), Safety Net Assistance for households without dependent children (SNA Ind), Supplemental Nutrition Assistance Program (SNAP), and Temporary Assistance to Needy Families (TANF) 200%.

Contracts or Agreements with Agencies Who Provide TA and SNAP Employment Services

Provider	Total Contract Cost per Year	Funding Source(s)	Categories of Clients Served	Programs, Services or Activities Provided
Industrial Medicine Associates	\$1,500	Local	FA SNA Family SNA Individual SNAP TANF 200%	Provides comprehensive medical and/or psychological evaluations to determine an individual's disabilities and/or work limitations.

b. Table 2 includes agencies/providers that offer services to participants and to which the district expects to refer participants, but which have no direct financial agreement with the district.

Categories of clients served include Family Assistance (FA), Safety Net Assistance for households with dependent children (SNA Fam), Safety Net Assistance for households without dependent children (SNA Ind), Supplemental Nutrition Assistance Program (SNAP), and TANF 200%.

Agencies and Providers to whom the District Refers for Employment Services

Provider	Funding Source(s)	Categories of Clients Served	Programs, Services or Activities Provided
ETS	Others: Private Staffing Agency	FA SNA Family SNA Individual SNAP TANF 200%	Provides on-site Employer recruitment with agency staff for employment opportunities.
Franklin- Essex- Hamilton BOCES for WIOA Adult and Youth	Others: NYSDOL	FA SNA Family SNA Individual SNAP TANF 200%	Provides training and tuition; case management; job placement and job development programming through the local OneStop (Franklin County ONEWORKSOURCE Career Center).
Franklin- Essex- Hamilton BOCES for Adult Education	Others: F-E- H BOCES	FA SNA Family SNA Individual SNAP TANF 200%	Provides Adult Basic Education, High School Equivalency, Employment Placement and Post Employment Services.

Provider	Funding Source(s)	Categories of Clients Served	Programs, Services or Activities Provided
Clinton-Essex- Warren- Washington BOCES for Venture V	Others: OTDA	FA SNA Family SNA Individual SNAP TANF 200%	Provides education and training services.
Healthy Families NY	Others: unknown	FA SNA Family TANF 200%	parenting education for new parents and pregnant mothers.
JCEO Headstart	Others: unknown	FA SNA Family TANF 200%	parenting education for new parents and pregnant mothers.
Pregnant & Parenting Education Program through Catholic Charities	Others: Private	FA SNA Family TANF 200%	parenting education for new parents and pregnant mothers.
Maternal Child Health (Franklin County Public Health)	Others: State and County funding	FA SNA Family TANF 200%	parenting education for new parents and pregnant mothers.
North Country Community College	Others: State University of New York	FA SNA Family SNA Individual SNAP TANF 200%	Provides college education
SUNY Canton	Others: State University of New York	FA SNA Family SNA Individual SNAP TANF 200%	Provides college education

c. Monitoring and Oversight of TANF and SNAP E&T Funded Contracts/Agreements

Described below is the process used to monitor district held contracts/agreements with providers that use TANF and SNAP E&T funds for employment services:

Currently Franklin County does not have any TANF or SNAP E&T Funded Contracts/Agreements.

1.3 OTDA Jobs Staff Agreement

a. OTDA Jobs Program Services - Target Groups (reply yes or no to the options as they apply):

Services Provided by Jobs Staff

Yes or No:	Services Provided:
N/A	Assessment/Employment Plan
N/A	Supervised job search
N/A	Job readiness training
N/A	Job club
N/A	Job placement services
N/A	Grant diversion
N/A	Job development (employer outreach)
N/A	WOTC pre-certification

Jobs Staff Target Groups

Yes or No:	Target Groups:
N/A	Applicants
N/A	FA & SNA with children
N/A	SNA without children
N/A	SNAP
N/A	TANF 200%

b. Described below are the additional services/duties Jobs Staff will be requested to perform (e.g., Welfare to Work Case Management System (WTWCMS) data entry, case conferencing, job fairs).

N/A Franklin County does not have JOBS staff.

1.4 Access to Services at New York State Career Centers

a. Described below is how the district provides access to its programs and services with Career Center partners (reply yes or no to the options as they apply):

Programs and Services Provided at Career Centers

Yes or No:	Programs and Services Provided:
No	The district has employee(s) physically present at a Career Center
No	The district has contract staff physically present at a Career Center
Yes	The district makes available direct access to its program staff via phone or technology at a Career Center
Yes	The district makes available copies of the LDSS-2921 (Common Application) at a Career Center
Yes	Other (described here): The FCDSS E&T Unit refers individuals to the Comprehensive Career Center for TABE Testing and adult education with F-E-H BOCES staff and encourages individuals to register with NYSDOL for job search and resume assistance.

b. Described below is how the district coordinates with Career Center partners to provide services to the district's clients, including referral and information sharing mechanisms, or other collaboration such as participation on the local WIOA Business Services Team, etc.

The Deputy Commissioner of Financial Assistance is the liaison between FCDSS and the Comprehensive Career Center, Malone ONEWORKSOURCE. Any referrals to Temporary Assistance, SNAP and Daycare are referred via phone call. Any support service referrals for individuals that obtain employment are referred directly to FCDSS E&T Unit Staff to make an eligibility determination and provide service. The Comprehensive Career Center assists each individual with completing their online applications for employment and also their tax and insurance paperwork once they are hired.

2. Orientation, Assessment and Employment Plan

2.1 Orientation (Reference 18 NYCRR 385.5)

a. How does the district provide orientation (reply yes or no to the options as they apply)?

District Orientation Procedures

Yes or No:	District Orientation:
No	The district provides orientation in accordance with 18 NYCRR 385.5 and no additional information is provided at orientation.
Yes	In addition to the requirements outlined in 18 NYCRR 385.5 of the regulations, the district's orientation provides the following: Explain diversion policies Employment incentives, including: reporting income from employment, transitional benefits, income disregards and earned income credits

Yes or No:	District Orientation:
	TANF/Safety net time limits and employment/job search responsibilities Introduction to community resources Computer Lab Opportunities Local opportunities for work activities including Employment, Training and Education Supportive Services Childcare Assistance Child Support Enforcement School Attendance requirements for Teen Parents Consequences of non-compliance with program requirements Conveying the benefits of work over public assistance

b. Described below is how the district completes the required orientation for all applicants and recipients of TA at application and recertification. Orientation can be held in-person, either in a group setting, individually, or a combination of both. It can also be held virtually, over the phone, or by sending orientation material to the client by mail. Please include the orientation procedure for exempt individuals and non-exempt individuals, if different:

Orientation is done at application in a group setting or individually by DSS E&T Unit Staff within the Assessment appointment. Immediately following orientation class, individual interviews are conducted to complete an employment assessment by DSS E&T Unit staff and development of an employment plan with the client is also completed. The Orientation procedure is the same for both exempt individuals and non-exempt individuals.

2.2 Temporary Assistance (TA) Employment Assessment

a. How does the district conduct assessments as required by 18 NYCRR 385.6(a) and 385.7(a) (reply yes or no to the options as they apply)?

District Assessment Procedures

Yes or No:	How the district conducts assessments	
No	The district enters assessments directly into WTWCMS.	
Yes	The district uses the LDSS 4980 (New York State Assessment) and later enters information into WTWCMS.	
No	The district conducts assessments using a local equivalent tool, and later enters information into WTWCMS. If applicable, the local equivalent contains additional elements beyond what is required:	

b. Described below is the district procedure for the completion of an employment assessment, including when initial assessments are conducted and whether an assessment is conducted in-person, virtually by phone, or a combination of both:

All applicant or recipient adults, including 16 and 17 year old individuals who are not attending secondary school, who reside in households with dependent children, will undergo an employment assessment within 90 days from the date the individual applies for public assistance.

All applicant or recipient adults, who are members of a household without dependent children who are not exempt from assignment to work activities, will undergo an employment assessment within a reasonable period of time, but in any case, shall be within one year of the application for assistance.

All applicants or recipient adults who are determined to be exempt from participation in work activities according to medical evidence may require additional evidence in the future to evaluate their ability to work. The district may also require the individual to participate in a treatment program that could restore or improve their ability to work. This agency will exempt all Safety Net Non-Moe individuals coded 43-incapacitated/disabled (SSI application filed) from all employment activities, including assessment. All other individuals who are exempt from work activities will be assessed to the minimum requirements set forth in the state OTDA regulation 385.7 (a).

An exempt individual who becomes non-exempt or work-limited will be reassessed and a new employment plan will be developed in a timely fashion.

Individuals are scheduled first for a weekly orientation done either in a group setting or individual, conducted by DSS E&T Unit Staff, followed by individual assessment interviews by DSS E&T Unit Staff and development of an employment plan (for both exempt and non-exempt individuals). The district also offers TABE Testing: Franklin-Essex-Hamilton BOCES administers the Math and Reading level testing and provides a copy of the testing results to FCDSS E&T Staff.

The DSS E&T Unit staff will develop the employment plan with the individual and when making a work activity assignment, the individual's preferences will be taken into consideration to the extent possible and to the extent consistent with the individual's assessment and the need of the district to meet Federal and State work participation requirements.

Employment Assessments are completed primarily in person, however, some individuals may be accommodated and assessed by phone if they face medical and/or transportation issues that prevent them from being able to attend in-person.

