

# M&V Guidelines: Measurement and Verification for Federal Energy Projects

## Version 3.0



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**U.S. Department of Energy**  
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Bringing you a prosperous future where energy  
is clean, abundant, reliable, and affordable

M&V Guidelines:  
Measurement and Verification for Federal Energy Projects  
Version 3.0

Prepared For:  
U.S. Department of Energy  
Federal Energy Management Program  
[www1.eere.energy.gov/femp/](http://www1.eere.energy.gov/femp/)

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April 2008

## Acknowledgements

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This document follows the International Performance Measurement and Verification Protocol (IPMVP) Concepts and Options for Determining Energy and Water Savings Volume 1, April 2007.

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## 1.1 OVERVIEW AND PURPOSE OF THE FEDERAL ENERGY MANAGEMENT PROGRAM (FEMP) M&V GUIDE

This document provides guidelines and methods for measuring and verifying energy, water, and cost savings associated with federal energy savings performance contracts (ESPCs). An ESPC is a contracting method in which the contractor provides and arranges financing and implementation of energy improvements and is repaid over the contract term from the cost savings generated by the improvements.

### 1.1.1 The Federal ESPC Authority

The federal use of ESPCs was authorized in the 1986 amendments to the National Energy Conservation Policy Act of 1978 (NECPA), which gave federal agencies the authority to enter into shared-energy-savings contracts with private-sector energy service companies (ESCOs). The Energy Policy Act of 1992 (EPACT) further amended NECPA, authorizing federal agencies to execute guaranteed-savings ESPCs. EPACT also directed DOE to develop an ESPC regulation through a formal rule-making process. The final ESPC rule was published on April 10, 1995 and implemented the DOE ESPC regulation at 10 CFR Part 436 Subpart B. The Ronald W. Reagan National Defense Authorization Act for FY 2005 revised the definition of energy savings in federal ESPCs to include water conservation measures, and the National Energy Independence and Security Act of 2007 extended the federal ESPC authority indefinitely.

Some aspects of the legislation are related to measurement and verification of savings. These items include requirements for measurement and verification of savings, annual energy audits, and factors that adjustments can be made for.

Current federal energy goals are defined in Executive Order 13423, released in January 2007, which strongly supports the use of alternative financing methods, including ESPCs, to achieve them.

For more information about federal ESPCs, including the authorizing legislation, regulations, and all aspects of implementing ESPC projects, go to the website of the FEMP, [http://www1.eere.energy.gov/femp/financing/superespcs\\_espcrule.html](http://www1.eere.energy.gov/femp/financing/superespcs_espcrule.html).

### 1.1.2 The Financial Structure of ESPCs

In an ESPC, the ESCO provides the energy surveys, engineering, design, construction management, labor, equipment, and sometimes maintenance to reduce energy and water use and costs, as well as related costs such as operations and maintenance (O&M) of energy systems. In federal ESPCs, the ESCO is required to guarantee a specific level of cost savings that will be sufficient to pay for the improvements over the term of the contract. Savings must exceed payments in every year of the contract. The federal ESPC authority requires the contractor to undertake measurement and verification (M&V) activities and provide documentation to demonstrate that the guarantee has been met.

As shown in Figure 1-1, ESPCs reallocate the money the agency pays for utilities. Energy costs are reduced, and part of the savings are paid to the ESCO for the improvements that generate the savings. The energy savings realized through an ESPC project provide the income stream to finance the project. After the contract term ends, any additional savings will accrue to the agency.

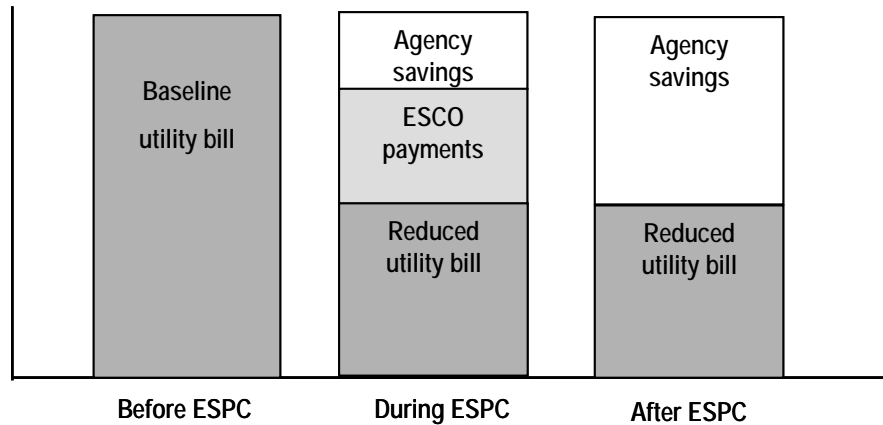


Figure 1-1 ESPC Reallocation of Money Paid for Utilities

An ESPC can be used to finance renewable energy systems, water conservation, related O&M improvements, and other measures, as well as energy conservation measures and energy-efficient systems. Thus, in this document the word “energy” is used as a generic term that includes other things besides traditional sources of heat and electric power. The contract can apply to both new construction and retrofits. In many cases, old, inefficient equipment is replaced with new equipment and control systems.

### 1.1.3 Purpose of the FEMP M&V Guide

This document contains procedures and guidelines for quantifying the savings resulting from energy efficiency equipment, water conservation, improved operation and maintenance, renewable energy, and cogeneration projects implemented through ESPCs. This document is intended for federal energy managers, federal procurement officers, and contractors implementing performance contracts at federal facilities.

The DOE Super ESPCs include a contractual requirement for ESCOs to comply with this guide in planning and carrying out M&V activities for federal agency customers.

The “performance” aspect of performance contracting refers to energy performance and drives the way in which savings are determined. Since the M&V approach calculates and documents energy savings, it is one of the most important activities associated with implementing performance contracts and is a crucial issue in contract negotiations.

This document has two primary purposes:

- It serves as a reference document for specifying M&V methods and procedures in delivery orders, requests for proposals (RFPs), and performance contracts.

- It is a resource for those developing project-specific M&V plans for federal ESPC projects, especially under DOE's Super ESPC contract mechanism.

The procedures defined in this document 1) can be applied with consistency to similar projects throughout all geographic regions, and 2) are impartial, reliable, and repeatable. If the procedures in this document are followed by a federal agency or other entity, then that agency or entity can be assured that their guaranteed savings can be realized.

#### 1.1.4 Overview

The first three chapters of this Guideline present an overview of the M&V process and issues related to responsibility allocation, thereby providing the context for the specific M&V requirements that are essential in a federal ESPC project. Chapter 4 presents details of the four general M&V methods that should be used. Chapter 5 offers guidance on selecting an M&V approach for specific projects, and Chapter 6 details the M&V related submittals that are required in a Super ESPC project. Chapters 7, 8, and 9 discuss important issues that must be considered and specified in the contract, including M&V Plan details, commissioning requirements, and O&M responsibilities. Chapter 10 covers the key oversight issues that are the responsibility of the government. Chapter 11 includes guidance on determining savings from the most common technologies included in federal ESPCs.

The Appendices to this document are fairly large, and are provided as a separate PDF document. Items include a definition of terms; guidance on statistical sampling; as well as instructions, formats, and checklists for reviewing M&V submittals. Several items developed by government-industry working groups are also provided, including standard M&V Plan templates for both lighting retrofits and chiller replacements, guidance on verifying O&M savings, and the M&V Plan and reporting outlines. The final appendix includes guidance on incorporating retro-commissioning services in performance contracts. Additional materials developed for the Super ESPC program are available online<sup>1</sup>, including the M&V Plan and reports from a fictitious project.

This is Version 3.0 (2008) of the Guideline. Version 2.2 was published in 2000; Version 2.0 was published in 1996. This new version incorporates significant updates to the 2000 version. Much of the guidance included was developed by a variety of industry-government working groups, facilitated by DOE, since the release of the previous version. Some of the material developed has been incorporated in the Super ESPC contract. In developing the present version, the entities involved:

- Updated terminology and processes to harmonize with the 2008 Super ESPC master contract
- Updated definitions of savings and adjustments to match IPMVP 2007
- Revised Option A strategies to be in line with IPMVP 2007, noting when exceptions can be made
- Eliminated several measure-specific approaches and added a discussion on key issues related to the most common energy conservation measures (ECMs)

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<sup>1</sup> Additional Super ESPC materials related to measurement and verification of savings are available at [http://www1.eere.energy.gov/femp/financing/superespcs\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespcs_mvresources.html) and <http://ateam.lbl.gov/mv/>.

- Added significant information on planning for operations and maintenance in ESPCs
- Provided details and example on verifying energy related cost saving from operations and maintenance
- Added detailed formats for M&V plans and reports
- Added an example of an M&V Plan and reports for a fictitious Super ESPC project
- Included FEMP's Standard M&V Plan for Lighting Replacements

## 1.2 OTHER M&V GUIDELINES

Measuring and verifying savings from performance contracting projects requires special project planning and engineering activities. Although M&V is an evolving science, industry best practices have been developed. These practices are documented in several guidelines, including the International Performance Measurement and Verification Protocol<sup>2</sup> (IPMVP 2007) and ASHRAE Guideline 14: Measurement of Energy and Demand Savings<sup>3</sup> (2002). These two guidelines are described below.

### 1.2.1 IPMVP

The IPMVP 2007 is a guidance document that provides a conceptual framework in measuring, computing, and reporting savings achieved by energy or water efficiency projects at facilities. The IPMVP defines key terms and outlines issues that must be considered in developing an M&V Plan, but does not provide details for specific measures or technologies. The latest version is an update of the 2002 edition.

Developed through a collaborative effort involving industry, government, financial, and other organizations, the IPMVP serves as the framework for M&V procedures, provides four M&V options, and addresses issues related to the use of M&V in third-party-financed and utility projects.

The FEMP M&V Guideline contains specific procedures for applying concepts originating in the IPMVP. The Guideline represents a specific application of the IPMVP for federal projects. It outlines procedures for determining M&V approaches, evaluating M&V plans and reports, and establishing the basis of payment for energy savings during the contract. These procedures are intended to be fully compatible and consistent with the IPMVP.

### 1.2.2 ASHRAE Guideline 14

ASHRAE Guideline 14-2002 Measurement of Energy and Demand Savings is a reference for calculating energy and demand savings associated with performance contracts using measurements. In addition, it sets forth instrumentation and data management guidelines and describes methods for accounting for uncertainty associated with models and measurements. Guideline 14 does not discuss other issues related to performance contracting.

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<sup>2</sup> *International Performance Measurement and Verification Protocol: Concepts and Options for Determining Energy and Water Savings Volume I*, EVO-10000 -1.2007, Efficiency Valuation Organization.

<sup>3</sup> *ASHRAE Guideline 14-2002: Measurement of Energy and Demand Savings*, American Society of Heating, Refrigerating and Air-Conditioning Engineers.

The ASHRAE document specifies three engineering approaches to M&V. Compliance of each approach requires that the overall uncertainty of the savings estimates is below prescribed thresholds. The three approaches presented are closely related to and support the options provided in IPMVP.





Implementing measurement and verification (M&V) strategies in energy performance contracts is required in federal contracts such as the Super Energy Savings Performance Contracts (Super ESPCs). Since energy savings are guaranteed, the legislation requires that the contractor verify that energy cost savings have been achieved each year.

The federal legislation outlining the rules for implementing federal ESPC projects is the Energy Policy Act of 1992 (EPACT). The EPACT legislation includes specific requirements for annual verification of energy cost savings to support the saving guarantee. The goal of measurement and verification is to reduce the risk to agencies by providing a mechanism to evaluate the performance of a project throughout the term of the contract. The savings guarantee is defined by the M&V activities, whose function is to reduce agency risk. The challenge of M&V is to balance M&V costs with the value of increased certainty in the cost savings from the conservation measure.

Many of the reasons for using M&V strategies go beyond merely satisfying the law. Properly applied, M&V can:

- Accurately assess energy savings for a project
- Allocate risks to the appropriate parties
- Reduce uncertainties to reasonable levels
- Monitor equipment performance
- Find additional savings
- Improve operations and maintenance (O&M)
- Verify that the cost savings guarantee is met
- Allow for future adjustments, as needed

### 2.1 GENERAL APPROACH TO M&V

Facility energy (O&M or water) savings cannot be measured, since they represent the absence of energy use. Instead, savings are determined by comparing the energy use before and after the installation of conservation measure(s), making appropriate adjustments for changes in conditions.

The “before” case is called the baseline. The “after” case is referred to as the post-installation or performance period. Proper determination of savings includes adjusting for changes that affect energy use, but that are not caused by the conservation measure(s). Such adjustments may account for changes in weather, occupancy, or other factors between the baseline and performance periods. Equation 2-1 shows the general equation used to calculate savings.

### Equation 2-1: General Equation Used to Calculate Savings

$$\text{Savings} = (\text{Baseline Energy} - \text{Post Installation Energy}) \pm \text{Adjustments}$$

Baseline and performance period energy use can be determined by using the methods associated with several different M&V approaches classified by the types of measurements performed. The four options, originating in the International Performance Measurement and Verification Protocol (IPMVP), are termed Options A (Retrofit Isolation with Key Parameter Measurement), B (Retrofit Isolation with All Parameter Measurement), C (Whole Building), and D (Calibrated Simulation). (These options are discussed in Chapter 4 of this document.) These options enables one to apply a range of suitable techniques for a variety of applications. How one chooses and tailors a specific option is determined by the level of M&V rigor required to obtain the desired accuracy level in the savings determination and is dependent on the complexity of the conservation measure, the potential for changes in performance, the measure's savings value, and the project's allocation of risk.

Two fundamental factors drive energy savings: performance and usage. Performance describes how much energy is used to accomplish a specific task; usage describes how much of the task is required, such as the number of operating hours during which a piece of equipment operates. For example, in the simple case of lighting, performance is the power required to provide a specific amount of light, and usage is the operating hours per year. For a chiller (which is a more complex system), performance is defined as the energy required to provide a specific amount of cooling (which varies with load), whereas usage is defined by the cooling load profile and the total amount of cooling required. Both performance and usage factors need to be known to determine savings, as shown in Figure 2-1.

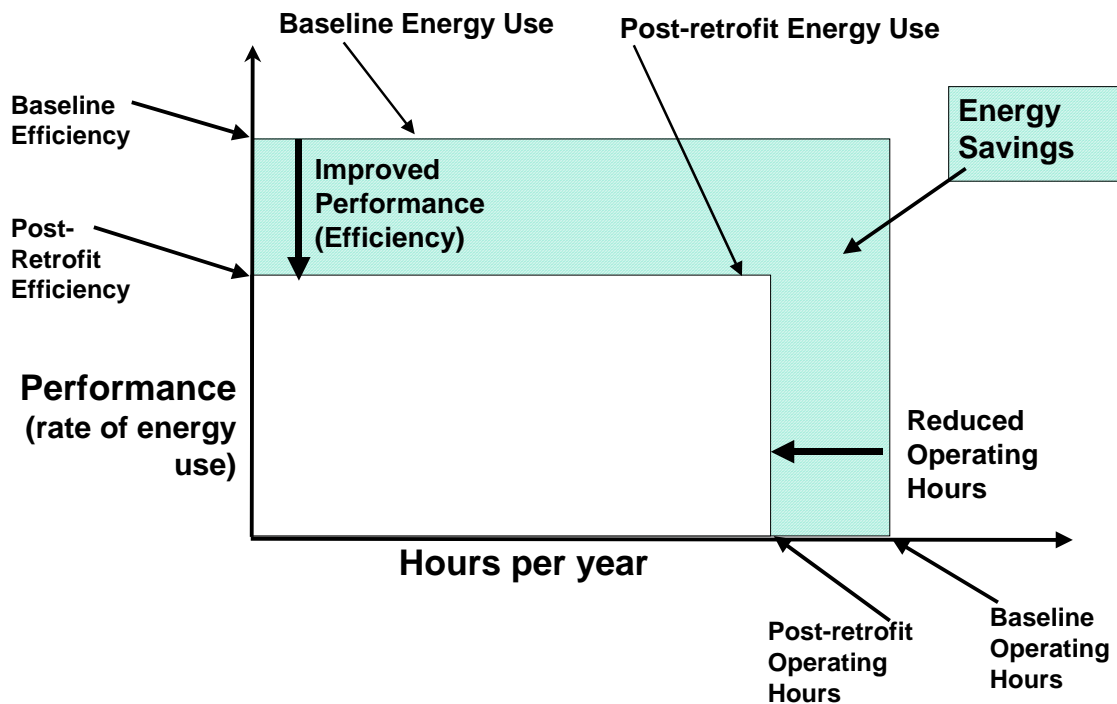


Figure 2-1 Energy Savings Depend on Performance and Usage

In Figure 2-1, the area of the large box represents the total energy used in the baseline case. Reduction in the rate of energy use (increase in performance) or reductions in usage (decrease in operating hours) lead to reduced total energy use, which is represented by the smaller box. The difference between the two boxes—the shaded area—represents the energy savings.

M&V activities include site surveys, metering of energy and independent variables, engineering calculations, and reporting. How these activities are applied to determine energy savings depends on the characteristics of the energy conservation measures (ECMs) being implemented and balancing accuracy in energy savings estimates with the cost of conducting M&V.

## 2.2 STEPS TO DETERMINE AND VERIFY SAVINGS

In general, determining actual savings achieved can be difficult and costly. In many performance contracts, it is more important to verify the potential of the ECM to generate the predicted savings. Verifying the potential to perform requires confirming that:

- The baseline conditions were accurately defined
- The proper equipment/systems were installed and properly commissioned
- The equipment/systems are performing to specification

Although confirming these items may appear simple, a structured approach is helpful. Regardless of the M&V option used, similar steps are taken to verify and determine the project's performance. These steps are outlined in Table 2-1, and an overview of each one is included in this section.

Table 2-1 Steps to Verify Savings from Performance Contracts

Timing	Activity	
Before Project Implementation	Step 1	Allocate project responsibilities
	Step 2	Develop a project-specific M&V plan
	Step 3	Define the baseline
During Project Implementation	Step 4	Install and commission equipment and systems
	Step 5	Conduct post-installation verification activities
After Project Implementation	Step 6	Perform regular-interval verification activities during the performance period

The sections below provide an overview of M&V activities in each phase of the ESPC project. Additional details on these topics are included in later sections.

### 2.2.1 Step 1: Allocate Project Responsibilities

The basis of any project-specific M&V Plan is determined by the allocation of key project responsibilities between the energy service company (ESCO) and the federal agency involved. On an ESPC project, a number of typical financial, operational, and performance issues must be considered when allocating risks and responsibilities. These issues are discussed in Chapter 3. The distribution of responsibilities will depend on the agency’s resources and preferences, and the ESCO’s ability to control certain factors.

### 2.2.2 Step 2: Develop a Project-Specific M&V Plan

The M&V Plan is the single most important item in an energy savings guarantee. The plan defines how savings will be calculated and specifies any ongoing activities that will occur during the contract term.

Although the M&V Plan is usually developed during contract negotiations, it is important that the agency and the ESCO agree upon general M&V approaches to be used prior to starting the Investment Grade Audit (IGA). The M&V method(s) chosen will determine to a large extent what activities are conducted during the audit, and will affect the cost and duration of the audit.

The project-specific M&V Plan includes project-wide items as well as details for each ECM.

Project-wide items include:

- Overview of proposed energy and cost savings
- Schedule for all M&V activities
- Agency witnessing requirements
- Utility rates and the method used to calculate cost savings
- O&M reporting responsibilities

ECM-level items include:

- Details of baseline conditions and data collected
- Documentation of all assumptions and sources of data

- Details of engineering analysis performed
- The way energy savings will be calculated
- Details of any O&M or other cost savings claimed
- Details of proposed energy and cost savings
- Details of post-installation verification activities, including inspections, measurements, and analysis
- Details of any anticipated routine adjustments to baseline or reporting period energy
- Content and format of all M&V reports (post-installation and periodic M&V)

### 2.2.3 Step 3: Define the Baseline

Typically, the ESCO defines the baseline as part of the IGA. Baseline physical conditions (such as equipment inventory and conditions, occupancy schedule, nameplate data, equipment operating schedules, energy consumption rate, current weather data and control strategies) are determined during the IGA through surveys, inspections, spot measurements, and short-term metering activities. Utility bills are often used to verify the baseline has been accurately defined. Baseline conditions are established for the purpose of estimating savings by comparing the baseline energy use with the post-installation energy use. Baseline information is also used to account for any changes that may occur during the performance period, which may require baseline energy use adjustments. This baseline information is included in the ESCO's Final Proposal. It is the agency's responsibility to ensure that the baseline has been properly defined. If a whole building metering or calibrated simulation approach is used, it is important to document the baseline energy use of all end uses, not just those affected by the retrofit.

After the ECM has been implemented, one cannot go back and reevaluate the baseline. It no longer exists! Therefore, it is very important to properly define and document the baseline conditions. Deciding what needs to be monitored (and for how long) depends on such factors as the complexity of the measure and the stability of the baseline, including the variability of equipment loads and operating hours, and the other variables that affect the load.

The primary sources of questions and complaints on Super ESPC projects are the occasional situations where the customer does not think that savings are being realized. Adequate documentation of the baseline is critical to resolving any such disagreements that may arise.

### 2.2.4 Step 4: Install and Commission Equipment and Systems

Commissioning of installed equipment and systems is considered industry best-practice and is required on Super ESPC projects. Commissioning ensures that systems are designed, installed, functionally tested in all modes of operation, and are capable of being operated and maintained in conformity with the design intent (appropriate lighting levels, cooling capacity, comfortable temperatures, etc.). Commissioning is generally completed by the ESCO and witnessed by the agency. In some cases, however, it is contracted out to a third party.

Commissioning activities include inspections and functional testing. These activities are specified in a Commissioning Plan, and their results are documented in a Commissioning Report. More specific information on commissioning for ESPC projects is provided in Section 8.

Commissioning usually requires performance measurements to ensure that systems are working properly. Because of the overlap in commissioning and post-installation M&V activities, some people may confuse the two. The difference is that commissioning ensures that systems are functioning properly, whereas post-installation M&V quantifies how well the systems are working from an energy standpoint.

### 2.2.5 Step 5: Conduct Post-Installation Verification Activities

Post-installation measurement and verification activities are conducted by both the ESCO and the federal agency to ensure that proper equipment/systems were installed, are operating correctly, and have the potential to generate the predicted savings. Verification methods include surveys, inspections, spot measurements, and short-term metering.

The Post-Installation Report includes:

- Project description
- Detailed list of installed equipment
- Details of any changes between the Final Proposal and as-built conditions, including any changes to the estimated energy savings
- Documentation of all post-installation verification activities and performance measurements conducted
- Performance verification—how performance criteria were met
- Documentation of construction-period savings (if any)
- Status of rebates or incentives (if any)
- Expected savings for the first year

For projects using certain M&V methods (Option A)(see Chapter 4), the post-installation verification is the most important M&V step, because any measurements to substantiate the savings guarantee are made only once. For some measures, where equipment performance and energy savings are not expected to vary significantly over time, post-installation measurements may be the primary source of data used in the savings calculations.. Thereafter, inspections are conducted to verify that the potential to perform exists.

### 2.2.6 Step 6: Perform Regular-Interval Verification Activities

At least once a year, the ESCO and the federal agency are required to audit the project. This includes, at a minimum, verifying that the installed equipment/systems have been properly maintained, continue to operate correctly, and continue to have the potential to generate the predicted savings.