- c. Which district administrative unit or contractor is responsible for conducting assessments?
 - Assessment is the responsibility of the DSS Employment & Training Unit Staff.
- d. Described below are the minimum qualifications of the employees conducting the assessment (refer to requirements listed in 18 NYCRR 385.6(c) and 385.7(c)):
 - Civil Service qualified Employment & Training Representatives, Social Welfare Employment Coordinator and Franklin-Essex-Hamilton BOCES Instructor.
- e. Are applicants in households with dependent children required to participate in completion of an employment assessment?

Yes

f. Are applicants in households without dependent children required to participate in completion of an employment assessment?

Yes

g. Are exempt adults in households without dependent children required to participate in completion of an employment assessment?

Yes

h. How often and under what circumstances is the employment assessment updated?

The Assessment is updated either semi-annually or annually depending on employment code. If employable, the assessment is updated semi-annually. If not employable due to a medical, the assessment is updated according to the medical limitation time frame with a minimum of once a year. If other changes to the Assessment are necessary to update according to new regulations or agency policy it is updated immediately.

2.3 TA Employment Planning (Reference 18 NYCRR 385.6 and 385.7)

a. How does the district develop individual employment plans as required by 18 NYCRR 385.6(a) and 385.7(a) (reply yes or no to the options as they apply)?

District Employment Plan Procedures

Yes or No:	How the district develops employment plans
No	The district enters employment plans directly into WTWCMS.
Yes	The district uses the LDSS-4987 (New York State Employment Plan) and later enters information into WTWCMS.
No	The district develops individual employment plans using a local equivalent tool. If applicable, the local equivalent contains the following additional elements beyond what is required:

b. Who develops the employment plan (reply yes or no to the options as the apply)?

District Employment Plan Development

Yes or No:	o: Who develops the districts employment plans				
Yes	The same administrative unit or contractor that conducts employment assessments also develops employment plans.				
No	A different administrative unit or contractor develops employment plans and the contractor's qualifications include:				

c. Described below is the district procedure for the completion of an individual's employment plan:

Each applicant for Temporary Assistance will complete an employment plan as a scheduled meeting with their assigned Employment & Training Representative following their completion of their initial Orientation class. These scheduled meetings are generally scheduled directly following the Orientation class (same day). At the employment plan meeting the Employment & Training Representative goes over the LDSS-4980. After reviewing the information contained in the LDSS-4980 and any other supporting documents the agency has received, the Employment & Training Representative determines what activity the applicant will be enrolled in once their Temporary Assistance application is opened. Together, the applicant and Employment & Training Representative set short-term and long-term goals for employability or self-sufficiency. These goals are listed on the LDSS-4978 which the applicant signs to acknowledge their participation in the development of the plan. The applicant is provided with a copy of their employment plan.

d. How often and under what circumstances is the employment plan updated?

The employment plan is updated every six months at recertification for those individuals that are found to be employable, unless circumstances change which require the plan to be updated sooner. The employment plan is updated every year for those individuals that are determined to be unable to work due to medical issues; these individuals are, however, required to submit a medical statement to verify their exemption once every six months to one year depending on what is stated on the medical statement they submit. Recipients are provided with a copy of their employment plan each time it is updated.

3. Engagement

3.1 Federal "Engaged in Work" Requirement (Reference 18 NYCRR 385.2 (f))

- a. Federal requirements state that parents or caretakers must be engaged in work as soon as the district determines they are ready, but no later than within 24 months of receiving federally funded assistance. The district's definition of "Engaged in Work" is:
 - Compliance with assessment, employment planning, all activities included in the individual's Employment/Self-Sufficiency plan, including any need to attend treatment/rehabilitation programs, or any of the work activities listed in Section 4.1. Also included is pursuit of other forms of income such as SSI and SSDI.
- b. Described below is additional information regarding the district's "Engaged in Work" requirements:

Franklin County's requirements for "Engaged in Work" involve both paid and unpaid employment activities; activities that will increase an A/R's employability can also be considered employment activities. Any other activities would be examined and approved at the discretion of the district.

3.2 Strategies/Procedures for Accommodating Individuals with Limited English Proficiency

a. Described below is how the district accommodates non-English speaking participants' access to employment activities and services:

Franklin County DSS has a poster in the lobby with all different languages and would first access the language line at 800-305-9673. A request for an interpreter can be made by any worker involved with the client.

3.3 Strategies/Procedures for Increasing Program Attendance

 Described below are the district policies and/or procedures used to reduce the number of times participants fail to participate in work activities. This includes absences with good cause:

The DSS E&T Unit staff provides case management services with the clients in overcoming barriers such as childcare, transportation, etc. and counsels clients on the importance to balance work and other needs to reduce time missed from work so they are better prepared to enter and retain employment. The DSS E&T Unit Staff monitors timesheets weekly to closely monitor attendance and/or participation.

3.4 Strategies/Procedures for Engaging Sanctioned TA Participants

a. The following are strategies used to engage sanctioned participants. If a district uses one of the options, a description will be provided (reply yes or no to the options as the apply and provide a description for "yes" responses):

Strategies and Procedures for Engaging Sanctioned TA Participants

Yes or No:	Strategies and Procedures for Engaging Sanctioned TA Participants
Yes	Described here are the strategies the district uses to attempt to engage sanctioned participants as soon as they are sanctioned: Individuals are informed during the conciliation process that if a WE 1 sanction is imposed, (first sanction and until willing to comply) then they have the option to end the TA sanction by signing a willing to comply statement for reengagement to employment activities and demonstrating compliance within 7 days.
	Also, effective 5/1/17, the State generates the "Option to end a TA Employment Sanction Notice" (XL313C/XL313D) that reminds Safety Net Assistance (SNA) recipients, who were residing in a household without dependent children at the time a Temporary Assistance (TA) employment sanction was imposed and are still sanctioned at the end of the minimal durational sanction period, of the sanctioned individual's ability to end a TA employment sanction by demonstrating compliance with work requirements as assigned by district.
Yes	Described below are the strategies the district uses to attempt to engage sanctioned participants when the durational period of the sanction is completed: For applicants who were sanctioned for a voluntary job quit, we require the individual to re-establish eligibility immediately following the 90-day disqualification period. The Social Welfare Examiner in the Employment Unit keeps track of those individuals and 30 days before the disqualification period ends, mails them an agency document request with an application and appointment date and time to come in to

Yes or No:	Strategies and Procedures for Engaging Sanctioned TA Participants				
	reapply. If the individual fails to come in for that appointment within 10 days, the entire TA case is closed.				
	Also, effective 5/1/17, the State generates the "Option to end a TA Employment Sanction Notice" (XL313C/XL313D) that reminds Safety Net Assistance (SNA) recipients, who were residing in a household without dependent children at the time a Temporary Assistance (TA) employment sanction was imposed and are still sanctioned at the end of the minimal durational sanction period, of the sanctioned individual's ability to end a TA employment sanction by demonstrating compliance with work requirements as assigned by district.				
Yes	Described below are the strategies the district uses to attempt to engage sanctioned participants during different times in the sanction period: LDSS staff may call in sanctioned individuals to discuss various topics in relation to employment and self-sufficiency. The LDSS E&T Unit staff may be present at these meetings to encourage the sanctioned individuals to engage in appropriate activities.				

3.5 Strategies for Reducing the Need for TA

a. Described below are the district's strategies for reducing the need for TA:

LDSS E& T Unit assists individuals at risk of needing temporary assistance by identifying immediate needs that may be met in lieu of applying for temporary assistance. Support Services, Transitional Support Services and Extended Support Services may be provided to improve their opportunities for employment or to maintain their employment. Individuals are screened individually, on a case-by-case basis, for eligibility for the appropriate support service as listed in the following sections. (A TANF 200% application may be completed, signed, certified and kept on file.)

DSS E&T Unit has also established in-house employer recruitments with ETS for Temporary Assistance applicants and recipients as well as SNAP applicants and recipients to solicit manufacturing job opportunities with over four private manufacturing companies. And, FCDSS coordinated with Franklin County Public Transportation to create a bus route to Plattsburgh, NY where the manufacturing positions exist for two of the manufacturing companies. Recruitments are held every 6-8 weeks and this model has proved to be very successful. During the recruitment, all the manufacturing positions are discussed, the bus routes are handed out and reviewed, bus passes are provided until first pay is issued and work clothes are provided if needed. Many individuals are placed in employment before their temporary assistance case is opened.

4. Work Activities

4.1 Allowable Work Activities

a. Below is a list of activities available to individuals receiving Family Assistance (FA), Safety Net Assistance for households with dependent children (SNA Fam), Safety Net Assistance for households without dependent children (SNA Ind), and Supplemental Nutrition Assistance Program (SNAP) benefits. In the chart below, the case type is listed next to each activity available to it in the district.

Allowable Work Activities by Case Type

Activity and Definition	Case Type
Unsubsidized Employment – Full time or part time employment in the public or private sector that is not subsidized by TANF or any other public program (excluding employer tax credits). Unsubsidized employment includes self-employment and/or paid internships.	FA SNAFAM SNA SNAP
Work Experience – Unpaid work performed at a public or not-for-profit organization to enable a participant who has not obtained unsubsidized employment to improve his or her employability. Work experience provides participants with an opportunity to acquire training, knowledge, work habits, and work references necessary to obtain and retain employment. Participation in work experience includes training required for the participant to complete the work experience assignment. For example, an individual who is expected to provide clerical support in a government agency may be provided training to develop or refine filing and data entry skills as needed to perform the tasks required as part of the work activity assignment.	FA SNAFAM SNA SNAP
Job Search – The act of seeking or obtaining employment or preparing to seek or obtain employment and will include: looking for suitable job openings in a group or individual setting; making contact with potential employers; learning appropriate workplace expectations and behaviors in preparation for submitting job applications and interviewing; preparing and applying for, and/or interviewing for jobs and related activities.	FA SNAFAM SNA SNAP
Vocational Education – Vocational education is defined as an organized educational program that directly relates to the preparation of individuals for current or emerging occupations that require training up to a four-year degree. Vocational education does not generally include basic or remedial education or English as a Second Language (ESL) but may include work focused general education and language instruction that is a regular or integral part of a vocational education program. Social services districts are responsible for ensuring that any such remedial education or ESL is a regular part of the program for participants with similar skill sets as the TANF/SNA MOE client, is determined necessary by the program provider, and is limited in hours to less than one half of program participation. Vocational education programs include the completion of activities that provide individuals the knowledge and skills to perform a specific trade, occupation or vocation. Vocational education must be provided by an education or training organization.	FA SNAFAM SNA SNAP
Secondary School – Regular attendance in accordance with the requirements of the secondary school or a course of study at a secondary school or other State accredited institution leading to a high school equivalence (HSE) diploma, in the case of a recipient who has not completed secondary school or received a certificate of general equivalence. Secondary school participation may include general adult basic education or ESL if it is linked to attending secondary school or leading to a HSE diploma as determined necessary by the educational institution. Secondary School or HSE programs that routinely include ESL, career training, alternative school, tutoring, dropout prevention, teen pregnancy or parenting programs as a requirement of program participation as determined by the educational institution will also be permitted.	FA SNAFAM SNA SNAP

Activity and Definition	Case Type
Job Skills Training – Training or education in job skills to improve a participant's employability, to ensure clients have the basic skills competencies required by employers to support job entry and/or to advance or adapt to the changing demands of the workplace. Where identified as needed, such training may include the development of basic workplace skills including professional workplace behaviors and decision-making skills. Job skills training may include customized or technical training designed to provide participants with additional workplace skills, post-secondary education courses leading to a bachelor's or other advanced degree, or other training included under the definition of vocational education training. Job skills training may include literacy instruction, English language instruction, or other basic education for an individual who has already obtained a high school diploma or equivalency when determined from a client's assessment that such instruction is needed to improve the participant's employability.	FA SNAFAM SNA SNAP
Education Training – Education directly related to employment for a recipient who has not received a high school diploma or equivalency must be related to a specific occupation, job or job offer or otherwise determined based on a client assessment as necessary to improve the participant's employability to support job entry, retention or advancement. Education directly related to employment may include courses designed to provide the knowledge and skills for general or specific occupations or work settings to ensure clients have the basic skills competencies required by employers and may also include Adult Basic Education (ABE), ESL instruction and education leading to a high school equivalency diploma as determined as necessary to improve the participant's job opportunities in potential occupations. Where identified as needed such training may include the development of basic workplace skills including professional workplace behaviors and decision-making skills.	FA SNAFAM SNA SNAP
Job Readiness Training (JRT) Activities – Participation in programs that include seeking and preparing for work. JRT includes two types of activities: (1) traditional activities of resume preparation, training in interviewing skills, and instruction in workplace expectations, training in effective job seeking, including life skills training; and (2) activities that improve an individual's employability, such as substance abuse treatment, mental health treatment, or rehabilitation activities in which a qualified medical or mental health professional has certified that such treatment is necessary.	FA SNAFAM SNA SNAP
Subsidized Private Sector Employment – Employment in the private sector for which the employer receives a subsidy from TANF or other public funds (excluding tax credits) to offset some or all of the wages and costs of employing and training a recipient in accordance with New York State Social Services Law 336-f. Subsidized private sector employment will include positions subsidized through grant diversion/Transitional Employment Advancement Program (TEAP), supported employment programs, and paid college work study programs at private institutions. Individuals participating in subsidized private sector employment are paid wages and receive the same benefits as unsubsidized employees who perform similar work. An employment situation will be subsidized for up to the full amount of wages/benefits provided to the program participant and will be subsidized for the length of time as determined appropriate by the State or social services district.	FA SNAFAM SNA SNAP

Activity and Definition	Case Type
Subsidized Public Sector Employment – Employment in the public sector for which the employer receives a subsidy from TANF or other public funds (excluding tax credits) to offset some or all of the wages and costs of employing and training a recipient in accordance with New York State Social Services Law 336-e. Subsidized public sector employment will include positions subsidized through grant diversion/TEAP, supported employment programs, and paid college work study programs at public institutions. Individuals participating in subsidized public sector employment, and work study unless otherwise permitted under a federal work study program, are paid wages and receive the same benefits as unsubsidized employees who perform similar work. An employment situation will be subsidized for up to the full amount of wages/benefits provided to the program participant and will be subsidized for the length of time as determined appropriate by the State or social services district.	FA SNAFAM SNA SNAP
Community Service – A structured program in which participants perform work for the direct benefit of the community under the auspices of public or nonprofit organizations. Community service placements must be projects that serve a useful community purpose in fields such as health, social services, environmental protection, education, urban and rural redevelopment, welfare, public recreation, public facilities, public safety, and childcare. Community service programs are designed to improve the employability of participants not otherwise able to obtain unsubsidized employment. Participation in community service may include training that is directly required for the participant to complete the community service assignment. For example, an individual who is expected to provide clerical support to a food pantry may be provided training to develop or refine filing and data entry skills.	FA SNAFAM SNA SNAP
Provision of Childcare for Individual Participating in Community Service – Providing unpaid childcare to enable another TA (TANF/SNA MOE funded) recipient to participate in a community service program.	FA SNAFAM SNA
SNAP E&T Supervised Job Search – The act of seeking or obtaining employment through a job search that is directly supervised and may include: case management services, career exploration, interview preparation, job application assistance, learning appropriate workplace expectations and behaviors in preparation for submitting job applications and interviewing, job leads, and direct job referrals.	N/A
On-the-Job-Training (OJT) — Training in a public or private sector employment setting during which the participant receives work-essential paid training while he or she is engaged in productive work that provides the knowledge and skills essential to attain full and adequate performance of the job.	FA SNAFAM SNA SNAP
Other – Any work activity that does not meet the criteria of any of the above countable activities constitutes participation that is not countable toward federal and State participation rates.	N/A

4.2 Job Development

a. Does the district conduct or access job development services to expand job opportunities for TA and SNAP participants?

Yes

How does the district participate in job development activities (reply yes or no to the options as they apply)?

How the District Participates in Job Development Activities

Yes or No:	How the district participates in job development activities
Yes	District staff contacts employers to solicit jobs for TA and/or SNAP participants. Describe how this is done, including number of staff, frequency of contact, etc.: One staff from the DSS E&T Unit makes telephone contacts, followed by a personal visit to a new business or established ones expanding and/or replacing employees and to promote the TEAP Program. DSS E&T Unit has also established in-house employer recruitments with ETS for Temporary Assistance applicants and recipients to solicit manufacturing job opportunities with over four private manufacturing companies. And, FCDSS coordinated with Franklin County Public Transportation to create a bus route to Plattsburgh, NY where the manufacturing positions exist for two of the factories. Recruitments are held every 6-8 weeks, and this model has proved to be very successful. During the recruitment, all the manufacturing positions are discussed, the bus routes are handed out and reviewed, bus passes are provided until first pay is issued and work clothes are provided if needed. Individuals meet with their Employment worker to get their start date and a representative from the TA Unit is available for specific information on their case and how wages from employment will affect their current benefits and transitional benefits.
No	District contacts or has an agreement with another agency to contact employers and solicit jobs for TA and/or SNAP participants. Described here is how this is done, including number of staff, frequency of contacts, etc.: N/A

4.3 Training Approval and Activity Enrollment Policies (Reference 18 NYCRR 385.9)

a. Described below is how the district identifies appropriate education program providers for services of Adult Basic Education (ABE), High School Equivalency (HSE) diploma preparation, and English Language Instruction that are available to clients whose assessment indicates such services would be an appropriate work activity assignment. Please ensure to include providers the district partners with for the provision of ABE, HSE, and English language instruction in Table 1 or Table 2 under section 1.2 of this Plan.

F-E-H BOCES, who provides adult basic education programs, is located at the Franklin County ONEWORKSOURCE Career Center. Applicants and or recipients who indicate less than a high school education or HSE attainment and those interested in ABE and those needing ESL are automatically referred to the F-E-H BOCES.

b. Described below is how the district identifies appropriate program providers of Vocational Education and Job Skills Training programs that are available to clients whose assessment indicates such services would be an appropriate work activity assignment. Please ensure to include the current providers the district partners with for the provision of Vocational Education and Job Skills Training in Table 1 or Table 2 under section 1.2 of this Plan.

The E&T Unit staff have years of experience and area contacts with SUNY Canton, North Country Community College, in both Malone and Saranac Lake campuses; F-E-H BOCES Adult Education Program; Norwood BOCES; Adirondack Medical Center; Franklin-Essex-Hamilton BOCES for WIOA Adult and Youth; Clinton-Essex-Warren-Washington BOCES for Venture V; along with other providers of training that have a demonstrated record of effectiveness and are a New York State Education approved institution.

c. Described below are the district's process and guidelines workers follow to ensure that individuals who have not attained a basic literacy level and/or have not attained a high school diploma are offered the opportunity to participate in an educational activity. This includes individuals who are 18 and older and individuals aged 16 or 17 who are not attending secondary school or its equivalent.

Applicants/Recipients who have not attained a basic literacy of 7.0 and/or have not attained a high school diploma will be referred to ABE classes through F-E-H BOCES.

d. Described below are the district's process and policy, including the guidelines workers follow, when determining whether participation in educational activities is approved for individuals who have not attained a high school diploma who are interested in participating in an educational activity. Include in this section instances when the district would deny participation in educational activities.