An Annual Report from the ESCO is required to document annual M&V activities and report verified and guaranteed savings for the year. In many cases, however, more frequent verification activities are appropriate. More frequent monitoring and/or inspection ensures that the M&V monitoring and reporting systems are working properly, installed equipment and systems are operating as intended throughout the year, allows fine-tuning of measures throughout the year based on operational feedback, and it avoids surprises at the end of the year.

The Annual Reports must include:

- Results/documentation of performance measurements and inspections
- Verified savings for the year (energy, energy costs, O&M costs, etc.)
- Comparison of verified savings with the guaranteed amounts
- Details of all analysis and savings calculations, including commodity rates used and any baseline adjustments performed
- Summary of operations and maintenance activities conducted
- Details of any performance or O&M issues that require attention





### 3.1 USING M&V TO MANAGE RISK

DOE's overarching energy savings performance contract, Super ESPC, establishes general terms and conditions of the agreement between the agency and the energy service company (ESCO). On individual projects (Task Orders) there is broad latitude to tailor a deal to suit the federal agency's own particular needs, priorities, and circumstances. At the heart of a performance contract is a guarantee of a specified level of cost savings and performance. One of the primary purposes of measurement and verification (M&V) is to reduce the risk of non-performance to an acceptable level, which is a subjective judgment based on the agency's priorities and preferences. In performance contracts, project risks and responsibilities are allocated between the ESCO and the owner. In the context of M&V, the word "risk" refers to the uncertainty that expected savings will be realized, including the potential monetary consequences.

The allocation of responsibilities between the ESCO and the agency drives the measurement and verification strategy, which actually defines the specifics of how fulfillment of the savings guarantee will be determined. Both ESCOs and agencies are reluctant to assume responsibility for factors they cannot control.

A few fundamental principles can be applied to the allocation of responsibilities in Super ESPC agreements:

- Logic and cost-effectiveness drive the allocation of responsibilities.
- The responsible party predicts its likely tasks and associated costs to fulfill its responsibilities, and makes sure these are covered in the ESPC or the agency's budget.
- Any unforeseen costs are paid by the party that caused the costs, or by the party responsible for that risk area.
- Stipulating certain parameters in the M&V Plan can align responsibilities, especially for the items no one controls.

The risks in achieving energy savings can be allocated to usage and performance factors.

Risk related to usage stems from uncertainty in operational factors. For example, savings fluctuate depending on weather, the number of hours in which equipment is used, user intervention, and equipment loads. Because ESCOs often have no control over such factors, they are usually reluctant to assume usage risk. The agency generally assumes responsibility for usage risk by either allowing baseline adjustments based on measurements or by agreeing to stipulated equipment operating hours, cooling load profiles, or other usage-related factors.

Performance risk is the uncertainty associated with characterizing a specified level of equipment performance. The ESCO is ultimately responsible for selection, application, design, installation, and performance of the equipment, and typically assumes responsibility for achieving savings related to equipment performance. Operations, preventive maintenance, and repair and

replacement practices can have a dramatic impact on equipment performance. These responsibilities must be carefully planned, and are discussed in further detail in Chapter 8 of this document.

Stipulating certain parameters in the M&V Plan can align responsibilities, especially for the items that no one controls. Using stipulations means that the ESCO and agency agree to employ a set value for a parameter throughout the term of the contract, regardless of the actual behavior of that parameter.

If no stipulated values are used and savings are verified based entirely on measurements, then all risk resides with the ESCO, which must show that the guaranteed savings are realized, regardless of contributing factors. Alternatively, the agency assumes the risk for the parameters that are stipulated. In the event that the stipulated values overstate the savings, or reductions in use decrease the savings, the agency must still pay the ESCO for the agreed-upon savings. If the actual savings are greater than expected, the agency retains all of the surplus savings.

The use of stipulations can be a practical, cost-effective way to reduce M&V costs and allocate risks. Stipulations used appropriately do not jeopardize the savings guarantee, the agency's ability to pay for the project, or the value of the project to the government. However, stipulations shift risk to the agency, and the agency should understand the potential consequences before accepting them. Risk is minimized and optimally allocated through carefully crafted M&V requirements, including diligent estimation of any stipulated values.

### 3.2 RISK, RESPONSIBILITY, AND PERFORMANCE MATRIX

A project-specific Risk, Responsibility, and Performance Matrix (referred to below simply as the "Responsibility Matrix") is required for Super ESPC projects. This matrix details risks, responsibilities, and verification requirements that should be considered when developing performance contracts. The matrix is developed to help identify the important project risks, assess their potential impacts, and clarify the party responsible for managing the risk.

The first step in developing an M&V Plan for a Super ESPC project is the completion of a project-specific Responsibility Matrix. Early in the project development process, the ESCO and the agency review Federal Energy Management Program's (FEMP's) Responsibility Matrix and evaluate how to allocate the key responsibilities.

The Responsibility Matrix, shown in Table 3-1, describes typical financial and operational issues and their influence on ESPC contracts. The table lists the primary factors that impact the determination of savings and illustrates how their definition indicates which party—the ESCO or the government agency, or perhaps neither—is responsible for each factor. These risks fall into three primary categories: financial, operational, and performance. Each category has several subcategories.

For Super ESPC projects, the Responsibility Matrix is first included in the Preliminary Assessment and finalized in the Final Proposal. A blank column in the Responsibility Matrix is completed by the ESCO to describe the proposed allocation of responsibilities in the project, and an additional column can be added for the agency's assessment. The final version will only contain allocations agreed upon by both the ESCO and agency..

Completing the Responsibility Matrix serves as a useful exercise in understanding the approaches required in the M&V Plan because the Matrix indicates what factors are the responsibility of the ESCO and thus need to be documented during the life of the contract term. The allocation of responsibility must take into account the agency's resources and preferences and the ESCO's ability to control certain factors. In general, a contract objective may be to release the ESCO from responsibility for factors beyond its control, such as building occupancy and weather, yet hold the ESCO responsible for controllable factors (risks), such as maintenance of equipment efficiency.

Table 3-1 Energy Savings Performance Contract Risk, Responsibility, and Performance Matrix<sup>4</sup>

Responsibility/Description	Contractor Proposed Approach
<b>1. Financial</b>	
<b>a. Interest rates:</b> Neither the contractor nor the agency has significant control over prevailing interest rates. Higher interest rates will increase project cost, financing/project term, or both. The timing of the Task Order signing may impact the available interest rate and project cost.	
<b>b. Construction costs:</b> The contractor is responsible for determining construction costs and defining a budget. In a fixed-price design/build contract, the agency assumes little responsibility for cost overruns. However, if construction estimates are significantly greater than originally assumed, the contractor may find that the project or measure is no longer viable and drop it before TO award. In any design/build contract, the agency loses some design control. <b>Clarify design standards and the design approval process (including changes) and how costs will be reviewed.</b>	
<b>c. M&amp;V confidence:</b> The agency assumes the responsibility of determining the confidence that it desires to have in the M&V program and energy savings determinations. The desired confidence will be reflected in the resources required for the M&V program, and the ESCO must consider the requirement prior to submittal of the final proposal. <b>Clarify how project savings are being verified (e.g., equipment performance, operational factors, energy use) and the impact on M&amp;V costs.</b>	
<b>d. Energy Related Cost Savings:</b> The agency and the contractor may agree that the project will include savings from recurring and/or one-time costs. This may include one-time savings from avoided expenditures for projects that were appropriated but will no longer be necessary. Including one-time cost savings before the money has been appropriated may involve some risk to the agency. Recurring savings generally result from reduced O&M expenses or reduced water consumption. These O&M and water savings must be based on actual spending reductions. <b>Clarify sources of non-energy cost savings and how they will be verified.</b>	
<b>e. Delays:</b> Both the contractor and the agency can cause delays. Failure to implement a viable project in a timely manner costs the agency in the form of lost savings and can add cost to the project (e.g., construction interest, remobilization). <b>Clarify schedule and how delays will be handled.</b>	
<b>f. Major changes in facility:</b> The agency (or Congress) controls major changes in facility use, including closure. <b>Clarify responsibilities in the event of a premature facility closure, loss of funding, or other major change.</b>	
<b>2. Operational</b>	
<b>a. Operating hours:</b> The agency generally has control over operating hours. Increases and decreases in operating hours can show up as increases or decreases in "savings" depending on the M&V method (e.g., operating hours multiplied by improved efficiency of equipment vs. whole-building/utility bill analysis). <b>Clarify whether operating hours are to be measured or stipulated and what the impact will be if they change.</b> If the operating hours are stipulated, the baseline should be carefully documented and agreed to by both parties.	

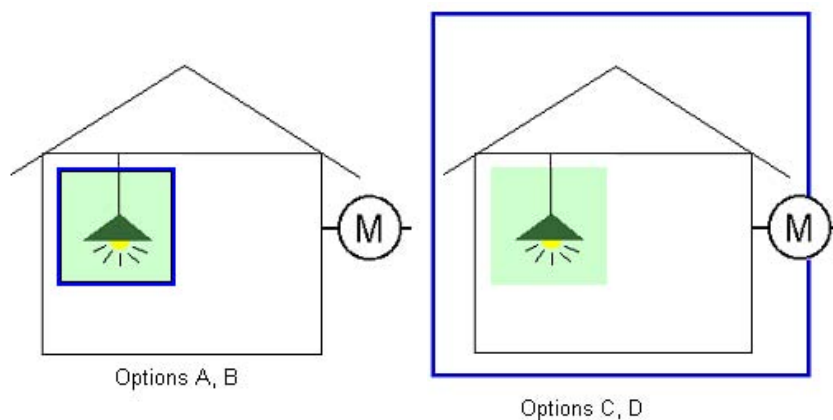
<sup>4</sup> *ESPC Risk, Responsibility, and Performance Matrix* is included in the Super ESPC master contract.

Responsibility/Description	Contractor Proposed Approach
<p><b>b. Load:</b> Equipment loads can change over time. The agency generally has control over hours of operation, conditioned floor area, intensity of use (e.g., changes in occupancy or level of automation). Changes in load can show up as increases or decreases in "savings" depending on the M&amp;V method. <b>Clarify whether equipment loads are to be measured or stipulated and what the impact will be if they change.</b> If the equipment loads are stipulated, the baseline should be carefully documented and agreed to by both parties.</p>	
<p><b>c. Weather:</b> A number of energy efficiency measures are affected by weather, which neither the contractor nor the agency has control over. Should the agency agree to accept risk for weather fluctuations, it will be contingent upon aggregate payments not exceeding aggregate savings. <b>Clearly specify how weather corrections will be performed.</b></p>	
<p><b>d. User participation:</b> Many energy conservation measures require user participation to generate savings (e.g., control settings). The savings can be variable, and the contractor may be unwilling to invest in these measures. <b>Clarify what degree of user participation is needed and utilize monitoring and training to mitigate risk.</b> If performance is stipulated, document and review assumptions carefully and consider M&amp;V to confirm the capacity to save (e.g., confirm that the controls are functioning properly).</p>	
<p><b>3. Performance</b></p>	
<p><b>a. Equipment performance:</b> The contractor has control over the selection of equipment and is responsible for its proper installation, commissioning, and performance. The contractor has the responsibility to demonstrate that the new improvements meet expected performance levels, including specified equipment capacity, standards of service, and efficiency. <b>Clarify who is responsible for initial and long-term performance, how it will be verified, and what will be done if performance does not meet expectations.</b></p>	
<p><b>b. Operations:</b> Performance of the day-to-day operations activities is negotiable and can impact performance. However, the contractor bears the ultimate risk regardless of which party performs the activity. <b>Clarify which party will perform equipment operations, the implications of equipment control, how changes in operating procedures will be handled, and how proper operations will be assured.</b></p>	
<p><b>c. Preventive Maintenance:</b> Performance of day-to-day maintenance activities is negotiable and can impact performance. However, the contractor bears the ultimate risk regardless of which party performs the activity. <b>Clarify how long-term preventive maintenance will be assured, especially if the party responsible for long-term performance is not responsible for maintenance (e.g., contractor provides maintenance checklist and reporting frequency).</b> Clarify who is responsible for performing long-term preventive maintenance to maintain operational performance throughout the contract term. Clarify what will be done if inadequate preventive maintenance impacts performance.</p>	
<p><b>d. Equipment Repair and Replacement:</b> Performance of day-to-day repair and replacement of contractor-installed equipment is negotiable; however it is often tied to project performance. The contractor bears the ultimate risk regardless of which party performs the activity. <b>Clarify who is responsible for performing replacement of failed components or equipment replacement throughout the term of the contract. Specifically address potential impacts on performance due to equipment failure. Specify expected equipment life and warranties for all installed equipment. Discuss replacement responsibility when equipment life is shorter than the term of the contract.</b></p>	

#### 4.1 OVERVIEW OF M&V OPTIONS A, B, C, AND D

The measurement and verification (M&V) protocol mandated for projects conducted under the Super Energy Savings Performance Contract (Super ESPC) is the Federal Energy Management Program (FEMP) M&V Guidelines: Measurement and Verification for Federal Energy Projects. The FEMP Guidelines are an application of the International Performance Measurement and Verification Protocol<sup>5</sup> (IPMVP). Both of these guidelines group M&V methodologies into four general categories: Options A, B, C, and D. The options are generic M&V approaches for energy and water saving projects.

M&V approaches are divided into two general types: retrofit isolation and whole-facility. Retrofit isolation methods look only at the affected equipment or system independent of the rest of the facility; whole-facility methods consider the total energy use and de-emphasize specific equipment performance. One primary difference in these approaches is where the boundary of the energy conservation measure (ECM) is drawn, as shown in Figure 4-1. All energy used within the boundary must be considered. Options A and B are retrofit isolation methods; Option C is a whole-facility method; Option D can be used as either, but is usually applied as a whole-facility method.



**Figure 4-1 Retrofit Isolation (Options A and B) vs Whole-Facility M&V Methods (Options C and D)**

The four generic M&V options are summarized in Table 4-1 and described in more detail below. Each option has advantages and disadvantages based on site-specific factors and the needs and expectations of the agency (see Chapter 5). While each option defines an approach to determining savings, it is important to realize that savings are not directly measured, and all savings are estimated values. The accuracy of these estimates, however, will improve with the number and quality of the measurements made. Although not required in Super ESPC projects, the accuracy of savings estimates can be quantified, as discussed in Section 5.4.

<sup>5</sup> *International Performance Measurement and Verification Protocol: Concepts and Options for Determining Energy and Water Savings Volume I*, EVO-10000 -1.2007, Efficiency Valuation Organization.

**Table 4-1 Overview of M&V Options A, B, C, and D**

M&V Option	Performance <sup>1</sup> and Usage <sup>2</sup> Factors	Savings Calculation
<b>Option A—Retrofit Isolation with Key Parameter Measurement</b>	<p>This option is based on a combination of measured and estimated factors when variations in factors are not expected.</p> <p>Measurements are spot or short-term and are taken at the component or system level, both in the baseline and post-installation cases.</p> <p>Measurements should include the key performance parameter(s) which define the energy use of the ECM. Estimated factors are supported by historical or manufacturer's data.</p> <p>Savings are determined by means of engineering calculations of baseline and post-installation energy use based on measured and estimated values.</p>	<p>Direct measurements and estimated values, engineering calculations and/or component or system models often developed through regression analysis</p> <p>Adjustments to models are not typically required.</p>
<b>Option B—Retrofit Isolation with All Parameter Measurement</b>	<p>This option is based on periodic or continuous measurements of energy use taken at the component or system level when variations in factors are expected.</p> <p>Energy or proxies of energy use are measured continuously. Periodic spot or short-term measurements may suffice when variations in factors are not expected.</p> <p>Savings are determined from analysis of baseline and reporting period energy use or proxies of energy use.</p>	<p>Direct measurements, engineering calculations, and/or component or system models often developed through regression analysis</p> <p>Adjustments to models may be required.</p>
<b>Option C – Utility Data Analysis</b>	<p>This option is based on long-term, continuous, whole-building utility meter, facility level, or sub-meter energy (or water) data.</p> <p>Savings are determined from analysis of baseline and reporting period energy data. Typically, regression analysis is conducted to correlate with and adjust energy use to independent variables such as weather, but simple comparisons may also be used.</p>	<p>Based on regression analysis of utility meter data to account for factors that drive energy use</p> <p>Adjustments to models are typically required.</p>
<b>Option D—Calibrated Computer Simulation</b>	<p>Computer simulation software is used to model energy performance of a whole-facility (or sub-facility). Models must be calibrated with actual hourly or monthly billing data from the facility.</p> <p>Implementation of simulation modeling requires engineering expertise.</p> <p>Inputs to the model include facility characteristics; performance specifications of new and existing equipment or systems; engineering estimates, spot-, short-term, or long-term measurements of system components; and long-term whole-building utility meter data.</p> <p>After the model has been calibrated, savings are determined by comparing a simulation of the baseline with either a simulation of the performance period or actual utility data.</p>	<p>Based on computer simulation model (such as eQUEST) calibrated with whole-building or end-use metered data or both.</p> <p>Adjustments to models are required.</p>

<sup>1</sup> Performance factors indicate equipment or system performance characteristics, such as kW/ton for a chiller or watts/fixture for lighting.

<sup>2</sup> Operating factors indicate equipment or system operating characteristics such as annual cooling ton-hours for chillers or operating hours for lighting.

## 4.2 DEVELOPING REGRESSION MODELS

All M&V options utilize models to predict the baseline and performance period energy use of the project or ECM based on the behavior of the appropriate independent variables. An independent variable is a parameter that is expected to change regularly and has a measurable effect on the energy use of a system or building. The models used to predict energy use, with the exception of Option D which utilizes simulation software, are often mathematical equations derived through regression analysis that incorporate key independent variables. Regression models involve an

evaluation of the energy behavior of a facility or system to determine how it relates to one or more independent variables (e.g., weather, occupancy, production rate). Regression models are a technique often used to adjust baseline or performance period energy use to account for changes in weather, occupancy, or other factors between the baseline and performance periods. Proper applications of these routine adjustments are discussed in Section 5.2.

IPMVP 2007 Appendix B-2 and ASHRAE Guideline 14-2002 Annex D both have additional details on developing models by means of regression analyses as well as techniques for validating these models.

#### 4.2.1 Independent Variables

An independent variable is a parameter that is expected to change regularly and has a measurable effect on the energy use of a system or building. Typical independent variables that drive energy consumption that can be incorporated in regression models include outdoor temperature, other weather parameters (e.g., heating or cooling degree days), occupancy, operating hours, and other variable site conditions.

Data on independent variables may be from a third party or may be tracked using onsite data collection, depending on their nature. Weather data are typically more reliable when supplied by an independent source, but should be validated with site data to ensure applicability.

Once the data have been collected, the mathematical model that is used to predict the baseline (or performance period) energy use is developed. The model should make intuitive sense—the independent variables should be reasonable and the coefficients should have the expected sign (positive or negative) and be within an expected range or magnitude.

#### 4.2.2 Choosing a Model

There are various forms of models used in standard statistical practice. Examples of multi-variant regression models are included in IPMVP 2007 and ASHRAE Guideline 14.

One example of a linear multi-variant regression model for a weather-dependent ECM is shown in Equation 4-1 below. In models using weather data, it can be beneficial to define a custom temperature base for calculating HDD and CDD data based on the actual behavior of the building.<sup>6</sup>

Equation 4-1: Multi-Variant Regression Model for a Weather-Dependent ECM

$$E = B_1 + (B_2 \times T_i - T_{i-1}) + (B_3 \times HDD_i) + (B_4 \times CDD_i) + (B_5 \times X_1) + (B_6 \times X_2) + (B_7 \times X_3)$$

where:

- E = energy use
- i = index for units of time for period
- B<sub>1-7</sub> = coefficients
- T = ambient temperature
- HDD = heating degree days using a base temperature of 60°F

<sup>6</sup> 2005 ASHRAE Handbook - Fundamentals, page 32.17.



CDD = cooling degree days using a base temperature of 65°F  
 $X_n$  = independent steady-state variables

It is important that the best model type be used, which in turn will depend on the number of independent variables that affect energy use and the complexity of the relationships. Finding the best model often requires testing several models and comparing their statistical results. The number of coefficients should be appropriate for the number of observations. Similarly, the form of the polynomial should be suitable to number of independent variables. Additionally, the independent variables must be truly independent of one another. The model should be tested for possible statistical problems (e.g., autocollinearity<sup>7</sup>) and corrected.

Validation steps should include checks to make sure that statistical results meet acceptable standards. The statistical requirements outlined in Table 4-2 are examples of validation standards for mathematical models using typical statistical indicators. An example application of these indices is included in the Standard M&V Plan for Chiller Replacements (Appendix H). The statistical validity of models can be demonstrated using other published sources such as ASHRAE Guideline 14-2002. Specific goals should be set for validating mathematical models used in each project based on suitable levels of effort (see Chapter 5) and should be specified in the M&V Plan. Many analysis tools provide some of these statistical results, while others will need to be calculated.

**Table 4-2 Statistical Validations Guidelines**

Parameter Evaluated	Abbreviation	Suggested Acceptable Values	Purpose
Coefficient of determination	R <sup>2</sup>	> 0.75	Indicates model's overall ability to account for variability in the dependent variable. Lower R <sup>2</sup> values may indicate independent variables may be missing or additional data is needed.
Coefficient of variation of root-mean squared error	Cv(RSME)	< 15%	Calculates the standard deviation of the errors, indicating overall uncertainty in the model
Mean Bias Error	MBE	+/- 7%	Overall indicator of bias in regression estimate. Positive values indicate higher than actual values; negative values indicate that regression under-predicts values.
t-statistic	t-stat	> 2.0	Absolute value >2 indicates independent variable is significant

### 4.2.3 Weather Data

If the energy savings model incorporates weather data, several issues should be considered:

- The relationship between temperature and energy use may vary depending upon the time of year. For example, an ambient temperature of 55°F in January has a different implication for energy usage than the same temperature in August. Thus, seasons may need to be addressed in the model.
- The relationship between energy use and weather may be nonlinear. For example, a 10°F change in temperature may result in a very different energy use impact if that change is from 75°F to 85°F rather than 35°F to 45°F.

<sup>7</sup> Autocollinearity can result when one or more important independent variables were left out of the model.

- Matching degree-day and other data with billing start and end dates.

#### 4.2.4 Documentation

All models should be thoroughly documented including specifying model limits. Ideally, the range of values of the independent variables used to create the model span the entire range of possible conditions. Models are generally good only for the range of independent variables used in creating the regression model.

The criteria used for identifying and eliminating any available data must be documented. Outliers are data beyond the expected range of values (or two to three standard deviations away from the average of the data). The elimination of outliers, however, should be justified by abnormal or specific mitigating factors. If a reason for the unexpected data cannot be found, the data should be included in the analysis. Outliers should be defined using common sense as well as common statistical practice.

#### 4.2.5 Savings Determination

In general, the procedure for determining energy savings with a regression model is as follows:

- Develop and validate an appropriate baseline model relating the baseline energy use during normal operations to key independent variables.
- Install ECMs and continuously measure the independent variables used in the baseline model, along with any additional variables that may be needed for performance period model development.
- Using the baseline model, estimate what the energy use would have been without the ECMs by driving the baseline model with the performance period weather or other independent variables.
- Calculate savings by comparing the predicted baseline energy use with the actual energy use of the performance period.

An alternative approach that is sometimes warranted includes creating a separate regression model to describe performance period energy use. Both the baseline and performance period models are then adjusted to the same period's conditions prior to comparison. This approach allows for calculation of normalized savings<sup>8</sup> based on a predefined set of parameters, such as typical weather. All independent variables and criteria for validating performance period models should be included in the M&V Plan.