When making an assignment to an educational activity, the DSS E& T Unit staff will determine the appropriateness of such assignment based on the individual's employment assessment, the district's need to comply with Federal and State work participation rate requirements and other factors taken into consideration when developing the individual's employment plan.

The agency may deny participation in educational activities if the recipient already possesses marketable skills that would preclude the need for further education or training and/or if previous training history contains elements that would indicate a pattern of failure, without sufficient cause, to successfully pursue or complete programs.

e. Described below is the district's process and policy for determining whether a participant is approved/assigned to participate in job skills or vocational education activities.

Enrollees in vocational education and job skills training programs must have beenfirst assessed then recommended and approved by the DSS E&T Unit. The criteria upon which approvals or disapprovals are based shall be consistently applied to each potential enrollee, regardless of whether the plan is initiated by the recipient or by the agency to include participation in up to four years of post-secondary education. Those factors to be considered for a favorable recommendation are:

• The assigned E&T Representative assesses the client's educational level, TABE Testing scores when applicable, and employment plan that was created together with the client to ensure that a referral to a vocational education or job skills training

- program is the appropriate activity for that individual.
- That the recipient demonstrates based on his/her individual assessment and employment plan, that he/she possesses the necessary skills, ability and aptitude tosuccessfully complete the proposed training.
- The participant must maintain at least a 2.0 or 70% GPA; one semester of academic probation will be allowed; this policy follows NCCC/F-E-H BOCES Academic policy.
- That the participant demonstrates an attitude and commitment to the proposed training that would be conducive to successful completion.
- The participant in Vocational Education or Job Skills Training will meet with E&TUnit Staff at least monthly.
- A participant cannot drop or add a class, or change an area of study without prior approval from the E&T Unit staff; the participant must sign a release so all transcripts can be sent directly to the E&T Unit.
- Regular, punctual attendance is required.
- Timeliness of required paperwork is mandatory.
- If continuing in an approved marketable area of study, a client must have previously maintained: GPA of 2.0 and an attendance record with no more than 3 hoursof absences per class.
- That the successful completion of the training would produce a skill that is reasonably marketable within the local economy. The DSS E&T Unit will verify local
 - labor market demand through any of the following sources:
 - New York State Department of Labor determination.
 - Workforce Investment Board determination that the occupation or occupational area is in demand.
 - o Placement information from the training institution.
 - On-the-Job Training (OJT) history that indicates a consistent employer for the occupational area.
- That any previous training history does not contain elements that would indicate pattern of failure, without sufficient cause, to successfully pursue or complete programs.
- Participant's cooperative effort, interest, goal oriented outlook, attitude, cooperation and dedication would be considered.

• That the recipient does not already possess marketable skills that would preclude the need for further education or training.

This is done throughout case management and through known providers of training that have a demonstrated record of effectiveness.

When a work activity or training is approved an assignment letter is sent to the recipient notifying them of their work assignment. This notification states the activity site, location, supervisor, start date, number of hours per week and required documentation.

f. Described below are the standards by which education and training providers are evaluated.

The provider of training must have a demonstrated record of effectiveness and be a New York State Education Department approved institution.

The training must be sufficient in itself to significantly enhance the participant's opportunity to secure employment; or when combined with other training, represents part of a comprehensive plan for the participant to secure employment.

g. Described below is the district's procedure for advising participants of approved training.

Participants are informed of training opportunities and providers during group orientation, individual assessment and throughout participation in job search and job readiness training, both verbally and with hand-outs.

h. Described below is the district's procedure for notifying participants they are approved for training or enrollment in a work activity.

When a work activity or training is approved an assignment letter is sent to the recipient notifying them of their work activity assignment. This notification states the activity site, location, supervisor, start date, number of hours per week and required documentation.

 Described below is how the district will monitor the high school attendance for 16-18 yearolds in order for them to retain their TA exempt status.

A release of information form is obtained and signed by the client then sent to school districts at time of application and then at recertification (Quarterly and semi-annual). If normal periodic monitoring procedures cause the verification to be due during a summer month when students are not normally in school, the E&T Staff will create a tickler date to follow up so that enrollment can be verified when school reconvenes.

j. Described below is the district's procedure for ensuring that an individual's health related limitations are accommodated when assigning the individual to a work activity.

The district notifies the work activity provider, in writing, providing health-related limitations a participant may have. Monitoring is done to make sure limitations are being accommodated.

4.4 Post-Secondary Education Approval and Enrollment Policies

- a. Described below is the highest level of post-secondary level education that the district will approve as a work activity, up to a four-year college program (please ensure to include the current providers the districts partners with for the provision of post-secondary education programs in Table 1 or Table 2 under Section 1.2 of this plan):
 - FCSS E&T Unit may approve enrollment in vocational education for up to a four-year college program.
- b. In accordance with 18 NYCRR 385.9(b), regardless of whether the college program is approved for the participant as an employment work activity, the district will approve as a work activity a work-study, internship, externship or other work placement that is part of a non-graduate student's curriculum unless one or more of the following conditions applies as described below (reply yes or no to options as they apply):

Conditions For Disapproval of Work Activities For Individuals Enrolled in College

Yes or No:	Conditions for disapproval of work activity
Yes	It has been determined that the student voluntarily quit their job or reduced earnings to qualify for initial or increased TA.
Yes	A job or on-the-job training position that is comparable to the work-study, internship, externship or other work placement cannot reasonably be expected to exist in the private, public or not-for-profit sector.
Yes	The student is not maintaining a cumulative C average (or the equivalent). The district may disregard this provision if the student documents an undue hardship.
Yes	The institution or student fails to monitor and report information regarding the student's attendance and performance as required.
Yes	The student fails to progress toward the completion of a course of study without good cause, as determined by the district.
Yes	The student has previously enrolled in work-study, internship, or other work placement and failed to complete the work placement without good cause as determined by the district.
No	Additional reasons as stated here:

5. Work Requirements

5.1 Meeting TA Work Requirements

a. Described below is how the district plans to meet federal and State TA participation rate requirements. Included in this description is the weekly hours standard participation requirements for individuals in the different case and household types, along with the typical time period it takes for nonexempt individuals to be engaged in activities for both newly opened cases and individuals whose status changed from exempt to nonexempt. (Information regarding engaging exempt individuals is entered in Section 9).

Newly opened non-exempt cases and individuals whose status changed from exempt to non-exempt are generally engaged in activities within two weeks after the referral has been received by the DSS E&T Unit from LDSS. The district participation standard is up to 40 hours for all active nonexempt adults.

b. Estimate the number of individuals expected to receive employment services for:

Number of Individuals Who Receive Employment Services

Household Type	Number Served
Households with Dependent Children Average Monthly	15
Households without Dependent Children Average Monthly	20

c. Described below is how the district uses work participation management reports available through COGNOS or other reports and activities to monitor district progress toward meeting work participation requirements and ensuring full engagement by adults in work or work preparation activities:

In the last week of the month, the DSS E&T Unit staff reviews COGNOS Universe Case Listing report for cases that will be in the denominator of the participation rate calculation. Based on the information compiled from the COGNOS Current report and a review of WTWCMS, the DSS E&T Unit staff will verify that enrollment is correct and ensure that actual hours are entered appropriately. As soon as the TANF/SN MOE Detail Listing report and the SN NON-MOE Detail Listing report is available on COGNOS, DSS E&T Unit staff reviews information to verify entries made on CMS impacted participation rates as expected. Using the reports compiled from COGNOS as a basis for discussion, participation rates are discussed at monthly DSS E&T Unit staff meetings.

d. Does the district assign TA applicants to Job Search? If yes, describe the district procedure for Job Search, including the required number of job search contacts and hours per week assigned. Use the "Additional Information" column in the chart below to describe how often individuals are generally required to report job search outcomes and if activities other than job search are routinely expected:

Yes

Applicant Job Search

Applicant Job Search	Min. Contacts	Min. Hours	Additional Information
TANF and SNA MOE	3	12	Once a TA applicant has completed the Assessment class as well as Day 1 Job Search Class, they are assigned to four consecutive weeks of Supervised Job Search that is offered in the Employment Classroom at the DSS building.
SNA Individuals	3	12	Once a TA applicant has completed the Assessment class as well as Day 1 Job Search Class, they are assigned to four consecutive weeks of Supervised Job Search that is offered in the Employment Classroom at the DSS building.

e. Does the district assign TA recipients to Job Search? If yes, describe the district procedure for Job Search, including the required number of job search contacts and hours per week assigned. Include a description of how often individuals are generally required to report job search outcomes and if activities other than job search are routinely expected using the "Additional Information" column.

Yes

TA Recipient Job Search

Recipient Job Search	Min. Contacts	Min. Hours	Additional Information
TANF and SNA MOE	3	12	TA recipients are reassessed every six months if they are employable. When they are reassessed by the E&T Rep, if they have not found employment, they may be referred to four additional consecutive weeks of Supervised Job Search.
SNA Individuals	3	12	TA recipients are reassessed every six months if they are employable. When they are reassessed by the E&T Rep, if they have not found employment, they may be referred to four additional consecutive weeks of Supervised Job Search.

f. Described below is the district's process and policy used for determining whether participation in self-employment is approved as part of an individual's required work activities, including the guidelines workers follow. If the district always approves self-employment as part of an individual's required work activities, please note this policy below:

The district would make a determination on a case-by-case basis if self-employment is approved as part of an individual's required work activities. In order for self-employment to be approved, there must be documentation indicating the income, work hours and dates of the job and the income would be budgeted in the Temporary Assistance Case.

5.2 Informing SNAP Applicants and Recipients of Work Requirements

The district informs SNAP households where at least one member is subject to a work requirement of the applicable work rules at certification, recertification, and when a previously exempt household member or new household member becomes subject to work requirements. Notification is provided verbally and in writing.

a. Described below is how SNAP applicants and recipients are informed in writing of SNAP work requirements (reply yes or no to options as they apply).

Written Information Provided to SNAP Applicants and Recipients

Yes or No:	How written information is provided to SNAP applicants and recipients
Yes	Eligibility staff use the LDSS-5193 Important Information about SNAP Work Rules (General, Mandatory E&T, and ABAWD) and the LDSS-5193A Important Information about SNAP Work Rules (General and Mandatory E&T) as appropriate.
No	Eligibility staff use a local equivalent consolidated work requirements notice to inform SNAP applicant and recipient households of their work requirements. Please attach a copy of the district's OTDA approved local equivalent.

b. Described below is the process eligibility staff follow to provide a comprehensive oral explanation to SNAP households of work requirements, including General SNAP Work Rules, Mandatory SNAP E&T, and ABAWD Rules which pertain to non-exempt individuals in the household.

Social Welfare Examiners for SNAP and/or TA review the LDSS-4826C in its entirety with each non-exempt SNAP applicant/recipient at every application, recertification, and when a previously exempt household member or new household member becomes subject to work requirements. This conversation is then documented in the case record and a copy of the LDSS-5193A that was sent to the client is retained in the case record.

c. Described below is how the district documents in the case record how the written information about SNAP work requirements was provided to the household (reply yes or no to options as they apply).

How the District Documents the Written Requirement in the Case Record

Yes or No:	How written information is provided to SNAP applicants and recipients
Yes	The district retains copies of all LDSS-5193/LDSS-5193A in the case record.
No	The district retains copies of local equivalent notices provided to the household in the case record.

d. Described below is the district's process for documenting in the case record how the oral explanation of SNAP work requirements was provided to the household (reply yes or no to options as they apply).

How the District Documents the Oral Requirement in the Case Record

Yes or No:	How oral information is provided to SNAP applicants and recipients
No	Eligibility staff complete the LDSS-4826C and retain a copy in the case record.
No	Eligibility staff use a locally developed oral explanation tool and retain a copy in the case record.
Yes	Eligibility staff document the case record through case notes/comments.

5.3 Meeting SNAP Work Requirements

a. Described below is the extent to which the district requires NTA SNAP recipients to participate in SNAP E&T work activities. (Please note: Case management services must be provided to all participants enrolled in SNAP E&T activity):

Employment activities and case management services for NTA SNAP work registrants are the responsibility of the E&T Unit. If the client has a question regarding job search services, the Employment & Training Representative will address them. The worker will also assist with other activities including referrals to OneWorkSource. As outlined further in "Section 4 Support Services", Non-TA SNAP applicants and recipients will receive the same support services as TA applicants and recipients including but not limited to: transportation assistance, clothing for work activities, work related tools, and car repairs. Case management services are available to all NTA SNAP applicants and recipients. SNAP Employment & Training activities are not mandated.

b. If the district is offering Supervised Job Search as an E&T activity component, describe below how the job search activity will be supervised and tracked, including the frequency of monitoring the participant's job search efforts.

Franklin County currently does not mandate SNAP E&T work activities.

c. If the district is not mandating SNAP E&T work activity assignments, please describe below how NTA SNAP work registrants are informed of the services available, upon request, for assistance with job search activities. (Please note: At a minimum, districts are required to offer job search assistance to NTA SNAP applicants and recipients):

NTA SNAP applicants and recipients are notified during their interview process at application and recertification of the Employment Activities that are available to them through the E&T Unit, including Supervised Job Search. NTA SNAP applicants and recipients may voluntarily participate in the Supervised Job Search program through Franklin County's E&T Unit. If the NTA SNAP A/R volunteers to participate in the program, they would be assigned to an E&T Representative and that E&T Rep would assign them to four consecutive weeks of Job Search. The Employment Classroom at Franklin County DSS has two computers available for the NTA SNAP A/R to utilize for their job search. The employment unit staff assigned to Job Search class reviews and suggests any corrections on the Job Search Log to the Job Search participant. Once Job Search Log is acceptable the NTA SNAP A/R Job Search log is submitted to the E&T Representative for review and approval. This process is done weekly the same day that the log is submitted.

5.4 Advising Households of Employment and Training Services

At the time of recertification, non-exempt SNAP recipients who are members of certain TA/SNAP and NTA/SNAP households must be advised of the availability of employment and training services within the district and/or region. This requirement applies non-exempt recipients in households containing at least one adult, with no elderly or disabled individuals, and with no earned income at their last certification or required report.

a. Described below is who the district provides information about employment and training services to (reply yes or no to the options as they apply):

Who the District Provides Employment and Training Services Information to

Yes or No:	Who the district provides employment and training services information to:
Yes	Required population only
No	Other groups described here:

 Described below is the method the district uses to advise SNAP recipients of available employment and training services at recertification (reply yes or no to the options as they apply):

How the District Provides Employment and Training Services Information

Yes or No:	How the district provides employment and training services information
Yes	Materials and information provided in print form
No	Materials and information provided on a website. Described here is how individuals are made aware the information is available on the website:
No	Material and information provided via email.

5.5 Provider Determinations

a. Not every activity assignment/referral to training might be the right fit for every participant. As such, districts are required per federal regulations at 7 CFR 273.7(c)(18) to have procedures in place for when a provider/contractor determines an individual is not a good fit for a particular activity or program they are referred or assigned to. This is called the provider determination process. Described below is the district's process for provider determination, including the process for screening individuals prior to referral to a provider, how to communicate information related to provider determinations with the district, how workers communicate information related to provider determinations with the client, and documenting provider determinations.

The district will notify a mandatory or voluntary E&T participant of a provider determination within 10 calendar days of receiving the notification from the provider. The district will make such notification either verbally or in writing, but will, at a minimum, document in the participant's case file when the client was informed of the provider determination. The district will explain to the SNAP E&T participant, as applicable, what a provider determination is, the next steps the district will take as a result of the provider determination and provide the district's contact information. In the case of either a mandatory or voluntary E&T participant with a provider determination, the district will also notify the individual that they are not being sanctioned as a result of the provider determination. The district will document the provider determination and the notification to the participant in the participant's case record.

Providers will notify the Employment & Training Representative assigned to the WEX participant in question via telephone to communicate information related to the provider determinations with the district. Providers will then follow up in writing to communicate information related to the provider determinations with the district; this information will be retained in the case file.

- Described below is the district process for informing providers of their authority and responsibility to determine if an individual is not a good fit for a particular activity or program.
 - Each WEX worksite and/or activity provider is notified that, should there be any concerns that a participant is struggling in their activity or is not a good fit for the activity, that the supervisor of the worksite or activity location is required to contact the Employment Unit at Franklin County DSS immediately.
- Described below is the district process for provider oversight to ensure that provider determinations are not unfair or used to discriminate against protected classes.

Each claim made by a provider is carefully examined before being discussed with participants. If the agency had any reason to suspect that the determination was unfair or discriminatory, agency would discuss more in depth with the worksite. If no resolution can be made it may result in the client being moved to a different WEX site or activity location. It may also result in the provider location that is being unfair or discriminatory being removed from the list of sites utilized by the Franklin County Employment Unit.

6. Quality Assurance/Work Verification

6.1 Quality Assurance Process - Random Case Sampling

Consistent with New York State's approved Work Verification Plan (WVP), and in accordance with the requirements established by the United States Department of Health and Human Services, districts must develop a quality assurance plan to ensure that the data reported, from which their work participation rates are derived, are accurate. The plan must include the district's procedure for monitoring reported scheduled and actual attendance in paid employment and unpaid work activities and the controls in place to ensure that reported exemption statuses resulting in federal exclusions from the work participation rate calculation are accurately made, work eligible individuals are correctly identified, hours of attendance reported are accurate and documented, data entry is accurate and that the district and its providers adhere to the approved work activity definitions and the determination of countable excused absences and holiday reporting within federal limits. Each district must maintain the documentation to verify what is being reported to NYS OTDA.

Each district must describe how it will conduct periodic self audits to determine that system entries are consistent with documentation in case files. The district must also explain how it will choose the sample size, select sample cases and establish the review period (no less frequently than semi-annually). The plan must indicate the district will maintain documentation on all pertinent findings produced through its self audit process and that case records for all reviewed cases will be available for State and other auditors in their review of the local work verification system for the standard 6 year period associated with such reviews.

The district will sample cases from each month within the (6 month) semi-annual period. The October to March review will be due by May 20th. The April to September review will be due by November 20th. The results of these audits will enable the district to identify policies, processes or cases that may need corrective action.

After each self audit is completed, the district must submit a summary of findings to OTDA A&QI at <u>AQI.WV.SelfAudits@otda.ny.gov</u> for State review including specific information on each of the errors identified. In addition, when monitoring reveals substantial problems, the district must describe the corrective action it will take.