The best regression model is one that is simple and yet produces accurate and repeatable savings estimates. Determining the best model often requires testing several models to find one that is easy enough to use and meets statistical requirements for accuracy (see Section 4.2).

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<sup>8</sup> See Section 7.2.

### 4.3 OPTION A—RETROFIT ISOLATION WITH KEY PARAMETER MEASUREMENT

M&V Option A involves a retrofit or system level M&V assessment. The approach is intended for retrofits where key performance factors (e.g., end-use capacity, demand, power) or operational factors (e.g., lighting operational hours, cooling ton-hours) can be spot- or short-term-measured during the baseline and post-installation periods. Any factor not measured is estimated based on assumptions, analysis of historical data, or manufacturer's data.

All end-use technologies can be verified using Option A. However, the accuracy of this option is generally inversely proportional to the complexity of the measure. Thus, the savings from a simple lighting retrofit will typically be more accurately estimated with Option A than the savings from a more complicated chiller retrofit. If greater accuracy is required, Options B, C, or D may be more appropriate. Properly applied, an Option A approach:

- Ensures that baseline conditions have been properly defined
- Confirms that the proper equipment/systems were installed and that they have the potential to generate predicted savings
- Verifies that the installed equipment/systems continue to have the capacity to yield the predicted savings during the term of the contract

Option A can be applied when identifying that the potential to generate savings is the most critical M&V issue, including situations where:

- The magnitude of savings is low for the entire project or a portion of the project to which Option A is applied.
- The risk of not achieving savings is low.
- The independent variables that drive energy use are not difficult or expensive to measure, and are not expected to change.
- Interactive effects can be reasonably estimated or ignored
- Long-term measurements are not warranted
- The agency is willing to accept some uncertainty

#### 4.3.1 Approach to Option A

Option A is an approach designed for projects in which the potential to generate savings must be verified, but the actual savings can be determined from short-term measurements, estimates, and engineering calculations. Performance period energy use is not measured throughout the term of the contract. Performance period energy use and baseline energy use are predicted using an engineering or statistical analysis of information that does not involve long-term measurements.

With Option A, savings are determined by measuring the key parameters such as capacity, efficiency, or operation of a system before and after a retrofit, and by multiplying the difference by an estimated factor. Using estimates is the easiest and least expensive method of determining savings. It can also be the least accurate and is typically the method with the greatest uncertainty in savings. This level of savings determination may suffice for certain types of projects where a single factor represents a significant portion of the savings uncertainty.

Option A is appropriate for projects in which both parties agree to a payment stream that is not subject to fluctuation due to changes in the operation or performance of the equipment. However, payments could be subject to change based on periodic measurements or non-routine adjustments.

#### *4.3.1.1 Measurements*

Within Option A, various methods and levels of accuracy determining savings are available. The level of accuracy depends on what measurements are made to verify equipment ratings, capacity, operating hours, and/or efficiencies; the quality of assumptions made; and the accuracy of the equipment inventory including nameplate data and quantity of installed equipment. There may be sizable differences between published information and actual operating data. Where discrepancies exist or are believed to exist, field-operating data should be obtained.

A key consideration in implementing Option A is identifying the parameters that will be measured and those that will be estimated. The key performance parameter(s) that the ESCO is responsible for should be measured in both the baseline and performance period cases, and savings should be calculated from these values. For example, the watts/fixture is the key performance parameter for a lighting retrofit.

Other parameters that affect energy use (e.g., operating hours) that the agency or no one controls, can be estimated and then stipulated in the contract. Where these other parameters are not known with sufficient certainty, they should be measured in the baseline case and then stipulated. The penalty associated with low accuracy is not achieving the estimated savings and the associated utility bill cost reductions. Appropriate sources of estimated values are discussed below.

#### *4.3.1.2 Estimates*

The estimated parameters will affect the reported savings over the entire contract term. All estimates should be based on reliable, documentable sources and should be known with a high degree of confidence. While direct measurements from short-term logging or existing EMCS records are the preferred information source, such information may not be available or may be costly to obtain. Sources of information on which estimations should be based include the following (in decreasing order of preference):

- Models derived from measurements and monitoring
- Manufacturer's data or standard tables (such as lighting tables used in utility demand-side management programs)
- Manufacturer's curves, such as pump, fan, and chiller performance curves
- Industry-accepted performance curves, such as standards published by the American National Standards Institute (ANSI), American Refrigeration Institute (ARI), and the American Society of Heating, Refrigeration, and Air-Conditioning Engineers (ASHRAE)
- Typical Meteorological Year (TMY) weather data
- Observations of building and occupant behavior
- Facility operations and maintenance logs

Estimated parameters should *not* come from the following:

- Undocumented assumptions or “rules-of-thumb”
- Proprietary “black-box” algorithms or other undocumented software
- Handshake agreements with no supporting documentation
- Guesses at operating parameters
- Equations that do not make mathematical sense or are derived from questionable data

#### 4.3.1.3 *Ongoing Verification*

The potential to generate savings may be verified through spot/short-term metering and inspections conducted immediately before and immediately after installation. Annual (or some other regular interval) inspections must be conducted to verify that the proper equipment/systems are installed and the equipment/systems are performing to specification. If conditions have changed, additional performance period measurements or non-routine adjustments may be appropriate.

#### 4.3.2 M&V Considerations

Option A is for projects in which the potential to generate savings must be verified and actual savings can be determined from short-term measurements, estimates, and engineering calculations. Some considerations when using Option A approaches include:

- Option A methods can vary in the level of accuracy in determining savings and verifying performance. The level of accuracy depends on the validity of estimates, the quality of the equipment inventory, and the measurements that are made.
- Verifying proper ongoing operation and potential to perform is an important aspect of Option A.
- Option A is appropriate for relatively simple ECMs whose baseline and post-installation conditions (e.g., equipment quantities and ratings such as lamp wattages or motor kW) represent a significant portion of the uncertainty associated with the project.
- Option A methods are not suitable for ECMs whose performance is uncertain or unpredictable.

#### 4.4 OPTION B—RETROFIT ISOLATION WITH ALL PARAMETER MEASUREMENT

M&V Option B is a retrofit isolation or system-level approach. The approach is intended for retrofits with performance factors (e.g., end-use capacity, demand, power) and operational factors (lighting operational hours, cooling ton-hours) that can be measured at the component or system level and where long-term performance needs to be verified. It is similar to Option A, but uses periodic or continuous metering of all energy quantities, or all parameters needed to calculate energy, during the performance period. This approach provides the greatest accuracy in the calculation of savings, but increases the performance-period M&V cost.

The Option B approach ensures the same items as Option A, but also:

- Determines energy savings using periodic or continuous measurement of energy use or all parameters needed to calculate energy use during the term of the contract.

Option B is typically used when any or all of these conditions apply:

- For simple equipment replacement projects with energy savings that are less than 20% of total facility energy use as recorded by the relevant utility meter or sub-meter (Option C is not applicable)
- When energy savings values per individual measure are desired
- When interactive effects can be estimated using methods that do not involve long-term measurements
- When the independent variables that affect energy use are not complex and excessively difficult or expensive to monitor
- When operational data on the equipment is available through control systems
- When sub-meters already exist that record the energy use of subsystems under consideration (e.g., a separate sub-meter for heating ventilation and air-conditioning (HVAC) systems)

#### 4.4.1 Approach to Option B

Option B verification procedures involve the same items as Option A, but require more end-use metering. Option B relies on the physical assessment of equipment change-outs to ensure that the installation is to specification. The potential to generate savings is verified through observations, inspections, and spot/short-term/continuous metering of energy or proven proxies of energy use, such as variable frequency drive speed for motor power. Baseline models are typically developed by correlating metered energy use with key independent variables. Depending on the ECM, spot or short-term metering may be sufficient to characterize the baseline condition, and the continuous metering of one or more variables may occur after retrofit installation. It is appropriate to use spot or short-term measurements in the performance period to determine energy savings when variations in performance are not expected, and may support some normalized savings approaches (Section 7.2) though adjustments to the baseline and/or the performance period model(s). When variations are expected, it is appropriate to measure factors continuously during the contract period. Continuous monitoring of information can be used to improve or optimize the operation of the equipment over time, thereby improving the performance of the retrofit.

#### 4.4.2 M&V Considerations

Option B is for projects in which the potential to generate savings must be verified and actual energy use during the contract term needs to be measured for comparison with the baseline model for calculating savings. Option B involves procedures for verifying the same items as Option A plus the determination of energy savings during the contract term through short-term or continuous end-use metering. Some considerations when using Option B approaches include:

- All end-use technologies can be verified with Option B; however, the degree of difficulty and costs associated with verification increases as metering complexity increases.

- The task of measuring or determining energy savings using Option B can be more difficult and costly than that of Option A. However, results are typically more precise using Option B than the use of estimations as defined for Option A.
- Periodic spot or short-term measurements of factors are appropriate when variations in loads and operation are not expected. When variations are expected, it is appropriate to measure factors continuously.
- Performing continuous measurements or periodic measurements over the term of the contract will account for operating variations and will result in closer approximations of actual energy savings. Continuous measurements provide long-term persistence data on the energy use of the equipment or system.
- Data collected for energy savings calculations can be used to improve or optimize the operation of the equipment on a real-time basis, thereby improving the benefit of the retrofit. For constant-load retrofits, however, there may be no inherent benefit of continuous over short-term measurements.

#### 4.5 OPTION C—WHOLE-BUILDING DATA ANALYSIS

M&V Option C involves whole-facility utility or sub-meter data analysis procedures to verify the performance of retrofit projects in which whole-facility baseline and performance period data are available. Option C usually involves collecting historical whole-facility baseline energy use and related data and continuously measuring whole-facility energy use after ECM installation. Baseline and periodic inspections of the equipment are also needed. Energy savings under Option C are estimated by developing statistically representative models of whole-facility or sub-metered energy consumption (i.e., therms and/or kWh). This method confirms total energy savings, but does not measure the savings from individual components.

In general, Option C should be used with complex equipment replacement and controls projects for which predicted savings are relatively large, i.e., greater than about 10% to 20% of the site's energy use, on a monthly basis. Option C regression methods are valuable for measuring interactions between energy systems or determining the impact of projects that cannot be measured directly, such as insulation or other building envelope measures. Regression analysis requires experienced, qualified analysts, and Option C methods should be employed only for projects that meet the following requirements:

- Savings are predicted to be greater than about 10% to 20% of the overall consumption measured by the utility or sub-meter.
- At least 12 and preferably 24 months or more of pre-installation data are used to calculate a baseline model.
- At least 9 and preferably 12 months of performance period data are used to calculate annual savings.
- Adequate data on independent variables are available to generate an accurate baseline model, and procedures are in place to track the variables required for performance period models.

- Significant operational or other changes are not planned for the facility during the performance period, and procedures are in place to document changes that do occur at the site.

#### 4.5.1 Approach to Option C

With Option C, energy savings are determined using whole-building utility meter or facility-level metered data. Savings are determined through analysis of utility data (therms, fuel oil, kW, kWh, etc.) and the independent variables that affect energy consumption. Regression models are developed to predict energy use based on the appropriate independent variables for the project. Although simple mathematical techniques utilizing utility bill comparison are sometimes used, they are unreliable and not recommended on federal ESPC projects. Regression models can take into account the impacts of weather and other independent variables on energy use, whereas simple utility bill comparison techniques cannot. The analysis requires an evaluation of the behavior of the facility as it relates to one or more independent variables (e.g., weather, occupancy, production rate) using regression analysis.

Utility data analysis can take several approaches to calculate savings, as described in Section 4.2.5 and Section 7.2. The key elements of these approaches include developing an appropriate baseline model which relates the baseline energy use to key independent variables, and continuously measuring the performance period energy use and the key independent variables. Savings are often calculated by comparing the energy use predicted by the baseline model using measured conditions with the actual energy use of the performance period. Alternately, performance period models may be developed if the baseline and performance period models are to be adjusted to typical conditions prior to comparison. Performance period models may also be needed if there is not a full year's worth of data available for the performance period.

#### 4.5.2 Data Collection

Collecting, validating, and properly applying data are important elements of using utility data analysis. Option C techniques utilize three types of data: utility billing data, independent variables, and information on unrelated changes at the site. These data elements are discussed below.

##### 4.5.2.1 *Utility Billing Data*

Utility billing data provide the basis for savings calculations by allowing a comparison of adjusted baseline models with performance period energy use. Regardless of the type of utility data used, a key to properly applying the data is ensuring that all start and end dates of the utility data are aligned with those of the independent variables. Collecting data on independent variables more often than collecting billing data can help align time frames. Billing data can be:

- Monthly billing data. Billing data should be measured at least once a month. There are typically two types of monthly billing data: total usage for the month and usage aggregated by time-of-use periods. Although either type of data can be used with a regression model, time-of-use is preferable because it provides more insight into usage patterns. In many cases, the peak demand is also recorded.



- Interval demand billing data. This type of billing data records the average demand (or energy use) for a given interval (e.g., 15 minutes) associated with the billing period, and typically includes peak demand charges.
- Stored energy billing data. Inventory readings or delivery information can be used to determine historical consumption for resources such as fuel oil, although sub-metering is preferred.

#### 4.5.2.2 *Other Site Changes*

One of the challenges in applying Option C is accounting for factors beyond the ECM that affect overall site energy use, such as changes in square footage or loads. Tracking site changes provides a means for accounting for changes in energy use not associated with ECM installation. Adequately tracking the information needed to make these non-routine baseline adjustments can be a challenging task for long-term contracts and sites that have significant operational changes.

#### 4.5.3 M&V Considerations<sup>9</sup>

The following points should be considered when conducting Option C utility data analyses for M&V:

- All independent variables that affect energy consumption must be specified, whether or not they are accounted for in the model. Critical variables can include weather, building occupancy, set points, time of day, number of meals served, etc. The most common variable for many types of ECMs is outdoor air temperature.
- The form and content of any separate performance period model(s) (if used) should be specified, along with the statistical validation targets. Statistical validity of the final regression model(s) must be demonstrated.
- Independent variable data need to correspond to the time periods of the billing meter reading dates and intervals. A plan for data collection, including sources and frequencies, should be specified.
- It is best to develop models using data in whole-year sets (12, 24, 36, or 48 months) so that any seasonal variations are not overstated.
- It is necessary to specify how site changes unrelated to the installation of the ECMs will be tracked over the performance period and how these data will be used to perform savings adjustments.
- If baseline energy use needs to be adjusted to incorporate minimum energy or operating standards (such as minimum ventilation rates or lighting levels), any modification to the model needs to be detailed.

#### 4.6 OPTION D—CALIBRATED SIMULATION

Option D involves whole facility or system analysis procedures to verify the performance of retrofit projects using calibrated computer simulation models. Computer simulation is a powerful tool that allows an experienced user to model the building and mechanical systems in order to

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<sup>9</sup> See ASHRAE Guideline 14-2002 and IPMVP Volume 1 (EVO 10000-1.2007) for additional information on utility billing analysis.

predict building energy use both before and after the installation of ECMs. The accuracy of the models is ensured by using metered site data to describe baseline and/or performance period conditions. Carefully constructed models can provide savings estimates for the individual ECMs on a project. More elaborate models generally improve the accuracy of savings calculations, but increase costs. A calibrated simulation of a building, however, can be utilized to easily evaluate savings from other potential improvements.

Building simulation requires experienced, qualified analysts, and Option D methods should be used only for projects that meet any or all of the following requirements:

- For complex equipment replacement and controls projects with too many ECMs to cost-effectively use retrofit isolation methods A or B
- When interactive effects between ECMs are too complex for retrofit isolation approaches, but need to be quantified
- When the Option C utility data analysis approach is not viable due to the overall level of savings being less than 20% of metered use
- When complex baseline adjustments are expected during the performance period
- When energy savings values per individual measure are desired
- When new construction projects are involved
- When savings levels are sufficient to warrant the cost of simulation
- When either baseline or performance period energy data, but not both, are unavailable or unreliable.

Option D is especially useful where a baseline does not exist (e.g., new construction or major building modification) or the factors responsible for savings are not easily measured (e.g., reduced solar gain and heat loss through new windows).

Situations for which computer simulation is not appropriate include:

- Analysis of ECM savings that can be more cost-effectively determined with other methods
- Buildings that cannot be adequately modeled, such as those with complex geometries or other unusual features
- Building systems or ECMs that cannot be adequately modeled, such as radiant barriers or demand-response control algorithms that are important in comparing baseline and performance period scenarios
- Projects with limited resources that are not sufficient to support the effort required for data collection, simulation, calibration, and documentation

Even for the simplest projects simulation modeling and calibration are time-intensive activities and should be performed by an accomplished building simulation specialist. Calibrated simulation analysis is an expensive M&V procedure, and should be undertaken only on projects that generate enough savings to justify its use.

## 4.6.1 Approach to Option D

M&V Option D for an existing building typically follows five general steps: 1) collect data; 2) input data and test baseline model; 3) calibrate the baseline model; 4) create and refine the performance period model; and 5) verify performance and calculate savings. Each of these steps is discussed in detail below.

The methodology followed for new construction projects is somewhat different, and is detailed in IPMVP Volume III.<sup>10</sup> One primary difference between the methods used for existing and new buildings is the availability of utility data. In new construction, the performance period model would be calibrated to utility data, whereas the baseline model would not due to lack of data, although comparisons with similar buildings can be made. This approach would also apply to an existing building that does not have reliable baseline energy data.

### 4.6.1.1 *Collecting the Data*

The data required for simulating an existing building can be voluminous, and ensuring collection of all data required to develop the simulation models is key. Collecting comprehensive baseline data is advised. All data collected do not necessarily need to be incorporated into the model, but may be included to meet specific model accuracy requirements. All collected information and inputs need to be documented in a format that allows due-diligence review. Inadequate, disorganized, self-contradictory, or conflicting documentation can be grounds for rejecting a submittal.

To obtain end-use data for model calibration, building subsystem metering must be included in the project M&V activities for baseline and performance periods. The specific sub-systems selected for monitoring are in most cases the installed ECMs and related systems. For ECMs such as windows or insulation that cannot be monitored, the impacted HVAC system should be sub-metered. The model calibration will benefit the most from monitoring the energy end uses for which the least information is available.

Required data typically includes:

- Utility bill records: Collect a minimum of 12 (and preferably 24, 36, or 48) consecutive months of utility bills for the months immediately before installation of the ECMs. The billing data should include meter read date, kWh consumption, peak electric demand, and heating fuel use (e.g., natural gas). Additional data in hourly and 15-minute formats may be required.
- Architectural, mechanical, and electrical drawings: as-built drawings are preferred.
- Site survey data: Comprehensive equipment and system data, typically collected during an investment grade audit, including:
  - HVAC systems: primary equipment (e.g., chillers and boilers): capacities, number, model and serial numbers, age, condition, operating schedules, etc.

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<sup>10</sup> International Performance Measurements and Verification Protocol: Concepts and Options for Determining Energy Savings in New Construction, Volume III, April 2003.

- HVAC systems: secondary equipment (e.g., air-handling units, terminal boxes): characteristics, fan sizes and types, motor sizes and efficiencies, design-flow rates and static pressures, duct-system types, economizer operation, and type of controls
- HVAC system controls, including location of zones, temperature set-points, control set-points and schedules, and any special control sequences
- Lighting systems: number and types of lamps, with nameplate data for lamps and ballasts, lighting schedules, etc.
- Building occupants: population counts, occupation schedules in different zones
- Other major energy-consuming loads: type (industrial process, air compressors, water heaters, elevators), energy consumption, schedules of operation
- Site survey data that may be required in addition to data normally collected during an audit include:
  - Plug loads: summarize major and typical plug loads for assigning values per zone
  - Building envelope and thermal mass: dimensions and type of interior and exterior walls, properties of windows, and building orientation and shading from nearby objects. Infiltration rates are important, but are often difficult to determine
  - HVAC systems: ventilation air-flow rates can have a dramatic effect on energy use
- Short-term monitoring: The building energy management control system (EMCS) or data-logging equipment is set up to record system data as it varies over time. Typically, primary energy using systems and equipment involved in an ECM are monitored. These data may be required if particular subsystems (e.g., the chiller plant) need to be accurately modeled in order to determine savings. The data reveal how variable loads change with building operating conditions such as weather, occupancy, daily schedules, etc.
- Spot measurements of specific equipment: The power draw on lighting, plug load, HVAC equipment, and other circuits should be recorded to determine actual equipment operating powers.
- Operator interviews: Building operators can provide much of the above listed information and also any deviation in the intended operation of building equipment.
- Weather data: For calibration purposes, representative site weather data are required for the period in question, as outlined below (Section 4.6.3).
- Minimum code performance standards: For new construction projects and major renovations, minimum performance standards are often mandated for the baseline based on required codes.<sup>11</sup> If standards must be referenced in the baseline model, the minimum equipment efficiencies to represent the standards should be used.

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<sup>11</sup> Minimum efficiency standards include CA Title 24, ASHRAE 90.1, IECC 2006, and state energy codes.

#### *4.6.1.2 Inputting the Data and Running the Baseline Model*

The data must be adapted as required to the baseline model and entered into the simulation program input files. Key data for inclusion are physical properties of the facility, equipment and system types and efficiencies, appropriate weather data, and control sequences. Specific attention should be given to systems that will be modified by ECMs.

The more site-specific data incorporated the more accurate the savings calculations, but the greater the costs. The simulation program's user guide and other resources should be consulted as needed to determine how to properly input the collected data into the model. From the volume of data collected, many decisions must be made to best represent the data in the simulation program's input file. This can be done most cost-effectively by an experienced building modeling specialist.

After the data have been inputted, a few simulations should be run to debug the model and the model output files should be checked to verify that there are no errors in running the program, such as:

- Does the HVAC system satisfy the heating and cooling loads?
- Are the equipment schedules correct?
- Are equipment efficiencies accurate?
- Are the model predictions reasonable?

#### *4.6.1.3 Calibrating the Baseline Model*

The baseline simulation model should be calibrated using the procedures described in Section 4.5.3 by comparing the energy usage and demand projected by the model with the usage and demand of the measured utility data. For new construction projects, the baseline energy use should be compared to other buildings that have similar operation and function. If required tolerances to the measured data are not met, the input data to the model should be refined until requirements are met.

The calibrated model should be documented by showing final input parameters for the model. This information, as well as the actual calibration results, needs to be provided in the M&V submittals.

#### *4.6.1.4 Create and Refine the Performance Period Model*

Starting with the calibrated baseline model, the model should be updated to include the building's ECMs to create the performance period model.

If individual savings levels from each ECM are desired, an approach that includes the interactive effects of the ECMs is to input the ECMs consecutively into the baseline model. Some software allows the modeler to create a rolling baseline by including the previous ECMs in the model. After each ECM has been modeled, the simulation is run. The first run is the baseline model, the second run is ECM 1, the third run is ECM 1 and ECM 2, the fourth run is ECM 1, ECM 2, and ECM 3, etc. After the final ECM has been inputted, the model should represent the performance

period condition with all ECMs installed. This approach includes interactive effects in the savings for each ECM.

Determining the sequence to input the ECMs into the model is an important consideration in managing interactive effects. Typically, measures that will affect the overall heating and cooling loads of the building (e.g., envelope improvements or lighting upgrades) should be inputted first. Secondary ECMs are those that affect the HVAC subsystems, and the final ECMs that should be inputted are those affecting the central plant.

Some simulation programs run each ECM against the original baseline, which neglects any interactive effects between the measures. These intermediate results are not always 100% additive, as two ECMs that save 2% alone, may not save 4% combined. Considering the interactive effects of ECMs, these ECMs combined may save 3%. When using this approach, a final run including all measures must be executed to determine the interactive effects of all the ECMs. This approach does not allocate interactive effects to the individual ECMs.

#### *4.6.1.5 Verifying Performance and Calculating Savings*

The method used to determine savings will depend upon the phase of the project. During project development, proposed savings are determined by subtracting the results of the performance period model from the results of the calibrated baseline model, both using the agreed-upon weather data and facility operating conditions.

As with all M&V methods, after implementation of the ECMs the proper installation and operation of the ECMs must be verified periodically. Performance data should be collected not only to calibrate the model, but to validate that the new equipment and systems are installed and operating properly.

After the first year of performance, there are two options to calculate verified savings: 1) calibrate the performance period model and subtract the results of baseline model using the same conditions; or 2) subtract measured utility data for the performance period from the results of baseline model that was updated to actual conditions.

The first option requires that the performance period model be calibrated using the procedures described in Section 4.6.3. Update the performance period model using data collected during the performance period from site surveys, spot measurements, short-term monitoring, and utility data. Effort can be minimized by focusing data collection on the installed ECMs.

If savings are to be estimated for a specific year, actual weather and other data from that year must be used. If savings are to be normalized to typical conditions (see Section 7.2), for example, then typical weather data (e.g., TMY data) should be used. In any case, both the baseline model and the performance period model must be run with the same weather data. The weather data to be used are specified in the site-specific M&V Plan. Although time-intensive, Option D approaches are well suited to adjust models when significant site changes occur during the performance period.

If savings for each ECM are to be determined including interactive effects, the ECMs must be inputted consecutively into the model and simulations run after each input, as described above.

Individual ECM savings are determined by the difference in energy or demand use between two consecutive runs. The savings determined for the individual ECMs should total the savings determined from the baseline and performance period runs. It is important that savings be determined with both models using the same conditions (weather, occupancy schedules, set points, etc.), except for the characteristics of the installed ECMs.

The energy values and rate structure specified in the M&V Plan are applied to the energy savings determined by the model. If utility rates are included in the model, sufficient information on the savings should be provided so that cost calculations can be verified. When time-of-use charges or other variable usage schedules are applied, the demand (kW) and energy (kWh) savings must be broken down into the proper categories to determine cost savings (see Section 7.2).

#### 4.6.2 Simulation Software

The most frequently used type of building energy simulation program for energy analyses are whole-building programs that create customized models of buildings and their systems, and employ hourly weather data to predict energy use. Such programs are very versatile, allowing the accurate modeling of most buildings through custom input data. Two of the most common public domain programs of this type are eQUEST and EnergyPlus.<sup>12</sup> A complete list of available energy simulation programs is maintained by the DOE.<sup>13</sup>

These building simulation programs require extensive input data to accurately model the energy use of a building. Recently, user interfaces have been improved that simplify the input process with graphical formats, and libraries of typical building components have been added to facilitate model development.

Simulation programs acceptable for Option D should have the following characteristics<sup>14</sup>:

- The program is commercially available, supported, and documented.
- The program has the ability to adequately model the project site and ECMs.
- The model can be calibrated to an acceptable level of accuracy.
- The program allows the use of actual weather data in hourly format.

#### 4.6.3 Model Calibration<sup>15</sup>

The model calibration for existing buildings is accomplished by linking simulation inputs to actual operating conditions and comparing simulation results with whole-building and/or end-use data. The simulation may be of a whole facility or just for the end use or system affected by the ECM. Both baseline and performance period models should be calibrated wherever possible. Model calibration is typically an iterative process of adjusting model inputs and re-comparing

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<sup>12</sup> eQUEST is available through <http://doe2.com/equest/> (current release is eQUEST 3.6 and 3.61b) and EnergyPlus is available through <http://www.eere.energy.gov/buildings/energyplus/>.

<sup>13</sup> See [http://www.eere.energy.gov/buildings/tools\\_directory/subjects\\_sub.cfm](http://www.eere.energy.gov/buildings/tools_directory/subjects_sub.cfm)

<sup>14</sup> For more information on building simulation program elements See ASHRAE 90.1-2004 Energy Standard for Buildings Except Low-Rise Residential Buildings, Section G.2 or ASHRAE Guideline 14-2002.

<sup>15</sup> See ASHRAE Guideline 14-2002 and IPMVP Volume 1 (EVO 10000-1.2007) for additional information on simulation modeling and validation techniques.

the results to measured data. A model is considered in calibration when the statistical indices demonstrating calibration have been met. Expected calibration requirements should be specified in the project-specific M&V Plan, and industry standard guidelines are included in Table 4-3. These requirements should be adjusted as required to meet the needs of the project.

For most models, there are multiple levels of calibration that can be performed:

- System level calibration with hourly monitored data
- Whole-building level calibration with monthly utility data
- Whole-building level calibration with hourly utility data

Determining the level of calibration that is needed depends on the value of the project, the availability of data, and the need for certainty in the savings estimates. All models should be calibrated to monthly data at a minimum. Simulation models that focus on specific systems should be calibrated to system level data. Also, calibrating the models to hourly data will help ensure accuracy, especially for determining peak demand savings. Calibrating a computer simulation to measured utility data necessitates that actual weather data be used, as discussed below.

The calibration procedures should apply to all energy sources (demand, electricity, natural gas, etc.), but should focus on the primary source(s) of savings. Each of these model calibration strategies is discussed below.

#### 4.6.3.1 *Weather Data*

The first step in calibrating a model is updating and running the model using weather data that correspond precisely to the same calendar days as each utility bill. Programs that allow the use of only average weather files or weather data from only a few representative periods per month or per season are not suitable for the calibration techniques required for Option D.

Obtaining weather data for the appropriate location and time-period is an important step in calibrating any simulation model. Several resources are available for getting real-time weather data and converting them into the proper format for use with the simulation software. DOE maintains a website<sup>16</sup> that provides weather data from 1998 to the present from up to 4,000 weather stations. Some data may be missing, but can be extrapolated from the DOE's database.<sup>17</sup> The database provides data in a format used by Energy Plus, but can be converted for use with eQUEST and other programs.<sup>18</sup> Since using actual weather data can be time consuming, it is sometimes appropriate to modify average weather to more closely match the actual weather.<sup>19</sup>

The time period and frequency of the weather data need to align with the utility data periods, which can require data manipulation. The measure-specific M&V Plan must specify which

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<sup>16</sup> The DOE website is [http://www.eere.energy.gov/buildings/energyplus/cfm/weatherdata/weather\\_request.cfm](http://www.eere.energy.gov/buildings/energyplus/cfm/weatherdata/weather_request.cfm).

<sup>17</sup> Detailed information on the data can be found in *Real-Time Weather Data Access Guide, User's Guide NREL/BR-550-34303 March 2006*, National Renewable Energy Laboratory. The FAQ and instructions on this web page should be followed to fill in the missing data: <http://www.eere.energy.gov/buildings/energyplus/cfm/weatherdata/faq.cfm>

<sup>18</sup> Weather file converter software is available through [http://doe2.com/index\\_Wth.html](http://doe2.com/index_Wth.html).

<sup>19</sup> See <http://gundog.lbl.gov/> for discussion on simulation issues.



weather data sources will be used, including both the source of the data and the physical location of the weather station.

After the model has been calibrated using actual weather data, the building's energy use may be adjusted to average-year weather. Average weather data may be obtained from ASHRAE (WYEC2) and the National Renewable Energy Laboratory (TMY2).<sup>20</sup>

#### 4.6.3.2 *Statistical Indices*

For all of these approaches, two prescribed statistical indices (described below) must be calculated in order to declare a model calibrated: the mean bias error (MBE) and the coefficient of variation of the root mean squared error  $C_v(\text{RMSE})$ .<sup>21</sup> The recommended calibration requirements are those specified by ASHRAE Guideline 14. Specific calibration goals should be set for each project based on appropriate level of effort (see Chapter 5). This process should be applied to electricity (kWh), demand (kW), and all other fuels used.

In addition to statistical indices, graphical comparison techniques can be an effective tool understanding the variances present in a model. Simple or advanced methods of graphical comparison techniques can be effective, and are detailed in ASHRAE Guideline 14.

As mentioned above, actual weather corresponding to the time period in question should be used in the model. Typically, the energy consumption predicted by the model and measured by the utility or sub-meter are determined for every month or interval in the data set, as well as for the whole year or period, and statistical analyses are performed on the results. The same techniques can be applied to hourly and subsystem data. The statistical values that need to be calculated are MBE and  $C_v(\text{RMSE})$ .

- **MBE**—mean bias error. The MBE indicates how well the energy consumption is predicted by the model as compared to the measured data. Positive values indicate that the model overpredicts actual values; negative values indicate that the model underpredicts actual values. However, it is subject to cancellation errors, where the combination of positive and negative values serves to reduce MBE. To account for cancellation errors, the  $C_v(\text{RSME})$  is also needed.
- **$C_v(\text{RSME})$** — coefficient of variation of the root-mean-squared error. This value indicates the overall uncertainty in the prediction of whole-building energy usage. The lower the  $C_v(\text{RSME})$ , the better the calibration. This value is always positive.

The mean bias error is calculated by subtracting the simulated energy consumption from the measured energy consumption for all the intervals over a given time period. The differences from each interval are summed and then divided by the sum of the measured energy consumption over the same time period. MBE calculation is expressed in Equation 4-2.

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<sup>20</sup> A comprehensive list of sources for weather data is available at [http://www.eere.energy.gov/buildings/energyplus/weatherdata\\_sources.html](http://www.eere.energy.gov/buildings/energyplus/weatherdata_sources.html).

<sup>21</sup> See ASHRAE Guideline 14-2002 and Section 4.2.2 for additional information.

#### Equation 4-2: Measured Energy Consumption

$$MBE(\%) = \frac{\sum_{Period} (S - M)_{Interval}}{\sum_{Period} M_{Interval}} \times 100$$

Where:

$M$  is the measured kWh or fuel consumption during the time interval

$S$  is the simulated kWh or fuel consumption during the same time interval

The  $C_v(RSME)$  is a normalized measure of variability between two sets of data. For calibrated simulation purposes, it is obtained by squaring the difference between paired data points, summing the squared differences over each interval through the period, and then dividing by the number of points, which yields the mean squared error. The square root of this quantity yields the root mean squared error (RMSE). The  $C_v(RMSE)$ , is obtained by dividing the RMSE by the mean of the measured data for the period.

The root mean square error for the period is calculated using Equation 4-3.

#### Equation 4-3: Root Mean Square Error

$$RMSE_{Period} = \sqrt{\frac{\sum (S - M)_{Interval}^2}{N_{Interval}}}$$

Where:

$N_{Interval}$  are the number of time intervals in the monitoring period.

The mean of the measured data for the period is calculated using Equation 4-4.

#### Equation 4-4: Mean of the Measured Data

$$A_{Period} = \frac{\sum M_{Interval}}{N_{Interval}}$$

The  $C_v(RSME)$  is calculated using Equation 4-5.

#### Equation 4-5: $C_v(RSME)$

$$C_v(RMSE_{Period}) = \frac{RMSE_{Period}}{A_{Period}} \times 100$$

The primary differences in applying these indices to the various data sets (monthly, hourly, sub-metered) are 1) the acceptable values of the indices and 2) the definition of “interval” and “period” in each of the equations above. The application of these statistical indices for each level of calibration is detailed in the sections below.

The recommended acceptable values for each approach are included in Table 4-3. These values have been adopted from ASHRAE Guideline 14. Specific calibration goals should be set for each project based on the appropriate level of effort (see Chapter 5) and should be specified in the project-specific M&V Plan. For existing buildings, the model calibration will occur prior to contract award, and both the calibration goals and results should be included in the IGA.

Table 4-3 Acceptable Calibration Tolerances<sup>22</sup>

Calibration Type	Index	Acceptable Value*
Monthly	MBE <sub>month</sub>	± 5%
	Cv(RMSE <sub>month</sub> )	15%
Hourly	MBE <sub>Month</sub>	±10 %
	Cv(RMSE <sub>Month</sub> )	30%

\*Lower values indicate better calibration

#### 4.6.3.3 Subsystem Level Calibration with Monitored Data

Calibration of a building model's subsystems to measured data may be required to enhance or ensure the overall accuracy of the model meets specified targets. The model's hourly predicted energy usage (kWh, therms, or Btu) is compared against measured hourly energy usage for the monitored building subsystems to determine whether the model accurately predicts subsystem level usage.

Most simulation programs, including eQUEST, output subsystem usage values minimally in 1-hour intervals. Therefore, for calibration, measured data must be averaged over each hour. For example, if 15-minute chiller demand (kW) data are collected, they must be averaged into hourly values.

When applying the statistical equations above to sub-metered data, the interval is an hour and the period can be defined by the user.

#### 4.6.3.4 Whole-Building Level Calibration with Monthly Data

Comparing energy use projected by the building model with monthly utility bills is the minimum level of calibration that should be conducted on any model of an existing building with monthly utility data available. In the statistical equations above, the interval is a month and the period is a year.

When using monthly data, an additional check of the monthly variances should be made by calculating MBE by defining both the interval and the period as a month.

Example calibration calculations and results using monthly data are shown in Table 4-4. The results show that in addition to meeting the overall MBE and CV (RMSE) goals, the MBE for each month was also below the target value.

<sup>22</sup> ASHRAE Guideline 14-2002, Section 6.3.3.4.2.2.

#### 4.6.3.5 Whole-Building Level Calibration with Hourly Data

When hourly data are applied, the interval is an hour and the period can be defined by the user, and often a 1-month billing period is used. These indices, however, may be calculated for the entire period or for weekdays, weekends, and holidays separately.<sup>23</sup>

Table 4-4 Example Calculations to Determine Monthly Model Calibration

Month	2,006 Measured kWh (M)	eQUEST Simulated kWh (S)	S-M	MBE	Squared Error
Jan	839,040	842,236	3,196	0%	10,212,435
Feb	814,080	774,882	(39,198)	5%	1,536,448,710
Mar	766,080	827,555	61,475	-8%	3,779,175,625
Apr	874,555	928,017	53,462	-6%	2,858,226,075
May	984,960	1,077,269	92,309	-9%	8,520,951,481
Jun	960,000	1,005,105	45,105	-5%	2,034,461,025
Jul	1,079,040	1,184,382	105,342	-10%	11,096,884,293
Aug	956,160	1,034,555	78,395	-8%	6,145,776,025
Sep	908,160	1,009,812	101,652	-11%	10,333,192,128
Oct	888,960	999,842	110,882	-12%	12,294,831,230
Nov	952,320	840,194	(112,126)	12%	12,572,295,939
Dec	871,680	822,511	(49,169)	6%	2,417,626,946
<b>Total</b>	<b>10,895,035</b>	<b>11,346,360</b>	<b>451,325</b>	<b>-4%</b>	<b>73,600,081,912</b>
<b>Overall Results:</b>					
		MBE <sub>month</sub>	-4%		
		Cv(RMSE):	9%		

#### 4.6.4 M&V Considerations

Many issues must be considered and addressed in developing a project-specific M&V Plan using Option D. Some of the more common steps are outlined below.

- Use an experienced building modeling professional. Although new simulation software packages make much of the process easier, a program's capabilities and real data requirements cannot be fully understood by inexperienced users, and resulting models may not be accurate.
- Determine the availability of utility bill data.
- Determine whether hourly or monthly billing data are available and whether meters can be installed to collect hourly data. Calibrations to hourly data are generally more accurate than calibrations to monthly data because there are more points to compare. Hourly energy or demand data, however, are generally only available for a utility's largest customers or may be collected with portable data loggers. If only monthly billing data are available, conducting additional short-term monitoring of building sub-systems can improve the accuracy of the model.

<sup>23</sup> Bou-Saada, T.E. and J.S. Haberl, "An Improved Procedure for Developing Calibrated Hourly Simulation Models," International Building Performance Simulation Association, Report No. ESL-PA-95/08-01, 1995.

- Use actual equipment performance data in the simulation models. Many software packages have libraries of HVAC equipment that closely match actual system performance. Be cautious and investigate the library HVAC description to be sure it is a good representation of the real system and consider developing user-defined equipment performance curves based on field measurements or manufacturer's data.
- Specify spot measurements and short-term monitoring of key parameters for both the baseline and performance period models. Spot and short-term measurements augment the whole-building data and more accurately characterize building systems. It is recommended that an end use be monitored over a period that captures the full range of the equipment's operation (e.g., spring and summer for cooling systems). The data must also be collected in a way that facilitates sub-system level calibration. Careful selection of spot measurements and short-term monitoring is necessary because it can add significant cost and time to the project.
- Use trend data to determine actual controls. Sequencing of building controls is difficult to interpret from interviews, site surveys, manufacturer's data, and spot measurements. The best way to ascertain actual sequences is through trending data. Sometimes, the EMCS systems can be utilized to determine actual operating scenarios. However, the capability for data storage in many systems may be limited.
- Specify model calibration procedures that will be followed for monthly, hourly, or subsystem data for both the baseline and performance period models. Prescribe statistical calibration requirements based on the accuracy required for the project.
- Specify the simulation program and version and the source of weather data used (on-site, local weather station or typical weather data).
- Clearly explain how savings will be calculated after the first year. Keeping models up to date can be expensive. For projects without substantial site changes expected, an Option C utility billing analysis approach may be viable.<sup>24</sup> Regardless of how savings are calculated each year, the ongoing performance of the measures needs to be verified periodically.

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<sup>24</sup> IPMVP Volume 1 2007, Section 4.10.4

Since the primary purpose of measurement and verification (M&V) is to validate payments or performance guarantees, the cost of M&V should be less than the payment amount or guarantee that is at risk. Consequently, the objective of M&V should not necessarily be to derive a precise energy savings number, but rather to ensure that energy services companies (ESCOs) properly complete their projects and that the resulting energy savings are reasonably close to the savings claimed. The appropriate level of M&V rigor and accuracy is a level that protects the project investment and fulfills the intent of the federal legislative requirements. Careful consideration of the M&V level, type, and rigor benefits both parties and can help mitigate potential problems during the performance period.

In general, the selection of a project specific M&V method is based upon:

- Project costs and expected savings
- Complexity of the ECM
- Number of interrelated ECMs at a single facility
- Uncertainty or risk of savings being achieved
- Risk allocation between the parties
- Other uses for M&V data and systems

This chapter discusses these issues, presents some rules of thumb to use when selecting an M&V approach, and discusses a methodology for evaluating project-specific M&V options. Additional discussion is provided on balancing M&V costs and technical rigor, as well as tips on minimizing uncertainty in the savings results.

## 5.1 KEY ISSUES IN SELECTING THE APPROPRIATE M&V APPROACH

The level of certainty and thus effort required to verify both a project's potential to perform and its actual performance will vary from project to project. The contract and/or the project-specific M&V plan should be prepared with serious consideration of what M&V requirements, reviews, and costs will be specified. Some key factors, outlined below, should be considered when choosing the M&V options and techniques to use for each Energy Savings Performance Contract (ESPC) project.

### 5.1.1 Value of ECM in Terms of Projected Savings and Project Costs

The scale of a project, energy rates, term of the contract, comprehensiveness of energy conservation measures (ECMs), the benefit-sharing arrangement, and the magnitude of savings can all affect the value of the ECM or ESPC project. The M&V effort should be scaled to the value of the project so that the value of the information provided by the M&V activity is appropriate to the value of the ECM and the project itself.

For Super ESPC projects, the average annual M&V costs are 3.3%<sup>25</sup> of annual project cost savings. Some more complex ECMs will often warrant greater M&V costs, but the overall M&V costs for the project are typically balanced by other ECMs that do not require substantial annual activities.

### 5.1.2 Complexity of ECM or System

More complex projects may require more complex (and thus more expensive) M&V methods to determine energy savings. In general, the complexity of isolating the savings is the critical factor. For example, a complicated chiller measure may not be difficult to assess if there are energy sub-meters and monitoring systems dedicated to the chiller system.

When defining the appropriate M&V requirements for a given project, it is helpful to consider ECMs as being in one of the following categories (listed in order of increasing M&V complexity):

- Constant load, constant operating hours
- Constant load, variable operating hours
- Variable hours with a fixed pattern
- Variable hours without a fixed pattern (e.g., weather-dependent)
- Variable load, variable operating hours
- Variable hours or load with a fixed pattern
- Variable hours or load without a fixed pattern (e.g., weather-dependent)

### 5.1.3 Number of Interrelated ECMs at a Single Facility

If multiple ECMs are being installed at a single site, the savings from each measure may be, to some degree, related to the savings resulting from other measures or other non-ECM activities at the facility. Examples include interactive effects between lighting and HVAC measures or between envelope improvements and a chiller replacement. In these situations, it may not be possible to isolate and measure one system in order to determine savings. Thus, for multiple, interrelated measures, whole-building Options C or D may be the most appropriate.

### 5.1.4 Risk of Achieving Savings

The importance of the M&V activities is often tied to the confidence associated with the estimated energy or cost savings. An ECM with which the facility staff is familiar may, subjectively, require less M&V rigor than ECMs that are less well known. Similarly, unproven technologies may warrant additional attention.

A simple method of estimating payment risk can be based on the estimated project value, technical uncertainty, and project sponsor experience. Such a method assumes that, as a starting point, all projects will be inspected to verify the project's potential to perform and estimate savings uncertainty and payment risk. A simple illustration of this method is shown in Table 5-1.

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<sup>25</sup> Costs are based on cost schedules from 166 Super ESPC projects.

**Table 5-1 Example Estimate of Savings Risk**

Sample Project	Estimated Savings	Estimated Uncertainty	Savings Risk
Small lighting	\$50,000	10%	\$5,000
Large custom	\$500,000	20%	\$100,000

A limit on the M&V budget can then be established as a percentage of the project’s payment risk before an M&V plan is specified. As illustrated, smaller projects consisting of predictable technologies have less payment risk (and thus a lower M&V budget cap) than large projects that include less predictable technologies.

In the same example, for the “large custom” measure, two M&V approaches may be evaluated based on their benefit-to-cost ratio, as indicated Table 5-2. In this example M&V Option C appears to be the better approach.

**Table 5-2 Example Benefit-to-Cost Evaluation for M&V**

Sample Project	Estimated Savings	Estimated Uncertainty (No M&V)	Savings Risk (No M&V)	Proposed M&V Method	Estimated Annual M&V Cost	Resulting Savings Uncertainty/ Savings Risk	Benefit-to-Cost Ratio: Risk Reduction in Savings/M&V Cost
Large custom	\$500,000	20%	\$100,000	Option C	\$25,000	10% / \$50K	2.0
Large custom	\$500,000	20%	\$100,000	Option B	\$50,000	8% / \$40 K	1.2

Accuracy requirements for measuring and verifying savings are either defined by the federal agency in its RFP or negotiated with the ESCO. In either case, the required level of measurement and verification effort is specified in the task order between the federal agency and the ESCO in the form of the M&V plan. This plan must be developed in early phases of a project’s development to ensure that (a) M&V is not left as an afterthought or that (b) inadequate funding has been allocated to the required M&V activities.

### 5.1.5 Responsibility Allocation Between the ESCO and the Federal Agency

For Super ESPC projects, the achievement of guaranteed cost and energy savings must be verified each year. At a minimum, the ESCO and the federal agency must verify that the installed equipment/systems have been properly maintained, continue to operate correctly, and continue to have the potential to generate the predicted savings. Although annual reports may be required for establishing savings guarantees, interim reports can be prepared semi-annually for more complex projects. This ensures that the M&V monitoring and reporting systems are working properly; it also allows fine-tuning of measures throughout the year based on operational feedback, and it helps avoid surprises at the end of the year.