The Quality Assurance (QA) plan must include the following elements:

- Ensure that documentation of wages and actual hours of employment is verified and accurately projected/reported and present in the case file, is actual and is projected correctly;
- Ensure that the documentation for actual hours, supervision/attendance, excused absences, and holidays in other activities is present in the case file;
- Assess whether participation in the work activities reported for work eligible individuals meets the approved federal definition for the activity;
- Assess that the data entered into either WTWCMS, the Self-Sufficiency, Employment, Assessment and Management System (SEAMS) or other automated systems used for reporting work activities is accurate, including actual hours, excused absences and holidays; and is based on documentation in the case record; and

- Ensure that documentation necessary to determine an individual to be exempt due to being the parent caretaker of a disabled household member (TA Employability Code 38 or 48), and/or parent or caretaker relative of a child in the household under 12 months of age, (TA Employability Code 31), is present in the case file and that individuals meet the exempt status based on the required documentation.
- a. Below is the number of random sample cases of participation in paid work activities the district will review semi-annually. Refer to the Instruction Guide for the minimum number of cases per district and guidance regarding review requirements.

6

b. Below is the number of random sample cases of participation in unpaid work activities the district will review semi-annually. Refer to the Instruction Guide for the minimum number of cases per district and guidance regarding review requirements.

6

c. Below is the number of random sample cases in which a case member is reported as an TA Employability Code 38 – "Parent needed in the home full time to care for an incapacitated/disabled household member" or TA Employability Code 48 – "Needed in the home to care for an incapacitated child full time – time limit exemption". Refer to the Instruction Guide for the minimum number of cases per district and guidance regarding review requirements.

3

d. Below is the number of random sample cases in which a case member is reported as an TA Employability Code 31 – "Parent or caretaker relative of a child under 12 months of age". Refer to the Instruction Guide for the minimum number of cases per district and guidance regarding review requirements.

3

The district will review district worker or approved provider/vendor collected documentation and data entry of the above listed elements. The district will assess and verify that participation in the reported work activities listed above meet the State approved definition for the activity.

6.2 Use of Outside Providers/Vendors

a. Does the district utilize outside providers/vendors to collect documentation and enter data directly into WTWCMS?

No

b. If Yes, does the district's provider/vendor documentation collection, data entry and management of WTWCMS follow the same process that would be used by the district worker?

N/A

c. If No, describe below the process used:

N/A

7. Supportive Services

7.1 TA and Non-TA SNAP Applicants and Recipients in Work Activities Approved by the District

a. The district must provide childcare in accordance with the childcare section of the district's Child and Family County Services Plan. The district will also provide the following expenses, which the district deems necessary for the individual to participate in orientation, assessment, employment planning, approved work activities and activities to restore selfsufficiency:

Transportation assistance, either through public transportation, where available, with bus passes; mileage reimbursement of half the IRS Business Rate; and taxi; or gas cards on a limited basis; Clothing necessary to participate in work activities; Physical/immunizations and work required medical examinations necessary for employment; license and/or fees; Work related tools; Car repairs and car insurance; Direct referral to: Post-employment case management, supportive services for public assistance recipients, preventive services for applicants, and individuals at risk of needing public assistance who have present or near future verified employment may receive one time work-related expenses when accepting employment or are in jeopardy of losing employment or are seeking to improve existing employment up to the following dollar amounts. This is not an entitlement. Eligibility is based on need and appropriateness. In some cases, expense may be shared with the individual: Clothing-uniforms, footwear, etc. for verified entry to employment - dollar limit \$200;

Licenses/other work related fees when necessary to accept/retain employment - dollar limit: \$200; Employer required, job related safety equipment, i.e. protective gloves, boots, head gear, etc. - dollar limit \$200; Employer required tools/equipment necessary to accept/retain employment- dollar limit \$200; Automobile repairs necessary to ensure reliable transportation allowing clients to accept/retain employment-Dollar limit \$1000; Automobile insurance and registration for legally necessary insurance and car registration for client's vehicle when it is needed for client to accept/maintain employment - dollar limit \$500; Initial liability insurance costs up to a maximum of \$79 per child for temporary assistance recipient when such recipients become daycare providers; Relocation assistance up to \$1000 for clients who have documented employment verified by employer or has recently been hired. This may include transportation, housing deposit, utilities hook-up, etc. Daycare costs will be handled through the Federal TANF Block Grant. Other services to be provided for employment on an as needed. limited basis.

b. Indicated below are the services the district will use to assist those participants who need transportation to and from an approved work activity site, including any applicable mileage reimbursement rate, and the method used by the district to arrive at that reimbursement rate. OTDA policy establishes a mileage reimbursement rate of no less than the IRS established rate for medical/moving purposes. In all instances, should the actual cost of transportation needed to participate in an assigned work activity exceed the reimbursement rate determined by the district, the district will reimburse for the actual costs based on reasonable documentation submitted by the work activity participant (reply yes or no to the options as they apply).

Transportation Services Provided to Clients

Yes or No:	Transportation Assistance Provided
Yes	Bus pass/token
Yes	Gas card/voucher
No	Mileage reimbursement at the IRS Business rate (effective 1/1/2023 is 65 cents per mile)
No	Mile reimbursement at the IRS Medical/Moving rate (effective 1/1/2023 is 22 cents per mile)
Yes	Other mileage rate (the methodology used to establish reimbursement rate is described here): The district will provide mileage reimbursement rate at \$0.3275 per mile, half of the IRS Business Rate.

c. OTDA policy establishes a distance not to exceed two miles as the maximum distance that the district can require a participant to walk to a work activity assignment or to access public transportation. Describe below the distance an individual may be required to walk, each way, to a work activity or to access public transportation:

Clients will be expected to walk or set up their own transportation if they live one and a half miles or less from the program activity location. Otherwise, if the distance is over one and a half miles, transportation assistance will be available primarily through public transportation with bus passes. If public transportation is not available, mileage reimbursement of half the IRS Business rate will be approved. In extenuating circumstances, a taxi or gas card may be allowed. The district will accommodate transportation needs for clients with limitations. If inclement weather is present (i.e. extreme hot or cold, snowstorms, high winds, etc.) the agency may provide bus passes even if the client resides within the 1.5-mile limit. The agency also may provide bus passes to individuals that live within the 1.5-mile limit but do not have adequate sidewalks in place to travel safely.

d. Described below are the services the district will provide to assist individuals at risk of needing TA to improve their opportunities for employment or to maintain their employment:

Transportation assistance, either through public transportation, where available, with bus passes; mileage reimbursement of half the IRS Business Rate; and taxi; or gas cards on a limited basis; Clothing necessary to participate in work activities; Physical/immunizations and work required medical examinations necessary for employment; license and/or fees; Work related tools; Car repairs and car insurance; Direct referral to: Post-employment case

management: Supportive services for public assistance recipients. Preventive services for applicants, and Individuals at risk of needing public assistance who have present or near future verified employment may receive one time work-related expenses when accepting employment or are in jeopardy of losing employment or are seeking to improve existing employment up to the following dollar amounts. This is not an entitlement. Eligibility is based on need and appropriateness. In some cases, expense may be shared with the individual: Clothing-uniforms, footwear, etc. for verified entry to employment - dollar limit \$200; Licenses/other work related fees when necessary to accept/retain employment dollar limit: \$200; Employer required, job related safety equipment, i.e. protective gloves, boots, head gear, etc. - dollar limit \$200; Employer required tools/equipment necessary to accept/retain employment- dollar limit \$200; Automobile repairs necessary to ensure reliable transportation allowing clients to accept/retain employment-Dollar limit \$1000; Automobile insurance and registration for legally necessary insurance and car registration for client's vehicle when it is needed for client to accept/maintain employment - dollar limit \$500; Initial liability insurance costs up to a maximum of \$79 per child for temporary assistance recipient when such recipients become daycare providers; Relocation assistance up to \$1000 for clients who have documented employment verified by employer or has recently been hired. This may include transportation, housing deposit, utilities hook-up, etc. Daycare costs will be handled through the Federal TANF Block Grant, Other services to be provided for employment on an as needed, limited basis.

7.2 Post-Employment/Transitional Supportive Services

a. Described below are the supports and strategies the district will provide to support job retention:

Transportation assistance, either through public transportation, where available, with bus passes; mileage reimbursement of half the IRS Business Rate; and taxi; or gas cards on a limited basis: Clothing necessary to participate in work activities: Physical/immunizations and work required medical examinations necessary for employment; license and/or fees; Work related tools; Car repairs and car insurance; Direct referral to: Post-employment case management; Supportive services for public assistance recipients, Preventive services for applicants, and Individuals at risk of needing public assistance who have present or near future verified employment may receive one time work-related expenses when accepting employment or are in jeopardy of losing employment or are seeking to improve existing employment up to the following dollar amounts. This is not an entitlement. Eligibility is based on need and appropriateness. In some cases, expense may be shared with the individual: Clothing-uniforms, footwear, etc. for verified entry to employment - dollar limit \$200; Licenses/other work related fees when necessary to accept/retain employment dollar limit: \$200; Employer required, job related safety equipment, i.e. protective gloves, boots, head gear, etc. - dollar limit \$200; Employer required tools/equipment necessary to accept/retain employment- dollar limit \$200; Automobile repairs necessary to ensure reliable transportation allowing clients to accept/retain employment-Dollar limit \$1000; Automobile insurance and registration for legally necessary insurance and car registration for client's vehicle when it is needed for client to accept/maintain employment - dollar limit \$500; Initial liability insurance costs up to a maximum of \$79 per child for temporary assistance recipient when such recipients become daycare providers; Relocation assistance up to \$1000 for clients who have documented employment verified by employer or has recently been hired. This may include transportation, housing deposit, utilities hook-up, etc. Daycare costs will be handled through the Federal TANF Block Grant, Other services to be provided for employment on an as needed, limited basis.

b. Described below are the support services (for up to 90 days after case closing) the district will provide to individuals whose TA cases have closed due to employment:

Transportation assistance, either through public transportation, where available, with bus passes; mileage reimbursement of half the IRS Business Rate; and taxi; or gas cards on a limited basis; Clothing necessary to participate in work activities; Physical/immunizations and work required medical examinations necessary for employment; license and/or fees; Work related tools; Car repairs and car insurance; Direct referral to: Post-employment case management; Supportive services for public assistance recipients, Preventive services for applicants, and Individuals at risk of needing public assistance who have present or near future verified employment may receive one time work-related expenses when accepting employment or are in jeopardy of losing employment or are seeking to improve existing employment up to the following dollar amounts. This is not an entitlement. Eligibility is based on need and appropriateness. In some cases, expense may be shared with the individual: Clothing-uniforms, footwear, etc. for verified entry to employment - dollar limit \$200; Licenses/other work related fees when necessary to accept/retain employment dollar limit: \$200; Employer required, job related safety equipment, i.e. protective gloves, boots, head gear, etc. - dollar limit \$200; Employer required tools/equipment necessary to accept/retain employment- dollar limit \$200; Automobile repairs necessary to ensure reliable transportation allowing clients to accept/retain employment-Dollar limit \$1000; Automobile insurance and registration for legally necessary insurance and car registration for client's vehicle when it is needed for client to accept/maintain employment - dollar limit \$500; Initial liability insurance costs up to a maximum of \$79 per child for temporary assistance recipient when such recipients become daycare providers; Relocation assistance up to \$1000 for clients who have documented employment verified by employer or has recently been hired. This may include transportation, housing deposit, utilities hook-up, etc. Daycare costs will be handled through the Federal TANF Block Grant, Other services to be provided for employment on an as needed, limited basis.

7.3 Extended Support Services

a. Described below are the support services the district will provide for individuals who are eligible under the TANF Services 200% of poverty eligibility guidelines. These services can be provided as long as funding is available (FFFS, etc.):

Transportation assistance, either through public transportation, where available, with bus passes; mileage reimbursement of half the IRS Business Rate; and taxi; or gas cards on a limited basis; Clothing necessary to participate in work activities; Physical/immunizations and work required medical examinations necessary for employment; license and/or fees; Work related tools; Car repairs and car insurance; Direct referral to: Post-employment case management; Supportive services for public assistance recipients, Preventive services for applicants, and Individuals at risk of needing public assistance who have present or near future verified employment may receive one time work-related expenses when accepting employment or are in jeopardy of losing employment or are seeking to improve existing employment up to the following dollar amounts. This is not an entitlement. Eligibility is based on need and appropriateness. In some cases, expense may be shared with the individual: Clothing-uniforms, footwear, etc. for verified entry to employment - dollar limit \$200; Licenses/other work related fees when necessary to accept/retain employment dollar limit: \$200; Employer required, job related safety equipment, i.e. protective gloves, boots, head gear, etc. - dollar limit \$200: Employer required tools/equipment necessary to accept/retain employment- dollar limit \$200; Automobile repairs necessary to ensure reliable transportation allowing clients to accept/retain employment-Dollar limit \$1000; Automobile insurance and registration for legally necessary insurance and car registration for client's vehicle when it is needed for client to accept/maintain employment - dollar limit \$500; Initial liability insurance costs up to a maximum of \$79 per child for temporary assistance recipient when such recipients become daycare providers; Relocation assistance up to \$1000 for clients who have documented employment verified by employer or has recently been hired. This may include transportation, housing deposit, utilities hook-up, etc. Daycare costs will be handled through the Federal TANF Block Grant, Other services to be provided for employment on an as needed, limited basis.

8. Conciliation, Sanction and Dispute Resolution Procedures

8.1 Conciliation

a. The district's conciliation process for TA applicants and recipients must be conducted in accordance with 18 NYCRR 385.11(a). Indicate below how conciliations are conducted (reply yes or no to the options as they apply).

How the District Conducts Conciliation for TA Applicants and Recipients

Yes or No:	How conciliation is conducted
Yes	In person
Yes	By phone
Yes	By mail

The districts process for conduction TA conciliations is described below:

If a recipient does not comply with an employment activity and does not communicate good cause to the agency, then the DSS E&T Unit staff send a Conciliation Notification to the recipient advising them of the nature of the non-compliance and providing them with a worker name and phone number to contact within 10 days, to explain why they did not comply with work requirements. Whenever possible, LDSS encourages Conciliation Meetings be held in person with the recipient, Employment Worker and Employment SWE. If, after the conciliation process, it is found that an individual willfully and without good cause failed to comply with PA requirements, the appropriate sanction notice will be issued, and the sanction imposed. If there is a conflict in the decision to sanction a case, the Supervisor, Social Welfare Employment Coordinator will act as mediator and will make the final determination.

b. Who makes the TA good cause/willfulness determination (reply yes or no to the options as they apply)?

How the District Makes the Good Cause/Willfulness Determination for TA Applicants and Recipients

Yes or No:	Who makes the TA good cause/willfulness determination?
Yes	The client's employment worker
Yes	A supervisor in the district
No	A separate entity (described here):

c. The district's conciliation process for SNAP applicants and recipients must be conducted in accordance with 18 NYCRR 385.11(d). Indicate below how conciliations are conducted (reply yes or not to the options as they apply).

How the District Conducts Conciliation for SNAP Applicants and Recipients

Yes or No:	How conciliation is conducted
Yes	In person
Yes	By phone
Yes	By mail

The district's process for conducting SNAP conciliations is described below:

If a non-exempt SNAP recipient does not comply with an employment activity willfully and without good cause and does not communicate good cause to the agency, then the DSS E&T Unit staff sends a Conciliation Notification to the recipient advising them of the nature of the non-compliance and providing them with a worker name and phone number to contact within 10-day time period, to explain why they did not comply with work requirements. Whenever possible, LDSS encourages Conciliation Meetings be held in person with the recipient, Employment Worker and Employment SWE.

d. Who makes the SNAP E&T good cause/willfulness determination (reply yes or no to the options as they apply)?

How the District Makes the Good Cause/Willfulness Determination for SNAP Applicants and Recipients

Yes or No:	Who makes the TA good cause/willfulness determination?
Yes	The client's employment worker
Yes	A supervisor in the district
No	A separate entity (described here):

e. Described below is the district's procedure for engaging SNAP recipients in a work activity to demonstrate compliance to avoid a SNAP E&T related sanction:

If a SNAP recipient does not comply with an employment activity but responds to the conciliation notice within the 10-day time frame, they will have an opportunity to document that their non-compliance was not willful or without good cause or document an exemption from participation in SNAP Work activities. If an individual communicates with the agency and provides documentation of information to determine good cause, then the agency will counsel that individual, document the incident and demonstrate compliance by rescheduling the employment activity. Any information available to the district is taken into consideration when determining whether or not the individual's conduct was willful or without good cause. If an individual does not demonstrate good cause, they would have the opportunity to demonstrate compliance by assigning them to job search to make three contacts and return the completed "Job Search Log for SNAP conciliation" within an additional 10-day time period. If there is no response to the SNAP conciliation notice, then the SNAP sanction would be imposed. If there is a conflict in the decision to sanction a case, the Supervisor, Social Welfare Employment Coordinator will act as the mediator and will make the final determination.

8.2 Sanction

a. Described below is the district's procedure for determining compliance for those TA recipients who wish to end their employment sanction (18 NYCRR 385.12, 385.13), including the time period established for demonstrating compliance to the satisfaction of the district:

Individuals who are subject to a durational sanction period must serve the full durational period and demonstrate a willingness to comply to the satisfaction of the district to restore eligibility for Temporary Assistance benefits. An individual who wishes to end their sanction must request, in writing, to be added to the case and signs a local "willing to comply" form. The individual remains sanctioned until willing to comply and must demonstrate compliance by reporting to an assigned work activity and being prepared to engage in the assigned activity. The timeframe for demonstrated compliance will be five days. Temporary assistance benefits are restored retroactive to the date the individual indicated a willingness to comply, but not earlier than the expiration of the minimum durational sanction period.

b. Describe below the district's procedure for determining compliance for those SNAP recipients who wish to end their employment sanction (18 NYCRR 385.12, 18 NYCRR 385.13), including the time period established for demonstrating compliance to the satisfaction of the district:

Individuals who are subject to a durational SNAP sanction period must serve the full durational period unless they can document that he/she has become exempt from SNAP work requirements. If they provide documentation of the exemption from SNAP work requirements, the agency would lift the SNAP sanction effective the first of the month following the month when documentation was provided. If there is no exemption claimed during the SNAP sanction period, the individual must serve the full durational SNAP sanction and is encouraged to reapply for SNAP in 30 days. The individual remains sanctioned until willing to comply and must demonstrate compliance by reporting to an assigned work activity and being prepared to engage in the assigned activity. The timeframe for demonstrated compliance will be five days. SNAP benefits are restored

effective the first of the month following the month of compliance, but no earlier than the expiration of the minimum duration period.

8.3 Dispute Resolution

a. The district's procedure for individuals who wish to dispute their work activity assignments, including individuals who dispute the district's response to their request for health-related accommodations must be conducted in accordance with 18 NYCRR 385.11(c). Indicate below who mediates the grievance (reply yes or no to the options as they apply).

Grievance Mediation

Yes or No:	Who makes the TA good cause/willfulness determination?
No	An independent entity which has an agreement with the district.
Yes	Supervisory staff who are trained in mediation and who have no direct responsibility for the individual's case.
No	Designated supervisory staff who have no direct responsibility for the individual's case and who are not trained in mediation.