Typically, the aspects of the projects that are measured and verified are those for which the ESCO is held responsible. The Responsibility Matrix and contract should specify how savings will be determined and thus what needs to be verified. For example, variations in the operating hours of a facility during the term of a task order may be an acceptable risk to the federal agency. For example, operating hours may be determined by short-term measurements rather than continuously measured for purposes of payment.



### 5.1.5.1 *Other Uses for M&V Data and Systems*

Often, the array of instrumentation installed and the measurements collected for M&V can be used for other purposes, including commissioning and system optimization. Data and systems are more cost-effective if they are used to meet several objectives, and not just those of the M&V plan. In addition, savings could be quantified beyond the requirements of the performance contract. This information could be useful for allocating costs among different tenants, planning future projects, or allocating research.

## 5.2 DETERMINING AN M&V APPROACH

An M&V approach must be tailored for the specific project, based on the project's costs, savings, objectives, and constraints. This section outlines some general criteria that can be used to determine an approach, and presents the M&V Planning Tool that provides general procedures to develop a project-specific M&V approach.

### 5.2.1 General Criteria for Selecting an M&V Approach

The four M&V options can be applied to almost any type of ECM. However, the rules-of-thumb listed below generally indicate the most appropriate M&V approach for an application.

Option A can be applied when the most critical M&V issue is identifying the potential to generate savings, including situations in which:

- The magnitude of savings is low for the entire project or a portion of the project to which Option A can be applied.
- The risk of not achieving savings is low or ESCO payments do not need to be directly tied to actual savings.

Option B, retrofit isolation, is typically used when any or all of these conditions apply:

- For simple equipment replacement projects with energy savings that are less than 20% of total facility energy use, as recorded by the relevant utility meter or sub-meter
- When energy savings values per individual measure are desired
- When interactive effects are to be ignored or are estimated using estimating methods that do not involve long-term measurements
- When the independent variables that affect energy use are not complex and excessively difficult or expensive to monitor
- When sub-meters already exist that record the energy use of subsystems under consideration (e.g., a 277 V lighting circuit, a separate sub-meter for HVAC systems)

Options C, billing analysis, is typically used when any or all of these conditions apply:

- For complex equipment replacement and controls projects
- When predicted savings are relatively large (greater than 10% to 20%) as compared with the energy use recorded by the relevant utility meter or sub-meter
- When energy savings values per individual measure are not desired

- When interactive effects are to be included
- When the independent variables that affect energy use are complex and excessively difficult or expensive to monitor.

Option D, calibrated simulation, is used in situations similar to Option C, or in addition when any or all of these conditions apply:

- When new construction projects are involved
- When energy savings values per measure are desired
- When Option C tools cannot cost-effectively evaluate particular measures or their interactions with the building when complex baseline adjustments are anticipated

## 5.2.2 M&V Planning Tool

The M&V Planning Tool is an iterative exercise designed to assist in the development of custom M&V approaches for individual projects. The Tool uses a five-step process that requires the development of a custom list of objectives and constraints that relate to measurement and verification of savings. The process considers both project level and ECM-specific objectives and constraints, which must be prioritized during the evaluation process. The steps described below correspond to the step numbers on the flowchart shown in Figure 5-1.

### *5.2.2.1 Step 1: Develop a list of project and ECM-level objectives and constraints that relate to measurement and verification of savings.*

Some typical objectives and constraints for M&V are listed below. A custom list should be developed for the specific project based on key topics that will affect the M&V plan for the project and/or ECMs.

#### ***Typical Objectives***

- Track energy savings through utility metering
- Verify energy performance continuously
- Verify energy performance annually
- Track post-retrofit consumption
- Track performance of individual measures
- Adjust baseline for changes
- Maximize infrastructure by using least-cost M&V option

#### ***Typical Constraints***

- Historical utility data not available
- Lack of dedicated utility meters
- High degree of Interaction between ECMs
- ECMs scope affects a very small portion of overall utility baseline

It is appropriate to identify objectives and constraints that may apply, but enough information is not yet available, as these items may be significant to the M&V approach selected. These uncertain items should be clarified as early in the project as possible if they drive the approach selected.

As shown in Table 5-3, a priority (high, medium, or low) can be assigned to each objective and constraint identified to help with the evaluation. High-priority objectives and constraints have the strongest influence on M&V selection and should be considered most important in the evaluation.

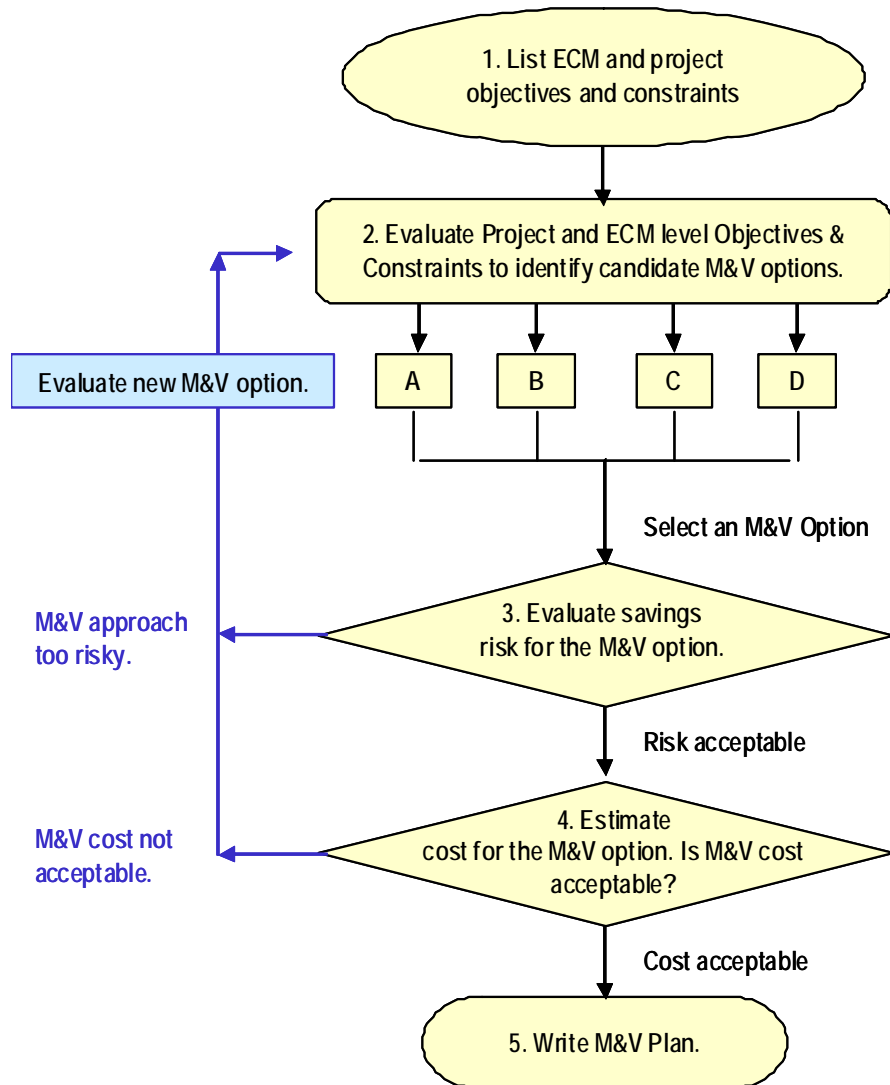


Figure 5-1 M&V Planning Flowchart

Step 2: Select an M&V option for evaluation (Options A, B, C, or D).

Project and ECM-level objectives and constraints must be evaluated to identify the most appropriate M&V option. The nature of the objective or constraint will either lend itself to or

rule out specific M&V options, including a retrofit isolation approach (Options A and B), a whole-building utility data analysis (Option C), or a calibrated simulation (Option D).

One should determine if a single M&V Option can be used and is desirable for the entire project or if a more custom M&V approach is required for the proposed set of ECMs. If one of the important project-level objectives or constraints is not met, another M&V option should be selected for evaluation. If none of the M&V Options can satisfy project level objectives and constraints, an appropriate M&V Option should be selected for the first ECM and the evaluation process should be completed following Steps 3 through 5. This process should be followed until an M&V approach is defined for ECM.

**Table 5-3 Example M&V Considerations Matrix**

Objective or Constraint	ECM or Project Level	Priority	Project Specific Objectives and Constraints (List the Ones That Directly Affect the M&V Approach for the Project)	Retrofit Isolation Approach (Options A and B)	Utility Bills Comparison Approach (Option C)	Calibrated Simulation Approach (Option D)
Objective	Project	High	Ensure equipment performance for life of contract	X		
Objective	Project	Medium	Want to track energy savings at utility meter(s)		X	
Constraint	Project	Medium	Historical utility data pertinent to project scope are available		X	X
Objective	Project	Medium	Verify energy performance periodically	X	X	X
Objective	Project	Low	Maximize infrastructure improvement by implementing the most cost-effective M&V option	X		
Objective	HVAC	High	Ensure long-term equipment performance	X		
Objective	HVAC	High	Ensure savings for the duration of the contract (persistence)	X	X	
Objective	Lighting	High	Maintain lighting levels	X		
Objective	Lighting	Medium	Quantify savings through measurements	X		
Constraint	Windows	Medium	High interactive effects		X	X
Objective	Windows	Medium	Quantify savings from ECM			X

**5.2.2.2 Step 3: Evaluate the savings risk associated with the selected M&V option(s).**

To perform this exercise, a custom list of risk elements should be developed based on project and ECM specifics. The Responsibility Matrix in Chapter 3 provides a complete discussion of risk elements, how responsibilities should be allocated, and how they impact M&V plan selection.

Typical risk elements for ESPC projects include:

- Operating hours
- Environmental/process loads
- User participation
- Weather

- Equipment performance
- Major changes to the facilities
- Savings risk associated with the performance of O&M, repair, and replacement

#### 5.2.2.3 Step 4: Estimate costs for the M&V option.

If one M&V option has been selected for all ECMs, the cost of using this M&V option in relation to savings risks should be estimated. If a custom approach is being followed for individual ECMs, Steps 3 and 4 should be repeated for each ECM until an M&V option has been associated with each ECM. Then, the cost of using the selected M&V options should be estimated.

If the M&V requirements and the savings risk fail to justify the M&V expenses one should return to Step 2.

#### 5.2.2.4 Step 5: Write the M&V plan.

If all the M&V requirements are met and the savings risk justify the M&V expenses, proceed with the development of the M&V plan for the project.

### 5.3 COST AND RIGOR

In general, the more rigorous the M&V, the more expensive it will be to determine energy savings. The factors that typically affect M&V accuracy and costs (some are interrelated) are listed below.

- Level of detail and effort associated with verifying baseline and performance period surveys
- Sample sizes (number of data points) used for metering representative equipment
- Duration and accuracy of metering activities
- Number and complexity of dependent and independent variables that are metered or accounted for in analyses
- Level of engineering required to conduct analyses
- Availability of existing data collecting systems (e.g., energy management systems)
- Contract term
- Level of accuracy needed in energy savings analyses

#### 5.3.1 Balancing Cost and Rigor

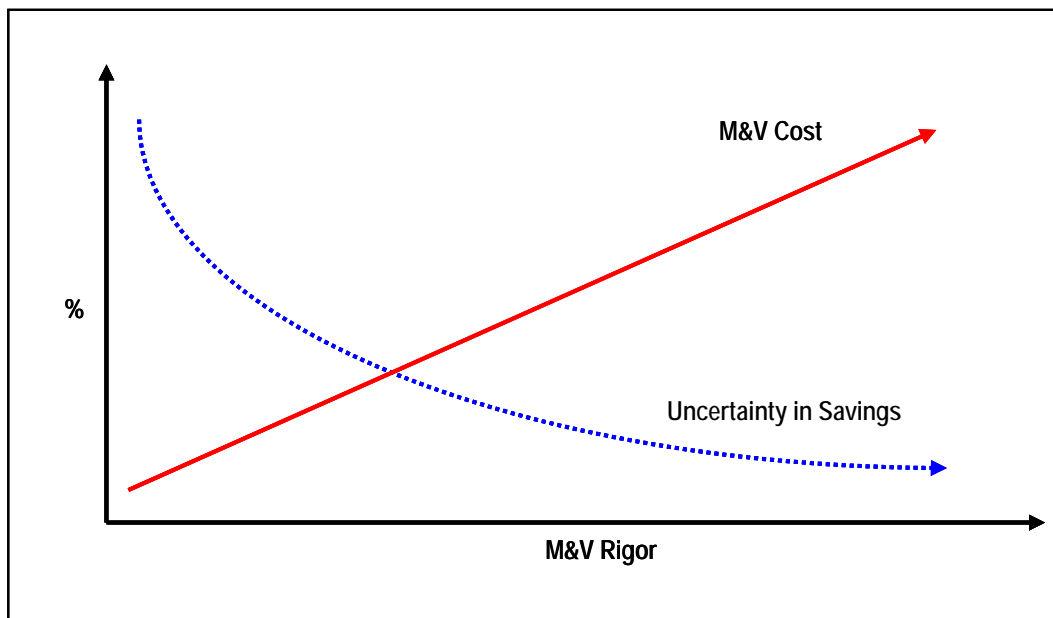
One of the most challenging aspects of M&V is providing adequate accuracy while ensuring that M&V costs are reasonable. As shown in Figure 5-2, the incremental value of the information obtained from additional M&V will at some point be less than the cost to obtain it.

Unfortunately, there is no easy way to define this point and one must rely upon judgment and experience to determine what is cost-effective and what is not.

A few strategies for keeping costs down while maintaining technical rigor include:

- Use extensive metering in the baseline period and stipulate values over which the ESCO has no control.
- Verify key performance items using periodic rather than continuous data collection to reduce data collection and management issues.
- Rely upon existing instrumentation, energy management systems, and energy management behavioral practices wherever possible.
- Engage a third-party M&V expert to assist in the development of the measurement and verification plan to ensure key agency interests are protected and costs are minimized.

Figure 5-2 The Law of Diminishing Returns for M&V



### 5.3.2 Savings Calculations

The savings calculation approach usually depends on the M&V method selected for the measure. If long-term monitoring is not used in the M&V technique, the ESCO and the agency must accept that the agreed-upon savings will not equal the savings that would be determined through a process that involves rigorous analyses and measurements. If important values are estimated, both parties should understand that the savings determination will tend to be less accurate than if measurements were used to determine the values.

### 5.3.3 M&V Costs

The M&V effort should be scaled to the value of the project so that the value of the information provided by the M&V activity is appropriate to the value of the project itself. Rule-of-thumb estimates put overall annual M&V costs at 1% to 10% of typical project cost savings. Often, some ECMs will entail greater M&V costs, but the overall M&V costs for the project are balanced by other ECMs that do not require substantial annual activities.

For a Super ESPC project, M&V are reported into two categories: initial and annual M&V expenses. The initial M&V costs may include metering or instrumentation required to perform the M&V activities, and is delineated by ECM on Task-Order Cost Schedule TO-2 (Implementation Price by Energy Conservation Measure). The performance-period M&V expenses included for the entire project are included on Task-Order Cost Schedule TO-3 (Post-Acceptance Performance Period Cash Flow). M&V cost breakouts should be requested and evaluated to ensure that costs are in line with the scope of work outlined in the M&V Plan.

## 5.4 UNCERTAINTY

Any statement of measured savings includes some degree of uncertainty. Since no instrument can be 100% accurate, all measurements contain some error or difference between the true and observed value. In addition, energy savings are typically based on measured values, which to some extent are estimates. As with all estimates, there will be some uncertainty in the reported numbers. The goal for each project is to reduce the uncertainty in the reported savings values, which is accomplished by limiting the errors in the measurements and analyses conducted.

Calculating the uncertainty in the estimated savings is not required by Super ESPC, but this uncertainty is often estimated by the ESCO in order to set the overall level of savings guarantee for each ECM. Including the uncertainty in calculated savings values provides a more meaningful statement of savings. Uncertainty is typically proportional to the complexity of the ECM.

Uncertainty at the project level can be broken down into four general types: measurement, sampling, estimation, and modeling. For any given project, the project error is calculated from these four uncertainties. Projects often do not contain one or more of the four components; however, in a hypothetical project that contains all four components, the total project uncertainty (standard error) would be calculated by taking the square root of the sum of the squares of the individual standard errors of the components, as below:

$$SE_{project} = \sqrt{(SE_{Measurement})^2 + (SE_{Sampling})^2 + (SE_{Stipulation})^2 + (SE_{Modeling})^2}$$

The following sections discuss the sources of these errors and the way that these sources can be minimized in a Super ESPC project.<sup>26</sup>

### 5.4.1 Measurement

Measurement uncertainty is due to metering equipment inaccuracies. For example, the specifications for a meter may indicate that it is accurate to within  $\pm 5\%$ , meaning that any reading taken the meter may be up to 5% off in either direction. Additional error in measurements may be introduced if an instrument is not properly calibrated or if it is applied under inappropriate conditions. Data management can also introduce errors through omitted, adjusted, or lost data.

For an M&V plan to be successful, the sensors used for baseline and performance period measurements must meet minimum accuracy requirements for the application and must be

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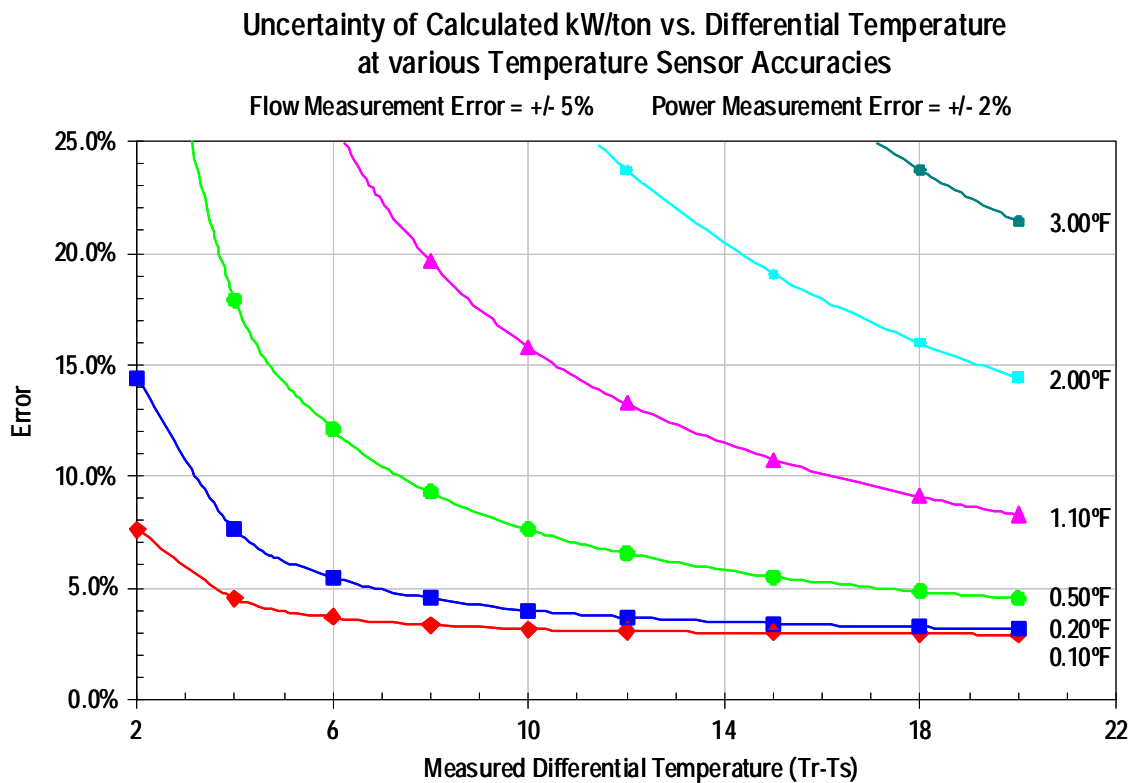
<sup>26</sup> Additional information on these topics is contained in ASHRAE Guideline 14 Section 5.2.11 and IPMVP Appendix B.

properly calibrated. If the accuracy of any instrument is less than suitable, the measurements may introduce unacceptable levels of error into the energy calculations.

Instrumentation accuracy requirements should be sufficient to ensure that overall energy and cost estimates are reasonable. Although error analysis is not required by Super ESPC projects, it is important to keep in mind that the inaccuracies introduced by the instrumentation will likely be the greatest source of uncertainty in calculated savings.

For example, in a chiller project, the most important measurements are the chilled water temperatures which are used to determine load. The impact of sensor accuracy on predicted kW/ton values is shown in Figure 5-35-3.

Figure 5-3 Example Impact of Sensor Accuracy on Calculations<sup>27</sup>



Tips for reducing measurement error:

- Determine and prescribe the needed accuracy for measurement equipment.
- Ensure that the measurement equipment has been recently calibrated.
- Specify data management strategies, including periodic checks and back-up procedures.

<sup>27</sup> Analysis provided by Scott Judson.



## 5.4.2 Sampling

Sampling uncertainty occurs when measurements are taken on a sample of the affected equipment and the results extrapolated to the entire population of the equipment. For example, it may not be economically feasible to monitor the hours on every fixture in a building lighting retrofit. Often, a sample is monitored, and the results applied to the remainder of the lighting population. Sampling uncertainty is calculated from the standard deviation of the sampled results. When the standard deviation is large, the uncertainty is also large. A detailed discussion on sampling can be found in Appendix B.

Tips for reducing sampling error:

- Assign homogeneous usage groups based on similarities in equipment performance or operating characteristics.
- Use statistical sampling strategies described in Appendix B.
- Use sample sizes that meet a confidence of at least 80% and a precision of 20%.
- Ensure that the measured data meet statistical requirements by calculating the actual coefficient of variation (Cv) from the measurements.
- Use a conservative approach in selecting original sample sizes by using a high Cv, typically greater than 0.5, especially for populations that are known to contain variations. This will increase the initial sample size, but reduce the risk of under-sampling.

## 5.4.3 Estimating

Estimates have to be made when values are necessary to complete a calculation, but the values cannot be measured directly. When engineering estimates are used in lieu of actual measurements, uncertainty is introduced. This uncertainty itself must often be estimated based on the expected accuracy of the estimated values. For example, the efficiency of a boiler may be estimated rather than measured directly. The estimate would be based on the type and age of the boiler, and may result in an estimated stipulation error of  $\pm 20\%$  (e.g., 75%, between 60% and 90%). If a building engineer who is familiar with the boiler gives additional operational information about the boiler, the uncertainty may be less, such as  $\pm 10\%$  (e.g., 75%, between 67.5% and 82.5%).

Tips for reducing estimating error:

- Use measured values wherever possible, especially for parameters that contribute to a high percentage of project savings.
- Use the manufacturer's original specifications or industry-accepted performance curves to determine performance.
- Use typical meteorological year (TMY) weather data<sup>28</sup> from an applicable site to conduct calculations.

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<sup>28</sup> TMY weather data is available from National Oceanographic Atmospheric Administration (NOAA).

- Use observations of building occupant behavior and facility operating and maintenance logs.
- DO NOT use rules-of-thumb, proprietary software/algorithms, guesses at operating parameters, or data from other facilities.

#### 5.4.4 Modeling

Modeling uncertainty is introduced when savings are estimated using engineering or simulation models. The accuracy of any model is based on the ability of the model to account for all variations in energy use by employing the proper analysis techniques, including all relevant variables, and excluding those that are irrelevant.

A tip for reducing modeling error is to request the ESCO provides calculations in electronic format, and to have a qualified third-party reviewer closely analyze the savings calculations.



This section provides an overview of measurement and verification (M&V) submittals required in each phase of a Super Energy Savings Performance Contract (ESPC) project. The key submittals related to M&V in a Super ESPC project are outlined in Table 6-1 and discussed below. In this table, the name of the Super ESPC submittal or item is shown in italics. Some of the terminology used specifically in Super ESPC projects is defined in Table 6-2.

**Table 6-1 Super ESPC Submittals Related to Measurement and Verification**

Required M&V Item	Location(s)	Timing for Development <sup>29</sup>
<i>M&amp;V Approach</i>	<i>Preliminary Assessment</i>	Initial project scoping
<i>Risk and Responsibility Matrix</i>	<i>Preliminary Assessment</i> <i>Final Proposal</i>	Initial project scoping, prior to <i>Notice of Intent to Award</i> During <i>Investment Grade Audit</i>
<i>M&amp;V Plan and Savings Calculation Methods</i>	<i>Final Proposal</i>	After <i>Notice of Intent to Award</i> and during <i>Investment Grade Audit</i>
<i>Commissioning Approach</i>	<i>Final Proposal</i>	During <i>Investment Grade Audit</i>
<i>Commissioning Plan</i>	Separate submittal	After approval of <i>Design &amp; Construction Package</i>
<i>Commissioning Report</i>	Separate submittal	Prior to <i>Project Acceptance</i>
<i>Post-installation Report</i>	Separate submittal	Prior to <i>Project Acceptance</i>
<i>Annual Reports</i>	Separate submittal	60 days after anniversary date of <i>Project Acceptance</i>

**Table 6-2 Super ESPC Project Terminology**

Project Phase	M&V Submittal	Term Used
Project Development	M&V Plan (Final Proposal)	Proposed Savings
Project Acceptance	Post-Installation Report	Expected Savings
Performance Period	Annual Reports	Verified Savings

## 6.1 M&V APPROACH

The first M&V-related item received on a Super ESPC project is the ECM Performance Measurement section of the Preliminary Assessment. This section provides a general description of the M&V Plan proposed for the project. Although very little detail is included in this section, it is important that the agency and the ESCO agree on the general M&V approach(s) to be used prior to starting the Investment Grade Audit (IGA). The M&V method(s) chosen can have a dramatic effect on how the baseline is defined, determining what activities are conducted during the IGA.

<sup>29</sup> Detailed information on DOE's Super ESPC process is available at <http://www1.eere.energy.gov/femp/financing/superespcs.html>.

## 6.2 ESPC RISK AND RESPONSIBILITY MATRIX

A project-specific Risk, Responsibility and Performance Matrix is required for Super ESPC projects. It is first presented in the Preliminary Assessment and is finalized in the Final Proposal.

The Responsibility Matrix details risks and responsibilities that should be considered when developing performance contracts, especially the verification requirements of these contracts. This Responsibility Matrix was developed to help identify the important project risks, assess their potential impact, and clarify the party responsible for managing the risk.

The final agreed-upon Responsibility Matrix will greatly influence the measurement and verification approach(s) used in the project, which must reflect the allocation of responsibilities. Additional discussion of the Responsibility Matrix is included in Chapter 3.

## 6.3 MEASUREMENT AND VERIFICATION PLAN

The project-specific M&V Plan is included in the ECM Performance Measurement section of the Final Proposal. The M&V Plan is the single most important item in an energy savings guarantee, as it defines how savings will be calculated and specifies any ongoing activities that will take place during the contract term. The M&V Plan details the proposed Year 1 energy and cost savings. The ESCO prepares the project-specific M&V Plan and submits it to the federal agency for review and approval.

Super ESPC projects are required to use the M&V Plan and Savings Calculation Methods Outline described in Appendix C.

Details required in the Measurement and Verification Plan are discussed in Section 7 of this document.

## 6.4 COMMISSIONING APPROACH, PLAN, AND REPORT

The Commissioning Approach for each ECM is included in the ECM Performance Measurement section of the Final Proposal. The Commissioning Approach outlines the expected commissioning activities and identifies roles and responsibilities of the ESCO and the federal agency.

The project-specific Commissioning Plan is developed after the engineering design is finalized and the Design and Construction Package has been approved by the agency. The Commissioning Plan finalizes the Commissioning Approach outlined in the Final Proposal and addresses each ECM with specific steps that will be taken during the commissioning process.

Once commissioning activities have been completed and documented per the approved Commissioning Plan, the Commissioning Report is submitted. This report details the inspections and performance tests implemented, along with the results of these inspections and tests, to ensure that the systems were installed and performing properly. It also verifies systems and equipment are operating as intended and according to design intent.

Information on commissioning can be found in Section 7 of this document.

## 6.5 POST-INSTALLATION REPORT

After the commissioning activities have been completed, the post-installation verification activities defined in the M&V Plan are conducted. The results of the post-installation verification activities are presented in the Post-Installation Report, which is delivered by the ESCO prior to project acceptance. This report also documents any changes in the project scope and energy savings that may have occurred since the Final Proposal, and reports the expected Year 1 energy and cost savings.

Super ESPC projects are required to use the Post-Installation Report Outline shown in Appendix C. Information on post-installation is included Section 2.2.5.

## 6.6 ANNUAL INSPECTIONS AND REPORTS

Each year during the performance period, typically just after the anniversary of the project's acceptance, the contractor submits an Annual Report. The report documents the execution and results of the activities prescribed in the M&V Plan (measurements, savings calculations) and reports the verified Year 1 energy and cost savings. The report also describes O&M activities conducted during that performance period, as well as any identifying items that may require additional follow-up.

For Super ESPC, M&V needs to show only that the overall cost savings guarantee has been met, and not that the predicted savings for each ECM have been achieved.

The verified savings values presented in the Annual Report determine if the annual savings guarantee has been met, and if any true-up of payments is required. As stipulated in the contract or Task Order, the federal agency may use the annual report to reconcile payments made to the ESCO for previous billing periods if previous payments were based on expected savings that then need to be trued-up to reflect verified savings. The estimates in the report may also be used as the basis for subsequent payments.

Super ESPC projects are required to use the Annual Report Outline shown in Appendix C.



The Measurement and Verification (M&V) Plan is a document that defines project-specific M&V methods and techniques that will be used to determine savings resulting from a specific performance contracting project. The plan may include 1) a single option that addresses all the measures installed at a single facility, or 2) several M&V options to address multiple measures installed at the facility.

In addition to providing accurate and conservative methods to calculate energy savings, a good M&V Plan is clear, consistent, and repeatable. In a long-term contract, it is very important to ensure that all assumptions, procedures, and data are recorded properly so they may be easily referenced and verified by others. The data included should be sufficient for a third party to implement or verify the M&V procedures.

M&V activities include site surveys, energy measurements, metering of key variables, data analyses, calculations, quality assurance procedures, and reporting. All of these key components need to be adequately detailed in the M&V Plan.

The project-specific M&V Plan must be submitted and approved by the federal agency before M&V activities begin. In some cases, the agency will specify an approach in the RFP, while in other cases the energy service company (ESCO) will propose a site-specific plan for approval. Final resolution of M&V and other project issues are left to the discretion of the federal agency, although the details of the M&V Plan can be a highly negotiated item.

Contracts implemented under DOE's Super Energy Savings Performance Contract (Super ESPC) are required to follow the M&V Plan and Savings Calculation Methods Outline included in Appendix C. This outline was developed through an industry-government working group and has been incorporated into the Super ESPC contract. The project-specific M&V Plan includes project-wide items as well as details for each energy conservation measure (ECM) (see Section 2.2.6).

In general, the contents of a project-specific M&V Plan should:

- Provide an overview of the ECM and verification activities, including:
  - State the goals and objectives of the verification activities
  - Define the M&V option and techniques to be used for each measure
  - Identify the key physical characteristics of the facility, system, and ECM to be installed
  - Define the critical factors that affect energy consumption of the system or ECM
- Adequately define the baseline conditions, including:
  - Identify the key baseline performance characteristics of the system or ECM, such as lighting intensities and temperatures



- Define baseline operating conditions, such as loads and hours of operation
- Detail all measurements, data analyses procedures, algorithms, and assumptions
- Define all performance period verification activities, including:
  - Specify the parameters to be measured, period of metering, accuracy requirements, calibration procedures, metering protocols, sampling protocols, and archiving requirements
  - Explain requirements for agency witnessing of M&V activities
- Detail the schedule for periodic M&V reports and procedures
- Describe procedures and details for annual inspections
- Describe O&M reporting requirements by agency and ESCO (See Section 9 of this document).
- Detail how savings will be calculated, including:
  - Provide rationale and procedures for any baseline or reporting period energy adjustments anticipated
  - Detail how interactive effects will be handled

The first step in defining a project-specific M&V Plan involves selecting an appropriate M&V approach or approaches. This process is discussed in detail in Chapter 5 and includes evaluating project-wide and ECM-specific objectives and constraints, assessing the viability of various M&V options, ascertaining savings risks, and evaluating implementation costs.

The following sections discuss and provide insight into the key areas covered by an M&V Plan. Procedures for reviewing M&V Plans for content and quality are detailed Section 10 of this document, and review checklists can be found in Appendix E. Issues and requirements associated with specific technologies are described in Chapter 8.

## 7.1 DEFINING THE BASELINE

Since energy savings must be determined by comparing energy use before and after a retrofit, the characterization of the pre-retrofit or baseline conditions is critical. Defining the baseline consists of identifying the performance and operating factors that influence energy consumption, and determining their values through observations and measurements.

Regardless of the M&V option or method used, the baseline conditions for all projects and ECMs must be adequately defined. Typically, the ESCO will define the baseline conditions during the Investment Grade Audit, but the federal agency may define baseline conditions.

The purpose of establishing the baseline conditions is to:

- Define the baseline sufficiently for purposes of calculating savings
- Document the baseline conditions in case operational changes occur after ECM installation that mandate adjustments to the performance period baseline energy use

Baseline conditions include physical, operational, and energy use data on the facility and systems. Baseline conditions are typically determined through surveys, inspections, and spot and short-term metering activities. Typically, pre-installation metering is conducted for a period of time required to capture all operating conditions of affected systems and/or processes.

Physical conditions that should be documented include equipment inventories, locations, nameplate data, system design features, and building occupancy. The key operational conditions include control strategies, set points, operating schedules, condition of equipment, loads, maintenance procedures used, peripheral equipment conditions, and weather. Energy use data that constitute the baseline may include utility billing data, sub-metered system data, and utility rate structures.

Although only a portion of a facility's systems may be included in the ESPC project, it may be appropriate to document the site conditions for other key energy using systems. This is especially true if a whole-building M&V approach (Option C or D) is being used. Often, changes outside the scope of the ESPC project at a large facility can affect the overall energy consumption at a site and may warrant an adjustment, as discussed in Section 7.2.

## 7.2 ADJUSTMENTS

As indicated in Chapter 2 and the basic equation used to determine savings shown below (Equation 7-1), adjustments are sometimes required to account for changes unrelated to the ECM that affect energy use. Such adjustments may account for changes in weather, occupancy, or other factors between the baseline and performance periods.

### Equation 7-1: General Equation Used to Calculate Savings

$$\text{Savings} = (\text{Baseline Energy} - \text{Post Installation Energy}) \pm \text{Adjustments}$$

The purpose of adjustments is to express both baseline and post-installation energy under the same set of conditions. The modifications to the savings can be further distinguished as routine and non-routine adjustments, as shown in Equation 7-2.

### Equation 7-2: Expanded Equation Used to Calculate Savings

$$\text{Savings} = (\text{Baseline Energy} - \text{Post Installation Energy}) \\ \pm \text{Routine Adjustments} \pm \text{Non-Routine Adjustments}$$

#### 7.2.1 Routine Adjustments

Routine adjustments are used to account for expected variations in independent variables and energy use. These adjustments often use regression analysis to correlate and adjust energy use to independent variables such as weather, but simple comparisons may also be employed. Routine adjustments are used to normalize energy use as a function of one or more independent parameters such as temperature, humidity, or meals served.

Normalizing energy savings to a prescribed set of conditions is a very important technique used in ESPC projects. Using a fixed set of conditions for both the baseline and performance period

cases, such as average weather conditions and the corresponding cooling load profile, allows the risks associated with these operational factors to be reduced.

Alternatively, baseline and performance period conditions could be normalized to either baseline or performance period conditions. If performance period conditions are used to adjust the baseline case, the savings calculated will estimate the actual avoided energy use for that period.

One of the key assumptions made when normalizing savings is that the performance period energy use will have a predictable relationship to the independent variables to be standardized. The baseline model will be completely defined in the contract, but the performance period model will need to be developed from measured data collected during the performance period. Typically, a valid baseline model indicates that a similar performance period model can be successfully developed.

Once the baseline and performance period models of the equipment's energy consumption and the parameter(s) are established and validated, the standardized values of the independent parameters can be used to drive the both models and calculate savings.

Therefore, a project-specific M&V Plan should identify critical independent variables, explain how these variables will be measured or documented, and discuss how they will be used in the empirical models. Additionally, assumptions and mathematical formulas used in the M&V Plan must be clearly stated, and the validity of any mathematical model used should be verified. The verification strategies discussed in Section **Error! Reference source not found.** can be applied to any mathematical model.

### 7.2.2 Non-Routine Adjustments

Non-routine adjustments are used to compensate for unexpected changes in energy driving factors, such as facility size, operating hours, and facility use. These factors must be monitored for change to ensure that they are not affecting the performance of the energy conservation measure. Tracking these factors is primarily a concern for projects using whole-building options (Options C & D). Option A approaches typically avoid these types of adjustments as many of the factors that could change are stipulated. If future changes are expected, the M&V Plan should incorporate methods for making these non-routine adjustments.

## 7.3 INTERACTIVE EFFECTS

It is commonly understood that ECMs and energy systems interact with one another. Reduced lighting loads, for example, can reduce air conditioning energy consumption (a cooling bonus), but increase heating consumption (a heating penalty). Whole-building M&V approaches such as building simulation or utility billing analysis account for these types of interactive effects, whereas retrofit isolation M&V approaches do not.

When using retrofit isolation M&V Options A and B, careful consideration must be given to dealing with interaction between ECMs. One must properly account for interactive effects and avoid double-counting of savings, which can occur inadvertently if interactions are not carefully considered.

For example, if the lighting retrofit mentioned above is accompanied by a chiller replacement, care must be taken to account for the reduced cooling loads on both the new and existing chillers due to the change in lighting. In addition, the cooling bonus should be based on the efficiency of the new chiller.

In general, the possibility of double-counting energy savings can be reduced by considering one ECM at a time. The later ECMs should start (the baseline condition) from the performance period condition of the previous ECMs. For related ECMs, such as lighting efficiency and lighting controls, double-counting can sometimes be avoided by using a single equation to determine savings from both measures.

Methodologies for determining some of the more common interactions, such as lighting and HVAC, have been developed (see Section 11.1). However, detailed relationships between many dissimilar but interactive ECMs are not known, and the methods for measuring interactive effects are not cost-effective for many applications. For projects using retrofit isolation approaches (Options A or B), one of three approaches can be taken to account for savings associated with interactive effects between ECMs. These approaches are as follows:

- Ignore interactive effects.
- Use mutually agreed-upon values that are based on the site-specifics of the building and HVAC equipment types. The values can be developed on the basis of computer model simulations for typical building conditions or assigned on the basis of available information for typical buildings.
- Develop a site-specific method to measure and estimate interactive effects. The federal agency and/or ESCO will need to agree on the merit and reasonableness of the proposed approach, which may include directly measuring the effects.

#### 7.4 METERING<sup>30</sup>

To determine energy savings, some measurement processes need to be conducted to identify the pre-retrofit and post-retrofit conditions. These measurements typically include energy consumption and energy-related variables. Metering issues that should be considered in preparing a project-specific M&V Plan are discussed below.

A project-specific M&V Plan should demonstrate that any metering and analysis will be done in a consistent and logical manner and with a level of accuracy acceptable to all parties. Metering and monitoring reports must specify exactly what was measured, how and when the measurements were made, what meter or meters were used, and who conducted these measurements. Any metering protocols that will be followed must be specified.<sup>31</sup>

Issues covered below include types of meters, meter accuracy and calibration, metering protocols, duration of metering, and the use of samples.

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<sup>30</sup> More information on metering is available through Metering Best Practices: A Guide to Achieving Utility Resource Efficiency, Federal Energy Management Program, October 2007.

<sup>31</sup> Metering protocols are standardized procedures developed for measuring physical characteristics and metering specific types of equipment. For example, ASHRAE Guideline 14 Annex E describes standard procedures for measuring physical characteristics, including power, temperature, flow, pressure, and thermal energy and describes standards for measuring the performance of chillers, fans, pumps, motors, boilers/furnaces, and thermal storage.

### 7.4.1 Equipment

Many tools are available which help collect and analyze system-wide HVAC data, control data, and lighting performance data. Data may include power (kW), energy (kWh), and operating parameters such as temperature, humidity, pressure, flow rates, status, and lighting levels. Data can be collected through one-time measurements or can be recorded in user-defined intervals. Prices, applications, and complexity of these tools vary.

For data collection, storage, and reporting, there are two general categories of metering equipment for M&V activities: data loggers and energy management systems.

Data loggers range from simple battery-powered portable devices to more complex tools that can collect inputs from up to 30 transducers. The most simple portable data loggers collect information about a single variable (such as light fixture on/off status or amp draw from a motor). Others can capture multiple inputs (such as voltage, power factor, and amperage) and perform some calculations. Portable data loggers tend to be inexpensive per unit, but are more limited in applications. The downloading of data is usually done manually off site through a connection to a personal computer, although modem connections are sometimes used. Battery-powered portable loggers can offer non-intrusive monitoring within an occupied area, are relatively simple to use, and are inexpensive. More complex data loggers can collect information from a range of different inputs, conduct some analyses, prepare reports, and, typically through modems, download information for remote data collection. Permanently installed data loggers tend to be relatively expensive (when transducer and installation costs are included) and, if hard-wired, not very portable, which is an issue when only short-term measurements are required.

Energy management systems are used for controlling systems. These would logically be an excellent option since such systems are often already in place and have data collection, trending, and computing capability; however, caution should be exercised, as many systems are not designed for data storage and reporting, and many operators are not familiar with M&V requirements.

### 7.4.2 Sensor and Meter Accuracy and Calibration

Before any data are collected, all sensors and meters should be reviewed to ensure that they are appropriate for the application. The accuracy of the device used to collect data can significantly affect the validity of the data collected and increase the level of error that is introduced in any calculations. Often, measurement error will be the primary source of uncertainty in a savings value. Using high-quality sensors for gathering key data can help increase the accuracy of savings estimates. Measurement uncertainty is discussed in detail in Section 5.4.

Equipment accuracies provided by the manufacturer are meaningful only if the equipment is in calibration. Sensors and meters used to collect M&V data should be calibrated to known standards (such as those of the National Institute of Standards and Technology). Forms indicating that calibration has been conducted are a required part of the M&V reports.

For the calibration to be valid, the equipment used to calibrate the sensors and meters must be of a greater accuracy than the sensors or meters themselves. Calibration methods for a variety of applications are included in ASHRAE Guideline 14.

### 7.4.3 Metering Duration

The duration of metering and monitoring must be sufficient to ensure an accurate representation of the amount of energy used by the affected equipment both before and after project installation. The appropriate measurements should be taken within a specified and representative time period. These measurements can then be used to determine time-of-use and annual energy consumption. The time period of measurement must be representative of the long-term (i.e., annual) performance of the ECM or system. For example, lighting retrofits in a 24-hour warehouse that is operated every day of the year may require only a few days of metering. However, a chiller retrofit may require metering throughout the cooling season or perhaps for 1 month each season of the year.

The required length of the metering period depends on the type of ECM(s) or system. Some common scenarios are discussed below.

- For equipment that operates according to a well-defined schedule under a constant load, such as a constant-speed exhaust fan motor, the period required to determine annual savings could be quite short. In such a case, short-term energy savings can be extrapolated easily to the entire year.
- If the project's energy use varies across both day and season, as with air-conditioning equipment, a much longer monitoring period may be required to characterize the system. In a case like that, long-term data are used to determine annual energy savings. When the metering is complete, the limits of the model used to characterize the system must be defined. For example, if data were taken on the chiller system only when the outside air temperature ranged from 50°F to 70°F, then the resulting chiller model would probably be valid only within the model limits of 50°F to 70°F.
- For some types of projects, metering time periods may be uncertain. For example, there is still controversy over how long lighting operating hours must be measured in office buildings to determine a representative indication of annual operating hours. In these situations, an agreement is required between the project parties to determine the appropriate measurement period and accuracy level for the ECM(s) or systems under consideration. For lighting projects, 3 weeks of monitoring during non-holiday periods is typically effective.
- For some projects, the metering time period can be reduced by forcing a system to go through all of its operating modes in a short period of time. For example, a variable-speed drive ventilation system that is controlled by outside air temperature may require months of data collection to capture a full range of performance data. However, if the control system were over ridden to force it to operate in various modes, the data collection might take only a day. This approach should be used with caution, as additional monitoring may be required to determine the system's relationship to independent variables.

### 7.4.4 Sampling

Sampling techniques should be used when it is unrealistic to monitor every piece of equipment affected by a retrofit. The sampling procedures outlined in Appendix B provide guidance on selecting a properly sized random sample of equipment for monitoring energy-related factors

such as operating hours, load factor, or kW. The measurements, taken from a sample of equipment, can then be used to estimate the energy-related factors for the entire population.

A successful sample will be sufficiently representative of the population to enable one to draw reliable inferences about the population as a whole. The reliability with which the sample-based estimate reflects the true population is a function of specified statistical criteria, such as the confidence interval and precision level, used in the sample design. The reliability of a sample-based estimate can be computed only after the metered data have been collected. Before collecting the data, one cannot state the level of reliability that a given sample size will yield. However, one can compute the sample size that is expected to be sufficient to achieve a specified reliability level. This is done by using projections of certain values and criteria in the sample size calculations.

Based on the data gathered for a selected period of time, the sample size required may be reduced or increased. If the projections are too conservative, the estimate will exceed the reliability requirements. If these projections prove to be overly optimistic, then the reliability of the estimates will fall short of the requirements, necessitating additional data collection to achieve the specified reliability level. This method of using projections to calculate the necessary sample size is the one adopted for these guidelines.

## 7.5 ENERGY COSTS

The goal of ESPC is to reduce energy, water, and/or operations and maintenance (O&M) costs at federal facilities. The M&V Plan should be designed to provide energy, water, and operating savings information in such a way that cost savings can be reasonably estimated.

For example, energy cost savings will be calculated using energy savings and the appropriate cost per unit of energy saved. In most cases, the unit cost of energy will be based on the servicing utility's energy rate schedules at the time the project is implemented. The unit cost of energy that will be used in calculating energy cost savings each year during the performance period must be defined in sufficient detail in the contract to allow savings to be calculated using each of the factors that affect cost savings. These factors include items such as (for electric bills) kWh saved, kW saved, power factor, kW ratchets, and energy rate tiers. If the rate uses time-of-use periods, the energy and demand savings may be calculated separately for each time-of-use period. More complex rates, such as demand ratchets, may require additional calculations. The savings calculations are straightforward.