9. Disability Determinations, Documentation and Requirements of Exempt Individuals

9.1 Disability Determination Process and Tools

a. The district's process for determining an individual's disabilities and/or work limitations must be in accordance with 18 NYCRR 385.2(d). Indicate below what the district's process is for determining an individual's disabilities and/or work limitations (reply yes or no to the options as they apply).

Process for Determining Disabilities and/or Work Limitations

Yes or No:	How the district determines an individual's disabilities and/or work limitation
Yes	District participates in the OTDA managed contract for independent medical evaluations.
No	District contracts directly with a physician to provide independent medical evaluations.
Yes	District accepts physician's statement provided by participant.
Yes	District accepts physician's statement provided by participant but refers for an independent evaluation when deemed necessary.
Yes	Other process: If an applicant or recipient reports medical and/or psychological issues which affect their ability to participate in work activities and/or which may qualify them for SSI, the district requests documentation of a medical impairment on an agency medical statement within ten calendar days. Once the medical documentation is received, the district will forward it to the medical review team to make a determination if the individual is exempt or non-exempt. The medical team

Yes or No:	How the district determines an individual's disabilities and/or work limitation
	meets weekly to ensure that medical determinations are made in a timely manner. If the team finds that a TA applicant or recipient reasonably appears to be eligible for SSI, the district requires the applicant or recipient to apply for SSI benefits, follow through on the application for such benefits and accept such benefits, if eligible. If any individual is determined to be work limited and is assigned to a work activity the agency notifies the work site in writing of the individual's limitations prior to the first day of work assignment.

b. Described below is the district's procedure for notifying an individual of their exempt or nonexempt determination whenever an individual alleges to be unable to participate, or the individual otherwise participates in the employability disability review, including when an individual is notified that their status changes from exempt to non-exempt:

Once a determination has been made after reviewing an applicant or recipient's medical verification, an LDSS-4005 or CNS equivalent is sent to the client notifying them of the agency's determination. The assigned Employment & Training Representative is also required to reach out to the applicant/recipient to notify them of the agency's determination and reassess the individual at that time. The participant is then notified of any other requirements that are beginning due to the receipt of the documentation such as tracking mental health treatment, tracking substance abuse treatment, or the requirement to apply for SSI.

c. Described below is how the district notifies an individual of their exempt or non-exempt determination (reply yes or not to the options as they apply):

Process for Notifying an Individual of Their Exempt or Non-Exempt Status

Yes or No:	District's process for reviewing medical documentation
Yes	The district sends the LDSS-4005 or LDSS-4005a and a retains a copy in the case record.
No	The district sends a local equivalent and retains a copy in the case record.

d. Indicated below is the process for reviewing the medical documentation to determine if the individual is exempt, nonexempt, or work limited and describe the process by which the determination is made (reply yes or no to the options as they apply).

Process for Reviewing Medical Documentation

Yes or No:	District's process for reviewing medical documentation
No	District directs the contracted physician or individual's physician to determine status.
Yes	District review team reviews and determines status (described here):
No	Specialized disability/medical staff or unit reviews and determines status (described here):

Yes or No:	District's process for reviewing medical documentation
Yes	Other process: The district created a medical review team to review all medical documentation to determine if the individual is exempt or non-exempt, followed by notification to the client. Members of the team include the following staff: 1 Social Welfare Employment Coordinator 1 SSI Assistant 1 SWE from Employment unit Employment & Training Representative assigned to case The team meets weekly to ensure that medical determinations are made in a timely manner. If there is a dispute between the team on a determination, the Supervisor, Social Welfare Employment Coordinator will take the case to the Director of Financial Services, who will make a final determination. The Social Welfare Examiner will initiate the notice to client advising them of their employability determination using the 4005 and 4005A as needed.

9.2 Mental Health Screening and Assessment

a. In addition to screening for a disability as part of the application or disability determination process, does the district administer a screening tool for TA participants to help determine whether a referral for a mental health evaluation is warranted?

Yes

b. Describe the district's policy for determining when a program participant is offered a mental health screen:

Mental Health Screenings will be offered to individuals that have a history of multiple sanctions or who are attending a conciliation for failure to comply with employment requirements; adults in households with dependent children who have received assistance for at least 36 months who are not steadily employed or fully engaged in work activities; and adults with a history of evictions/homelessness. This screening will be offered at the time that the individual completes a private employment plan meeting with their assigned Employment & Training Representative.

c. What screening tools does the district use (reply yes or no to the options as they apply)?

Screening Tools the District Uses

Yes or No:	Screening Tools
Yes	LDSS 5009 - Mental Health Screening Tool
No	The computer assisted version of the Modified Mini Screening tool (MMS)
No	Other Screening tool (described here):

d. If using the MMS, indicate below the district's cutoff score (7, 8 or 9) for referral to a mental health evaluation.

The cutoff score for individuals screened using the MMS will be 7. All individuals that score a 7 or higher on the screening will be referred for a mental health evaluation.

e. Describe below the procedure the district uses if the screening tool warrants a mental health evaluation referral:

When the screening result warrants a mental health evaluation referral, the client will be notified in person and in writing immediately following scoring of the MMS tool.

9.3 Requirements for Exempt TA Participants (Reference 18 NYCRR 385.2 (e))

a. An exempt individual who has the potential to be restored to self-sufficiency through rehabilitation may be required to accept medical care to assist them in recovering from a mental or physical impairment, accept referral to and enrollment in a program of vocational rehabilitation, training, and/or other essential rehabilitation, and provide requested evidence that the individual is participating in the assigned program.
Described below is the district's procedure for determining if an individual, who is unable to work due to mental or physical impairment, has the potential through treatment or other rehabilitative activities to improve the ability to work. This determination is different from the determination of the individual's disability exemption as covered in Section 9.1 of this Plan. Indicate who makes or assists in this determination that an individual can restore or improve employability through treatment or other rehabilitative activities (e.g., medical practitioner, employment worker, TA worker, local review team, etc.). Also indicate the source and type of information used to make the determination (e.g., information from individual's medical practitioner, district contracted provider, specialist evaluation obtained as result of district referral, etc.).

If an individual claims a disability or work limitation, the agency requests LDSS-4526 or statement on physician's letterhead be completed by the individual's practitioner. Within 10 days of receipt of the medical statement LDSS-4526, the agency's medical review team makes a determination as to the level and duration of the individual's disability. All individuals submitting a medical statement for review will be sent form 4005 or 4005a advising them of their employability determination. If the decision of the team is that the individual is totally and permanently disabled, they are sent a packet and mandated to apply for SSI/SSD. As the presumption is they will not be restored to a level where they could work, the employment unit does not require participation in an assessment or reassessment appointment as well as an employment plan meeting for individuals in a household without dependent children. Regardless of the presence of dependent children, all individuals that are being required to apply for SSI are tracked for their progress toward reaching the goal of SSI and monitored by the SSI Assistant; the SSI Assistant is also available to assist the individual with applying for SSI including assistance with completion of the phone interview. For those individuals who are work limited or disabled, but not SSI appropriate, an employability code is assigned by the medical team; and the E&T Unit staff is notified of the decision and is provided with a copy of the medical statement. The E&T Unit staff reviews the LDSS-4526 or statement on letterhead and assigns the individual to rehabilitative activities based on the recommendation of the individual's own doctor. If an individual does not have a physician, the agency may make a referral for an IMA exam and may require a treatment program based on their recommendations. Medical statements are requested based on the duration of disability/limitations listed on the medical statement, but no less than once every 12 months. If the medical statement expires prior to twelve months, the medical team will initiate an "AFA" anticipated future action code to alert the Social Welfare Examiner to request a new medical.

- b. Described below is the district's procedure for developing a treatment plan and for referring the participant to appropriate treatment, etc.
 - The treatment plan mandated by the E&T Unit staff is based solely on the doctor recommendation. Upon review of the medical statement, the E&T Unit staff notifies the individual, in writing, that the treatment mandated by their physician will now be part of their employment plan. They are provided with attendance sheets which they submit weekly or monthly, depending on the frequency of their appointments for treatment. These attendance sheets must be completed and signed by their physician or counselor. On the first attendance sheet that is completed by the physician or counselor the Employment & Training Representative asks what the recommendation is for frequency of appointments.
- c. Described below is the district's procedure for tracking the participant's compliance with their treatment plan, including who in the district is responsible for monitoring compliance. Include elements such as monthly confirmation of attendance at rehabilitation or other factors to judge participation and progress, along with how often the treatment plan is updated.
 - Individuals have their attendance monitored using in-house forms. E&T Unit staff use either weekly or monthly time sheets based on the frequency of their individual's appointments for treatment. Individuals are responsible to turn in their attendance sheets for verification and are made aware that they may risk losing their temporary assistance benefits if they do not submit their attendance sheets and/or if they do not maintain consistent attendance to comply with physician's treatment recommendations. There are sections on the attendance sheets where the treatment provider can make notations regarding compliance, individual progress, and whether or not there is a change in treatment plan.

10. District Certification

10.1 Certification

As a condition of the receipt of federal and State funds the Local District Commissioner of Franklin County Department of Social Services submits this Temporary Assistance (TA) and Supplemental Nutrition Assistance Program (SNAP) Employment Plan (Plan) to the New York State Office of Temporary and Disability Assistance. The Plan outlines the administration of employment services for TA and SNAP applicants and recipients for the period January 1, 2024 through December 31, 2025. Submission of this Plan certifies that the district has read and accepts the terms of this certification and hereby affirms that employment services programs will be administered in accordance with all applicable federal and State policies, laws, regulations, and provisions of this Plan.

1/29/2024 Michele Mulverhill Commissioner