Demand savings may be based on an average demand reduction or a maximum demand reduction. Average reduction in demand, which is typically not equal to the actual reduction in billing demand, is calculated as the kWh savings during the time period in question (usually the utility summer peak period) divided by the hours in the time period. Maximum reduction in demand is typically the reduction in the utility-metered maximum demand under terms and conditions specified by the servicing utility. For example, the billing peak may be based on the maximum building kW load measured in 15-minute intervals and coincident with the utility peak demand period. The maximum demand reduction is usually calculated to determine savings in utility peak demand charges. Thus, if utility demand savings are to be determined, each site must define 1) how the reduction will affect the utility bill and 2) how the demand reduction will be calculated for purposes of payments to the ESCOs.

For performance contracts with cost savings based on peak or billing period load reductions, an M&V method should be selected that provides energy savings data by time-of-use periods corresponding to the facility's rate structure. For example, at a federal prison, the water heating peak load might be 252 kW over a 2-minute averaging period, 228 kW over 15 minutes, or 192 kW using 60-minute time periods of analysis. Considerable error in cost savings estimates are introduced by data that do not correspond to the rate structure (15 minutes, in this case). Thus, it is critical that M&V Plans reflect the effects of time-of-use and block rate schedules. Similarly, if the utility's peak demand period is from 9 am to 5 pm, any demand savings realized outside of these hours will not result in reductions in demand charges.

When determining the value of the energy, caution should be exercised to ensure that a conservative estimate is used that will not overvalue savings. The marginal cost of energy (i.e., the actual cost for the last portion of energy used for each month) should be used, rather than average values. The marginal costs can be determined by reducing the utility usage by 1 kWh or 1 kW, for electricity, and then recalculating the bill. Because there can be many fixed fees, demand charges, and distribution charges, it is important that average values are not used and that only commodity-based charges are included.

The ESCO may propose rates to use, but it is up to the agency to ensure that the correct rates are applied and the arithmetic is correct. At a minimum, the ESCO must provide the unit cost of fuel for each source of savings in the M&V Plan.

### 7.5.1 Using Escalation Rates

For each project, the ESCO and agency must mutually agree upon both the unit cost of energy for each fuel source and any escalation factors that may be applied during the performance period. Escalation rates are often employed in long-term contracts to estimate the future values of energy more accurately. Although higher values of energy will provide better cash-flow for the project, overvaluing savings is a serious concern that can cause budgetary problems for the agency.

A common source on which to base this rate of change would be the energy price escalation rates projected annually by the DOE Energy Information Administration (EIA). As these rates vary from year to year by region, fuel type, and rate schedule, it can be difficult to condense these variables into one annual average rate for all project sources, which is the preferred approach.

The DOE has created a tool, Energy Escalation Rate Calculator (EERC), which can calculate a single appropriate escalation rate to use over the entire contract term. The EERC uses percentage of base-year cost savings attributable to each fuel in the project, commercial or industrial rate type, project location, and start and duration of performance or contract period. It then retrieves the matching EIA rates and calculates the weighted average escalation rate in real terms (excluding inflation) and nominal terms (including inflation). The default inflation rate, which can be edited, is the long-term inflation rate published annually on April 1 by FEMP for use in life-cycle cost analyses of energy and water conservation and renewable energy projects.

The EERC-calculated average annual escalation rate, when applied to the base-year costs or savings of ESPC projects, results in approximately the same future total amounts over the contract period as do the EIA-projected variable rates, making the EERC rate a reasonable proxy



rate for escalating contract payments. EERC can be downloaded from the FEMP website.<sup>32</sup> It is updated on April 1 of each year with the latest EIA energy price data.

Escalation rates for other savings, such as O&M costs, should be determined separately from energy rates, since inflation in labor and material costs may be substantially different from inflation in energy costs

## 7.6 AGENCY WITNESSING OF M&V ACTIVITIES

In federal ESPCs, federal agencies are expected to:

- Witness baseline, post-installation, first-year, and annual M&V inspections
- Witness the commissioning of installed ECMs
- Approve required submittals in writing

These inspections will help ensure that all scheduled activities are properly conducted, increase the confidence in the documentation submitted to the federal agency by the ESCO, and ensure that the agency representative is apprised of any ongoing performance issues. Agency participation in the M&V activities does not take the place of a thorough technical review of all submittals.

As detailed in Section 10 of this document, witnessing of key M&V activities by a knowledgeable agency representative is strongly suggested, and should be clearly specified in the project-specific M&V Plan.

## 7.7 REPORTING

The M&V submittals detailed in the M&V Plan are the Post-Installation Report, the Annual Reports, and any additional periodic reports required. Reporting formats for these reports are defined by the Super ESPC's master contract. Specific content requirements, schedules, and approval procedures for each ESPC project are defined in the project-specific M&V Plan. All of the submittals, however, should adhere to the same general standards and procedures.

### 7.7.1 Communicating M&V Activities to Federal Agencies

ESCOs must notify the federal agency whenever they are about to install and calibrate metering equipment, remove metering equipment, or perform a site inspection. Enough lead-time must be given in case the federal agency needs to witness the activities or conduct a site inspection before the equipment is either installed or removed. The federal agency can conduct progress inspections of metering, as required.

### 7.7.2 Format and Content

For Super ESPC projects, the format and content of the key reports are prescribed, and are included in Appendix C of this document.

In general, all relevant documentation should be included with the M&V submittals, and these data should be provided in both electronic and hard-copy formats, as specified by the federal

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<sup>32</sup> FEMP's website is <http://www1.eere.energy.gov/femp/>.

agency. When submitting an M&V report, ESCOs should provide the data supporting the M&V activities. Data formats should be specified in the M&V Plan, and both the original data and final data analyses should be submitted in support of surveys, savings estimates, and calculations. Metered data must be furnished in formats that are usable by the federal agency and based on products or software that are publicly available. For billing analysis and computer simulation M&V methods, electronic and hard-copy input and output files must be provided. If special software products are required for the reading or analysis of ESCO submittals, the federal agency may reject the data or request that the ESCO supply the software.

### 7.7.3 Approvals

Federal facility personnel ensure that the report and verification documentation are complete and accurate and in compliance with the contract and approved site-specific M&V Plan. The federal agency must approve these submittals in writing. Federal Acquisition Regulation (FAR)<sup>33</sup> provisions require agencies to verify in writing that the terms and conditions of the contract agreement have been met, prior to payment by the government. Verbal communication concerning changes or acceptance of ESCO M&V submittals is not binding on the federal agency. All submittals, changes to submittals, and approvals must be in writing and signed by an authorized party, as indicated in the ESPC Task Order.

If the federal agency believes that the conditions at the site are not accurately represented by the ESCO's submittals, the ESCO will be allowed to address the problem and make a new submittal. If the ESCO and federal agency cannot agree on site conditions, however, a contract or project may be modified or terminated. The federal agency's inspection personnel do not have the authority to approve changes to contract documents or ESCO submittals to the federal agency. The federal agency's authorized representative must approve submittals and any changes.

## 7.8 ANNUAL INSPECTIONS

For Super ESPC projects, an annual inspection of the energy conservation measures is required by DOE's ESPC regulations.<sup>34</sup> This inspection may be conducted by the federal agency or the ESCO, and is intended to verify that the installed equipment/systems have been properly maintained, continue to operate correctly, and continue to have the potential to generate the predicted savings. Typically, the ESCO will perform an annual site inspection while being accompanied by an agency representative. Any measurements or monitoring required by the M&V Plan may be executed in conjunction with this site visit. The federal agency can witness metering, as required.

Although an Annual Report from the ESCO is required to substantiate savings guarantees and adjust payments, if required, more frequent verification activities can be appropriate. This ensures that the M&V monitoring and reporting systems are working properly; it allows fine-tuning of measures throughout the year based on operational feedback, and it avoids surprises at the end of the year.

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<sup>33</sup> Federal Acquisitions Regulation

<sup>34</sup> See DOE Final Rule, 10 CFR 436 Subpart B – Methods and Procedures for Energy Savings Performance Contracting, April 10, 1995, Section 436.37.

These periodic inspections by both the ESCO and agency staff will help ensure that all scheduled activities are properly conducted, increase the confidence in the documentation submitted to the federal agency by the ESCO, and ensure that the agency representative is apprised of any ongoing performance issues. Agency participation in the M&V activities does not take the place of a thorough technical review of all submittals, including Annual Reports.

The Annual Reports should include:

- Results/documentation of performance measurements and inspections
- Realized savings for the year (energy, energy costs, O&M costs, other)
- Comparison of actual savings with the guaranteed amounts
- Details of all analysis and savings calculations, including commodity rates used and any baseline adjustments performed
- Summary of O&M activities conducted
- Details of any performance or O&M issues that require attention

Detailed review instructions are provided in Chapter 10 of this document.

## 7.9 O&M AND OTHER ENERGY-RELATED SAVINGS

O&M and other energy-related cost savings are allowable in federal ESPCs, and are defined as reduction in expenses (other than energy cost savings) related to energy and water consuming equipment. Energy-related cost savings can result from avoided expenditures for operations, maintenance, equipment repair, or equipment replacement due to the ESPC project. This includes capital funds for projects (e.g., equipment replacement) that, because of the ESPC project, will not be necessary. Sources of energy-related savings include:

- Avoided current or planned capital expense
- Transfer of responsibility for O&M and/or equipment repair and replacement (R&R) to the ESCO
- Avoided renovation, renewal, or repair costs as a result of replacing old and unreliable equipment

Specific guidance on documenting and verifying O&M savings in federal ESPCs was developed by a industry-government working group. The resulting document, *How To Determine and Verify Operating and Maintenance (O&M) Savings in Federal Energy Savings Performance Contracts*, is included as Appendix C.

The general rule to follow is that any savings claimed from O&M activities must result in a real decrease in expenditures. O&M budget baselines cannot be based on what the agency should be spending for proper O&M; baseline expenditures must be based on what the agency is spending. The agency's O&M expenditures after implementation need to decrease for savings to be considered real. "Savings" due to redirected labor or O&M efforts that do not reduce real expenditures cannot be claimed as savings under the Super ESPC program. For example, labor reductions for agency staff may not qualify as "real savings" if labor expenditures do not decrease.

The approach for calculating energy-related cost savings mirrors the concepts used for determining energy savings—performance-period labor and equipment costs are subtracted from baseline values, plus or minus any adjustments required. Similarly, determining the appropriate level of effort to invest in the M&V of energy-related cost saving is the same as for energy cost savings—the level of M&V rigor will vary according to 1) the value of the project and its expected benefits, and (b) the risk in not achieving the benefits. A graded approach towards measuring and verifying O&M and R&R savings is advised.

Baseline O&M and R&R costs should be based on actual budgets and expenditures to the greatest extent practical. This essentially “measures” the baseline consumption of these parts or services. The use of estimated expenditures should be avoided if at all possible. Performance period or baseline adjustments are used to reflect any site-specific factors that would affect costs.

Some additional key points to keep in mind are as follows.

- An agency’s decision to commit ongoing funds from O&M budgets towards ESPC project payments has a long-term impact and must be documented adequately for future agency staff in both the M&V plan and the annual reports.
- Agencies should maintain O&M cost records that will be needed to document baseline O&M costs. These records should be included in the Super ESPC proposal.
- ESCOs should include detailed information in annual reports to clearly convey the source of O&M savings as well as sufficient data to verify any savings calculations performed.
- Escrow accounts can help alleviate R&R risk for both the ESCO and agency.
- Using an Option B or continuous measurement approach to tracking ongoing O&M savings can be cumbersome to the agency because of the required record keeping and accounting for ongoing changes at the site.

More specific guidance on how to determine and verify energy related savings, including examples, is included in Appendix C.



## 8.1 OVERVIEW

Commissioning of installed equipment and systems is considered industry best-practice and is required on projects implemented under DOE's Super Energy Savings Performance Contract (Super ESPC). Commissioning ensures that systems are designed, installed, functionally tested in all modes of operation, and are capable of being operated and maintained in conformity with the design intent (i.e., appropriate lighting levels, cooling capacity, comfortable temperatures, etc.). Benefits of commissioning include increased building comfort, reduced operational problems, lower installation costs, fewer contractor call-backs, and improved energy performance. The commissioning requirements outlined herein have been adapted from industry standard procedures detailed in ASHRAE's commissioning guidelines.<sup>35</sup>

Commissioning (Cx) is a process that begins at project conception and typically ends after project acceptance. Key activities in the commissioning process include documentation of design intent, design reviews, execution of construction checklists, systematic functional testing of equipment and systems, oversight of training for operations and maintenance staff, and follow-up on any warranty issues.

Commissioning usually requires taking performance measurements to ensure that systems are working properly. Because of the overlap in commissioning and post-installation measurement and verification (M&V) activities, some people may confuse the two. The difference is that commissioning ensures that systems are functioning properly; post-installation M&V quantifies how well the systems are working from an energy standpoint.

Following the commissioning process will help realize the full potential of the energy conservation measures (ECMs), but key issues must be anticipated and planned. These issues are discussed in this section, and include:

- Allocating adequate resources and time to the commissioning process
- Appointing a commissioning agent (CxA), and/or prescribing the affiliation and qualifications required
- Providing an overview of roles and responsibilities for CxA, agency, and ESCO
- Making provisions to document the design intent for each system or ECM
- Incorporating a process for design reviews and submittal approvals
- Specify commissioning reporting requirements.

## 8.2 COMMISSIONING PROCESS FOR ESPCS

Because of the design-build nature of ESPCs, the details of the commissioning activities are developed along with the project scope, rather than being explicitly defined at the beginning of the project. In an ESPC, the commissioning activities are:

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<sup>35</sup> ASHRAE Guideline 1-1996 The HVAC Commissioning Process and ASHRAE Guideline 0-2005 The Commissioning Process

- Specified in the contract
- Defined explicitly after design
- Implemented during construction
- Completed prior to final project acceptance
- Reviewed after project acceptance.

The sections below outline the key commissioning activities and considerations in an ESPC. The complete commissioning process is described in ASHRAE Guideline 0<sup>36</sup>.

### 8.2.1 Specifying Commissioning Requirements in the Contract

The scope of work for an ESPC project usually evolves from an investment grade energy audit, which includes descriptions of energy conservation measures (ECMs), analyses of energy and cost impacts, and the basis for a savings or performance guarantee. The contract negotiations and scope are completed based on the conceptual design presented in the energy audit. For complex projects, the design is typically about 30% complete at the time of contract award. Since the detailed design of the project often occurs after the contract is in place, it is impractical to define all details of the project's commissioning in the contract. It is critical, however, to include sufficient details on the commissioning process that will be followed for the duration of the project to ensure the benefits of commissioning are realized.

The contract should outline the project's specific commissioning requirements. The key items that should be specified include:

- The affiliation and qualifications of the Commissioning Agent (CxA)
- Roles and responsibilities of CxA, ESCO and agency, including witnessing of Cx activities
- Process that will be followed to document the design intent or agency's project requirements for each energy conservation measure (ECM) or system
- Requirements for agency or third-party design reviews or submittal approvals
- Schedule for developing and approving a Cx plan, including expected content such as:
  - Pre-functional inspections
  - Functional testing procedures
  - Required use of manufacturer start-up procedures
  - Plan for seasonal testing and conditional acceptance, if needed
- Contents and timing of the Final Cx Report, Systems Manual, and any periodic project reports
- Requirements for CxA oversight of O&M training

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<sup>36</sup> ASHRAE Guideline 0-2005 The Commissioning Process

- Plan for warranty walk-through or other follow-up procedures

The contract should designate both the affiliation and qualifications of the CxA that will lead the commissioning process for the project. The key responsibilities of the CxA are: 1) directing the commissioning team in the completion of the commissioning requirements; 2) overseeing or performing the commissioning tests; and 3) verifying the adequacy of the commissioning results.

In the ideal scenario, the CxA will be from an independent third party reporting directly to the agency. In some cases the CxA may be a qualified member of the agency's staff, but sufficient time and resources must be allocated for fulfillment of this role. Typically, it is a challenge to simply identify an in-house project manager, much less a CxA.

Often in ESPCs, the CxA may be from the energy service companies (ESCO). In this situation, the CxA should *not* be part of the design or construction management team, but another individual that meets the prescribed qualifications. In many cases, however, utilizing project funds to engage a third party CxA, rather than have the ESCO utilize internal resources, is advisable. While it is essential that contractors verify and test the installed systems, formal commissioning requires independent oversight which ensures that the agency's best interests are maintained.

Key qualifications for the individual acting as CxA include onsite availability, experience executing the Cx process, hands-on experience in testing and troubleshooting applicable systems, familiarity with a variety of testing equipment, and detailed understanding of the systems and equipment affected by the project.

In addition to identifying the affiliation and qualifications for the CxA, the agency should specify a representative to witness the Cx activities and to resolve any disputes that might arise. The agency's Cx representative will also be expected to provide some oversight and approval of the commissioning activities.

If not already included, the contract should mandate the development of a written design intent for each system or ECM installed that documents the agency's project requirements. Specific operational parameters, design details, performance requirements (conditions in addition to energy savings), or other provisions that are established by a design intent are:

- Operational parameters, such as temperature setback capabilities or operator interface features
- Requirements for design details or ancillary items, such as sensors, valves, access, electrical, existing equipment demolition, etc.
- Performance requirements, such as equipment efficiencies, or ton-hours of chilled water to be delivered

## 8.2.2 Defining Commissioning Activities During Project Design

Once the ESPC contract has been awarded, any remaining design and engineering of the project scope is completed. Commissioning related activities performed by the Cx team in the design phase include:



- The ESCO completes the project design
- The agency and CxA review design and approve equipment submittals
- The ESCO and agency document the design intent for each ECM or system
- The CxA develops a draft Cx Plan, including the specifics of all pre-functional inspections and functional performance tests
- The CxA develops Cx specifications for the project (if needed)
- The agency and ESCO review and accept Cx documents
- The CxA issues Final Commissioning Plan and specifications

### 8.2.3 Implementing Commissioning Activities During Construction

After the design and commissioning plan have been finalized, construction begins. Cx-related activities that occur during the construction phase include:

- Construction is observed by the agency's Cx representative and the CxA
- Periodic Cx meetings are held with the project team;
- Cx progress reports are submitted by the CxA
- Pre-functional inspections are completed and certified by the ESCO prior to equipment start-up and functional testing
- Manufacturer start-up procedures are completed by the ESCO or manufacturer's representative

### 8.2.4 Completing Commissioning Activities Prior to Project Acceptance

Once construction has been completed and ready for acceptance by the agency, the functional performance tests are executed and the procedures are documented by the CxA. The CxA documents the test results, explicitly including how the agency's project requirements or design intent prescribed for each system were met. Any items that did not pass are tracked and presented to the project team in a deficiency log. The ESCO then rectifies the items and performs a retest in the presence of the CxA to confirm that the items have been fixed. The deficiency log is then updated by the CxA, noting the date and corrective action taken. The agency may choose to specify consequences for multiple failed retests to limit the possibility of excessive use of the CxA's time.

It is common for the CxA to oversee and ensure the adequacy of the O&M training in order to ensure that the ECMs and systems are properly maintained and operated. Some ECMs, such as natural ventilation, daylighting, night time flushing, and use of building thermal mass, result in a building that behaves differently than a conventional building. It is important that the commissioning contractor, building maintenance staff, and occupants understand how the building works. For example, an energy management behavioral program for employees is one way to educate building occupants.

Depending on the preference of the agency, the ESCO then assembles the Final Commissioning Report or a Systems Manual, as prescribed in the contract. At a minimum, a Final Cx Report should be provided, which typically includes:

- Commissioning summary report
- ESCO-certified pre-functional checklists
- Completed manufacturers startup sheets
- Results of functional testing and verification of system performance
- Detailed operating procedures/sequences of operations
- Closed-out deficiency log
- Overview of training provided to O&M staff.

Some agencies may prefer to receive a more comprehensive Systems Manual, which is required for LEED<sup>37</sup> certification. A Systems Manual typically brings together comprehensive project documentation, including:

- Agency's project requirements or design intent
- Schematic system drawings
- Approved submittals
- Recommended record keeping procedures
- Maintenance procedures and schedules
- Test requirements for ongoing commissioning

### 8.2.5 Post-Acceptance Phase Commissioning Activities

Commissioning activities that typically extend beyond Project Acceptance include deferred functional testing and warranty verification.

Often, some functional testing may be postponed until seasonal conditions are appropriate to evaluate the system. When some functional testing has been deferred, acceptance of the project is conditional upon the success of the scheduled tests.

Most equipment installed will have a 1-year warranty provided by the manufacturer. A warranty check-out with the ESCO after 8 to 10 months of operation is a recommended commissioning activity. Reviewing the equipment warranties and performing a site walk-through at this time can identify any problems that may still be covered by a manufacturer's or contractor's warranty.

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<sup>37</sup> Leadership in Energy & Environmental Design is a Green Building Rating System, developed by the U.S. Green Building Council.



In performance contracts, operation and maintenance (O&M) is critical to maintain the performance of the installed equipment, to achieve the guaranteed energy savings, and to minimize the chance of unexpected repair and replacement issues arising for the term of the contract.

This chapter provides guidance on:

- Allocating O&M and repair and replacement (R&R) responsibilities; and
- Incorporating O&M reporting requirements.

### 9.1 OVERVIEW

Either the ESCO or the government (or the government's representative) may perform O&M activities on equipment installed as part of an ESPC. However, the ESCO is ultimately responsible for ensuring the performance of new equipment installed as part of the ESPC throughout the duration of the ESPC contract term. The government is typically responsible for existing equipment.

In an ideal scenario, the ESCO will both operate and perform all maintenance activities on equipment installed in an ESPC project. In many cases, however, it is not practical for the ESCO to carry out these activities. Often, the site is accustomed to performing O&M and the cost of reallocating these responsibilities is not be feasible within the ESPC contract term, since services must be paid from savings. In other instances, limited site access or other issues may make government O&M preferable.

A critical factor in the success of an ESPC is to ensure that the O&M plan for new equipment relates well to the O&M approach for existing equipment. This is especially true when new and existing equipment are located in the same facility or when existing equipment has a potential effect on the operation or savings achieved by new equipment. Clear definition of roles and responsibilities for O&M contribute toward proper coordination of O&M activities for new and existing equipment

### 9.2 STEPS TO PLAN & REPORT ON O&M AND R&R ISSUES

The activities required for ensuring proper planning and reporting for O&M and R&R are summarized in the Table 9-1, and discussed in this section.

Table 9-1 Steps to Plan & Report on O&M and R&R Issues

Step 1:	Develop ESPC contract Risk & Responsibility Matrix to allocate overall responsibilities.
Step 2:	Develop detailed O&M responsibilities and reporting requirements in the contract.
Step 3:	Develop project-specific O&M checklists.
Step 4:	ESCO assembles O&M manuals & provides training to site staff.
Step 5:	Government (or ESCO) periodically reports on maintenance procedures performed.
Step 6:	ESCO submits Annual Report on project performance.

### 9.2.1 Step 1: Develop ESPC Contract Risk & Responsibility Matrix

Early in the Super ESPC project development phase, the agency and the ESCO allocate overall project responsibilities by completing the Risk & Responsibility Matrix. Key items related to O&M and R&R are included in the Performance section of the Risk & Responsibility Matrix, and cover four topics: Equipment Performance, Operations, Maintenance, and Equipment Repair & Replacement. These sections are detailed in the table below.

The ESCO is responsible for the guaranteed savings of the contract and thus ultimately responsible for all O&M related items. The responsibility for hands-on performance these items may be accomplished by the ESCO or the Government, or shared, as agreed upon for the specific project. Financial, security, or other factors may cause the government to decide to accept responsibility for conducting the O&M activities.

Table 9-2 Excerpt from Risk & Responsibility Matrix<sup>38</sup>

<b>3. <u>Performance:</u></b>
<b>a. <u>Equipment performance:</u></b> The contractor has control over the selection of equipment and is responsible for its proper installation, commissioning, and performance. The contractor has responsibility to demonstrate that the new improvements meet expected performance levels including specified equipment capacity, standards of service, and efficiency. <b>Clarify who is responsible for initial and long-term performance, how it will be verified, and what will be done if performance does not meet expectations.</b>
<b>b. <u>Operations:</u></b> Performance of the day-to-day operations activities is negotiable and can impact performance. However, the contractor bears the ultimate risk regardless of which party performs the activity. <b>Clarify which party will perform equipment operations, the implications of equipment control, how changes in operating procedures will be handled, and how proper operations will be assured.</b>
<b>c. <u>Preventive Maintenance:</u></b> Performance of day-to-day maintenance activities is negotiable and can impact performance. However, the contractor bears the ultimate risk regardless of which party performs the activity. <b>Clarify how long-term preventive maintenance will be assured, especially if the party responsible for long-term performance is not responsible for maintenance (e.g., contractor provides maintenance checklist and reporting frequency). Clarify who is responsible for performing long-term preventive maintenance to maintain operational performance throughout the contract term. Clarify what will be done if inadequate preventive maintenance impacts performance.</b>
<b>d. <u>Equipment Repair and Replacement:</u></b> Performance of day-to-day repair and replacement of contractor-installed equipment is negotiable, however it is often tied to project performance. The contractor bears the ultimate risk regardless of which party performs the activity. <b>Clarify who is responsible for performing replacement of failed components or equipment replacement throughout the term of the contract.</b> Specifically address potential impacts on performance due to equipment failure. Specify expected equipment life and warranties for all installed equipment. Discuss replacement responsibility when equipment life is shorter than the term of the contract.

### 9.2.2 Step 2: Develop Detailed O&M Responsibilities and Reporting Requirements

Once the ESCO and Government agree-upon O&M related responsibilities in the Risk & Responsibility Matrix, the detailed requirements supporting these responsibilities must be included in the contract. For Super ESPC projects, the allocation of O&M responsibilities is discussed in the Site Management Plan, and O&M reporting requirements are defined in the

<sup>38</sup> See complete ESPC Risk, Responsibility and Performance Matrix in Section 3.

M&V Plan. Ensuring that all related items are appropriately defined requires careful contract development and review.

When the government elects to perform O&M activities on new equipment, several issues will require careful review because the ESCO may be compensated by the government to take over the O&M activities if inadequate O&M threatens the realization of savings, equipment reliability or equipment life. These issues include:

- Provisions for ESCO to monitor Government performance of O&M
- Specific O&M record keeping / reporting requirements by government
- Procedures for ESCO review / verification of O&M records
- Impact of O&M of old equipment on new equipment
- Define criteria for ESCO to take over operations
- Define criteria for ESCO to take over maintenance (Prior to equipment failure)
- How does ESCO get paid for performing Government’s activities?

**Table 9-3 Excerpt from M&V Plan & Savings Calculations Outline**

<b>From Whole Project Data / Global Assumptions</b>	
2.4	Operations, Preventive Maintenance, Repair, and Replacement Reporting Requirements
2.4.1	Define Government and ESCO reporting requirements: Summarize key verification activities and reporting responsibilities of government and ESCO on operations, preventive maintenance, repair, and replacement items from details in ECM specific M&V Plans. Define content of reports and reporting schedule.
<b>From ECM Specific M&amp;V Plan (for each ECM)</b>	
3.7.8	<b>Define operations, preventive maintenance, repair, and replacement reporting requirements.</b> Detail verification activities and reporting responsibilities of government and ESCO on operations, preventive maintenance, repair, and replacement items. Define contents of report and reporting schedule, if different than in global section 2.4.

### 9.2.3 Step 3: Develop Project-specific O&M Checklists

For projects in which the government accepts some responsibility for O&M activities, the ESCO must define the required activities. Although checklists are not always required in the contract, it is a good idea to develop one for those ECMs that may have extensive preventive maintenance requirements and/or where O&M responsibilities may be distributed. Typically, the ESCO will develop the O&M checklists listing specific O&M tasks, their frequency, and the party responsible for carrying out those activities.

For O&M checklists to be effective, both the ESCOs and the agency must agree on them and be committed to performing the O&M tasks on time. For this reason, it is recommended that the O&M checklists should be submitted as part of the Final Proposal. If including finalized checklists is not reasonable, preliminary checklists indicative of the final scope of work should be included.

Checklists not only provide a good way for ensuring that routine O&M activities are being performed on time but it also provides an effective method of documenting and tracking distributed responsibilities. Developing comprehensive O&M checklists that are consistent with the O&M manual is an excellent way to maximize the performance of installed equipment and ensure savings persistence over the term of the ESPC contract.

FEMP's O&M Best Practices Guide<sup>39</sup> has standard O&M checklists for chillers, lighting, fans, pumps, electric motors, air compressors, cooling towers, steam traps, and building control systems.

#### 9.2.4 Step 4: ESCO Assembles O&M manuals & Provides Training

As detailed in the contract, the ESCO will prepare the O&M manuals and provide related training to the site staff. Often, the O&M manuals will become the basis for proper O&M of installed equipment and should include any project specific O&M checklists that will be used. Further, the responsibilities of the two parties detailed in the O&M manuals should be consistent with the contract. Once the O&M manual is submitted by the ESCO, it is the government's responsibility to check that the O&M manuals meet the requirements specified in the contract and are adequate for government records.

Generally, O&M manuals (ASHRAE 1993,<sup>40</sup> 1996<sup>41</sup>) should include a master list of installed equipment, including all information pertinent to proper operations and maintenance. Information on each piece of major equipment typically includes:

- **Names and contact information** for the equipment reps, vendors or manufacturers;
- **Model and size and its location** in the campus/building;
- **Operating instructions including** start-up, shut down, emergency conditions, safety precautions, and trouble shooting suggestions;
- **List procedures** that must be followed while operating equipment;
- **Preventive maintenance instructions** including maintenance, overhaul, and lubrication instructions;
- **Checklist** that will be used as the basis to perform the O&M procedures. Preventive maintenance actions shall preferably be categorized by recommended frequencies.

#### 9.2.5 Step 5: Government (or ESCO) Periodically Reports on Maintenance Performed

Since the ESCO is responsible for the performance of new equipment for the term of the contract, it is often appropriate for the government to document the completion of any O&M procedures performed. The O&M checklists developed in Step 3 should be utilized to record these activities.

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<sup>39</sup> Operations and Maintenance (O&M) Best Practices Guide - A Guide To Achieving Operational Efficiency V 2.0 is available at [http://www1.eere.energy.gov/femp/operations\\_maintenance/om\\_bpguide.html](http://www1.eere.energy.gov/femp/operations_maintenance/om_bpguide.html)

<sup>40</sup> ASHRAE Guideline 4: Preparation of Operating and Maintenance Documentation for Building Systems. Atlanta, GA: ASHRAE, 1993.

<sup>41</sup> ASHRAE Guideline 1: The HVAC Commissioning Process. Atlanta, GA: ASHRAE, 1996.

Although the ESCO is required to submit annual reports that include a summary of O&M activities, described below, there are instances when additional reporting on O&M may be required. These reporting requirements were identified in the Final Proposal and should be included in the contracted M&V plan.

### 9.2.6 Step 6: ESCO Submits Annual Report

A minimum of annual performance reporting is required for Super ESPC projects. The Annual Report Outline provides sufficient O&M reporting provisions for most ECMs. These requirements should be reviewed during contract development. The portions related to O&M in Annual Report Outline are detailed in Table 5.

This step will only provide value if appropriate actions are taken to address issues that are identified during the performance period. Following-up on problems identified in the Annual Report is an important key to savings persistence.

**Table 9-4 Excerpts from Annual Report Outline for Each ECM**

<b>1. Executive Summary</b>	
<b>1.5 Performance and O&amp;M Issues</b>	<ul style="list-style-type: none"> <li>• Note impact of operating deficiencies or enhancements on generation of savings</li> <li>• Note impact of maintenance deficiencies on generation of savings</li> <li>• Detail any deficiencies needed to be addressed by ESCO or Government</li> </ul>
<b>2. Details for ECM</b>	
<b>2.5 O&amp;M and Other Activities</b>	
2.5.1	<p>Operating requirements:</p> <ul style="list-style-type: none"> <li>• State organization(s) responsible for equipment operations. If appropriate, detail how responsibilities are shared.</li> <li>• Summarize key operating procedures and any related verification activities.</li> <li>• Detail any deficiencies needed to be addressed by ESCO or Government</li> <li>• Note impact of operating deficiencies or enhancements on generation of savings</li> </ul>
2.5.2	<p>Preventive maintenance requirements:</p> <ul style="list-style-type: none"> <li>• State organization(s) responsible for performing maintenance. If appropriate, detail how responsibilities are shared.</li> <li>• Verification of scheduled maintenance items completed by ESCO or Government</li> <li>• Detail any deficiencies needed to be addressed by ESCO or Government</li> <li>• Note impact of maintenance deficiencies on generation of savings</li> </ul>
2.5.3	<p>Repair &amp; replacement requirements:</p> <ul style="list-style-type: none"> <li>• State organization(s) responsible for repair and replacement. If appropriate, detail how responsibilities are shared.</li> <li>• Summary of activities conducted this period by ESCO or Government</li> <li>• Detail any deficiencies needed to be addressed by ESCO or Government</li> <li>• Note impact of equipment deficiencies on generation of savings</li> </ul>





The purpose of agency oversight and review of M&V activities is to:

- Verify that all M&V activities are conducted in accordance with the M&V plan;
- Confirm that the reported results of inspections and measurements are accurate and represent actual operation of the equipment or systems involved;
- Confirm contractor payments are based on verified savings;
- Ensure that M&V activities are properly documented; and
- Follow-up on any outstanding issues identified.

Government agencies are expected to witness baseline, post-installation, first-year, and annual measurement and verification (M&V) inspections and commissioning of installed ECMs, and approve required submittals in writing. This requires that the agencies designate individual(s) to observe these inspections, review the resulting M&V reports by the ESCO, and certify in writing that those reports are acceptable to the agency. Detailed requirements for each project will be included in the project specific M&V Plan.

Depending on available resources, the agency may seek outside assistance in the review of M&V reports, analyses, and results. The government representative who is responsible for oversight of M&V activities and review and acceptance of reported findings should have significant experience in the analysis, design, commissioning or measurement and verification of energy efficiency projects, and be familiar with both the site and the details of the ESPC project. Recommended qualifications for the representatives conducting these activities are provided in *Guide to Government Witnessing and Review of Post-Installation and Annual M&V*.<sup>42</sup>

### 10.1 GOVERNMENT WITNESSING OF M&V ACTIVITIES

Witnessing of M&V activities by knowledgeable agency representative(s) is recommended primarily to:

- Assure that both agency and ESCO fully understand the measurement and verification of savings that justifies payments being made to the ESCO,
- Provide increased confidence that savings expected under the ESPC are being achieved, and
- Make a direct link between payments made to the ESCO and the verification that savings are being achieved.

Active involvement by agency personnel in the verification of savings is recommended by federal oversight agencies, and is required to meet the legislative requirements, including the Federal Acquisition Regulations (FAR). FAR provisions generally require agencies to verify in

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<sup>42</sup> Guide to Government Witnessing and Review of Post-Installation and Annual M&V, September 7, 2006 by Agency Witnessing Working Group of the Federal ESPC Steering Committee.

writing that applicable procurement terms and conditions have been met by a contractor, prior to payment by the government.

Active participation in the M&V process by agency staff can reduce the number and intensity of disputes about performance, as well as fulfill the legislative requirements. Additional guidance on these issues is presented in *Guide to Government Witnessing and Review of Post-Installation and Annual M&V*.<sup>43</sup>

## 10.2 USING THE REVIEW CHECKLISTS AND REPORT TEMPLATES

Review checklists and templates for written reviews of M&V Plans, Post-Installation Reports, and Annual Reports are included in Appendix D. These checklists and templates should be utilized to complete a thorough evaluation by an agency representative prior to accepting the submitted M&V plan, Post-Installation Report, or Annual Report.

### 10.2.1 Project Documentation Needed

Prior to conducting the review, ensure that all related project documentation is on-hand. At a minimum for any ESPC project report or M&V plan review, the M&V plan, the final cost schedules, and any contract modifications should be available. For review of Annual Reports, the Post-Installation Report and any previous Annual Reports are needed. Savings calculations should be carefully scrutinized, and will often need to be reviewed in their electronic format. Missing documentation can cause confusion and lead to incorrect conclusions.

### 10.2.2 Using the Checklists

The layout of the checklists follows the prescribed outlines for M&V Plans, Post-Installation and Annual Reports (Appendix C) and each one has two parts - Project Level items and ECM Level items. Prior to beginning the review, determine the percent contribution of cost savings for each ECM in the project (from cost schedule TO-4 Task Order Performance Period First Year Estimated Annual Cost Savings by ECM), and prioritize the measures that will save the most. The reviewer should customize the review checklists found in Appendix D and available electronically<sup>44</sup>.

Principal review efforts should be focused on the measures providing the largest portion of the cost savings for the project. This strategy of reviewing the principal cost saving measures first will help the reviewer spend the smallest amount of time while maximizing the value of the review, and is especially helpful when review time is limited. Provide a detailed review of the M&V strategy for each measure if possible.

Read through the M&V submittal (Plan, Post-install, or Annual Report) while checking off topics and making notes in the customized checklists. Note the location of key items in the first column of the checklists (labeled "Reference Page") so they can be easily cross-referenced. The inability to comment on an item suggests that relevant information may be missing or not in complete form. Items in the checklist that require follow-up should be flagged by placing an

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<sup>43</sup> Guide to Government Witnessing and Review of Post-Installation and Annual M&V, September 7, 2006 by Agency Witnessing Working Group of the Federal ESPC Steering Committee.

<sup>44</sup> Electronic versions of the review checklists are available at [http://www1.eere.energy.gov/femp/financing/superespcs\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespcs_mvresources.html)

“X” in the last column of the checklist (labeled “Follow-Up?”) and noting the deficiency or issue identified in the adjacent column. Some of the items in the checklists are marked “Evaluation”. This indicates that additional qualitative assessment is necessary. These qualitative issues are discussed for each individual M&V submittal type in subsequent sections of this chapter.

### 10.2.3 Summarize Findings in Evaluation Report

After reading the M&V submittal (Plan, Post-Installation or Annual Report), filling out the Review Checklists, and evaluating the qualitative issues, the findings from the review should be summarized in a written report. The written review should follow the format in the appropriate Review Template and include the completed Review Checklists. The format of the report can be modified as needed to meet the specific project needs. Complete all the sections and customize placeholder text included in the Review Template, and delete any instructions once completed.

The written review of the M&V submittal should be provided to the agency staff, as well the DOE representative, who will archive it for project records. The agency should follow up on any questions or action-items identified through the review, including the ESCO as appropriate, and document any subsequent actions taken.

## 10.3 REVIEWING M&V PLANS

Evaluating M&V plans is an inexact science that requires technical expertise and experience. Ideally, the reviewer will have been involved in the project development phase and has an intimate understanding of the agency’s goals, the agree-upon allocation of project risks, site specific issues, as well as the objectives and constraints for each ECM.

The M&V Plan deserves careful evaluation as it defines the requirements for all future M&V activities. Discussion with the agency on the findings from the M&V plan review is usually warranted, and may result in revisions to the M&V plan. Often, the review process is iterative. After an initial review, subsequent revisions of the M&V plan must be assessed to determine if adequate modifications have been made. Written evaluations of these subsequent M&V plans are needed to document follow-up actions taken.

### 10.3.1 Prescriptive and Qualitative Evaluation Items

The first step in evaluating an M&V plan is to complete the M&V Plan Review Checklists. The inclusion of all items on the checklists does not indicate the appropriateness of the M&V approach, only that the required information is included. Each measure requires extensive qualitative assessment, and tips for evaluating the M&V approach are included therein. All findings resulting from review, including completed checklists, should be included in the evaluation report, as discussed in Section 10.2.3.

#### ***Evaluate overall project level items:***

- Do all M&V strategies included in Plan support the concepts included in Risk & Responsibility Matrix?
- Are contracted energy rates based on actual rates, including time-of-use rates and peak demand ratchets? Are marginal (not blended) energy rates used?
- Are proposed escalation rates based on latest NIST data (see Section 7.5.1)?

- Are M&V costs reasonable? Do costs align with planned activities?
  - See TO-2 for Initial M&V cost for each measure. See TO-4 for performance period M&V costs
- Are ancillary payments required to make the project cash-flow?
- Is the level of savings predicted reasonable? Were project level savings compared to overall site usage? (optional)
- Were all objectives and constraints of the project considered?

***Assess each ECM:***

- Review agreed-upon Responsibility Matrix for the project. Ensure the M&V strategy for each measure conforms to the agreed-upon risk allocation.
- Note the source(s) of cost savings for each measure (O&M, electricity, demand, natural gas, water, etc.). Ensure M&V activities are adequate for all significant sources of savings.
- What is the likelihood for success for this measure? More rigorous M&V strategies are warranted for ECMs with substantial uncertainty and/or technical complexity.
- Is the level of savings predicted reasonable? Were ECM savings compared to system usage?
- Were key variables affecting energy use measured for each ECM (e.g. watts/fixture and hours/yr)?
- Do the measurements include the parameters that are the source of the savings (e.g. reduction in watts/fixture or hours/yr)?
- Are M&V costs reasonable? Do costs align with planned activities?
- See TO-2 for Initial M&V cost for each measure. See TO-4 for performance period M&V costs.

***Consider the adequacy of baseline developed:***

- Are all assumptions / stipulations reasonable, and includes source of data?
- Were system performance characteristics recorded (e.g. lighting intensities, temperature set points)?
- Where energy calculations closely reviewed?
- Are savings estimates sound & reasonable?
- Were utility or weather based models validated?

***Evaluate the quality of performance period activities:***

- Is meaningful ongoing performance period data going to be used to calculate savings?
- What is being verified? Is this sufficient to support the guarantee?
- Will key variables affecting energy use be measured for this ECM? How often?

- Will single post-installation measurements apply to all years in the performance period? If so, how valuable are the data used?
- How likely is this data to change over the performance period?
- Based on which party has accepted ongoing responsibility for each item, is this approach appropriate?

***Review the strategy for conducting O&M for this ECM:***

- Are O&M activities sufficiently detailed to demonstrate level of effort?
- Are responsibilities allocated as suggested by R&R Matrix?
- Are reporting requirements adequately defined?

#### 10.4 REVIEWING POST-INSTALLATION AND ANNUAL REPORTS

Evaluating the Post-Installation and Annual Reports is more straight forward than reviewing M&V plans, as the level of qualitative assessment and engineering judgment required is considerably less. These reports document the results of the activities defined in the M&V plan

The *Post-Installation Report* documents the results of verification activities conducted by the ESCO after project installation but prior to project acceptance. This report documents any changes in the project scope and energy savings that may have occurred since the *Final Proposal*, and reports the expected Year 1 energy and cost savings. Keep in mind that many applications of M&V Option A methods, measurements are only taken once following installation. Subsequent activities may be limited to inspections to verify ‘potential to perform.’ The Post-Installation Report is therefore a critical document for projects using an Option A approach.

Similarly, each year during the performance period the contractor submits an *Annual Report* which documents the execution and results of the periodic M&V activities prescribed in the M&V plan (i.e. measurements, inspections, savings calculations, O&M activities), as well as any items that may require additional follow-up. The Annual Report is the basis for determining if the annual savings guarantee has been met, and for determining if any “true-up” of payments is required.

M&V for Super ESPC projects needs to show that the overall savings guarantee has been met, and does not necessarily need to determine the actual savings for each ECM. The total level of cost savings for the project must meet or exceed the guaranteed cost savings for that performance year. If the contractor fails to meet the guaranteed annual savings as verified by the M&V documents, the agency shall adjust the payment schedule, as necessary, to recover the agency’s overpayments in the previous year and to reflect the lower performance level into the current year.

##### 10.4.1 Prescriptive and Qualitative Evaluation Items

The first step in evaluating an M&V report is to complete the appropriate Review Checklists, as discussed in Section 10.2. The inclusion of all items on the checklists indicates the prescribed information is included. A thorough evaluation of each measure, however, also requires some

qualitative and engineering judgment as well, as discussed below. All findings resulting from review, including completed checklists, should be included in the evaluation report, as discussed in Section 10.2.3.

***Answer the following key questions:***

- Were all activities required by the M&V Plan followed?
- Was the content of the submitted report complete?
- Were the guaranteed savings for the project met? If the guarantee is not fulfilled for the performance year, is the explanation adequate?

***Understand any changes in the project's performance:***

- Have any ECMs whose savings levels increased or decreased significantly from year to year? Is explanation of why changes occurred in savings values sufficient? If not, why not and what corrective actions will or should be taken? By whom?
  - Note any changes in scope or performance, or results that differ from the Post-Installation or previous year's report
  - Note that ECMs using Option A methods may not show a change even if there are performance problems.
- Did the report provide useful feedback on the performance of each measure?
- Did the report verify the potential of the ECMs to save in future?
- Are there any performance problems, O&M issues, or deficiencies that need to be addressed? By whom?

***Review the savings calculations:***

- Were calculations submitted in electronic format?
- Was the prescribed savings calculation methodology used? Did the reviewer verify the math in the savings calculations?
- Were rates shown in the final proposal used, and were rate adjustment factors applied correctly?
- If savings result from rate changes, have the baseline and new rates been reported?
- Is the basis for any adjustment valid, and have the adjustments been consistently and uniformly applied?

This section provides a guide for the application of M&V methods to a variety of common energy conservation measures, including:

1. Lighting Efficiency
2. Lighting Controls
3. Constant Speed Motors
4. Variable Speed Motors
5. Chillers
6. Water
7. Geothermal Heat Pumps
8. Renewable Technologies
9. New Construction

### 11.1 LIGHTING EFFICIENCY

One of the most common energy conservation measures implemented in ESPCs is lighting efficiency improvements due to equipment retrofits or replacements. The source of savings in lighting efficiency projects is reduced lighting demand and energy use due to higher efficiency lighting equipment.

Key considerations related to M&V of lighting efficiency projects include:

- Ascertaining existing equipment inventory
- Determining operating hours and a peak diversity factor
- Establishing baseline equipment performance
- Determining performance of new equipment
- Accounting for interactive effects.

Energy savings from lighting retrofits can be accurately predicted using short-term measurements. For this reason, energy savings are often determined and verified using an Option A approach. The recommended approach for federal projects is described below and is demonstrated in the Standard M&V Plan for Lighting Retrofits included in Appendix J.

#### 11.1.1 Equipment Inventory

Equipment inventories, typically on a per-room basis, should include counts of each fixture, lamp, and ballast combination. Additional details that should be included are counts of non-operating fixtures, usage area description, control type (including dual switching arrangements), existing lighting levels, and if space is heated and/or air conditioned. If a significant number of lamps or fixtures are not operating, the baseline energy use may need to be adjusted to account for burned-out fixtures that are intended for repair. Fixtures that have been purposely de-lamped should be accounted for in their own equipment category.



### 11.1.2 Operating Hours and Diversity Factor

In lighting efficiency projects without control modifications, baseline and performance period operating hours are assumed to be the same since they are unaffected by the retrofit. The operating hours are a critical component in calculating the savings and need to be accurately estimated. The recommended approach is to measure the operating hours of a sample of fixtures and subsequently stipulate the operating hours based on the monitoring in the contract. Comparing measured operating hours to occupancy schedules provided by the agency can be useful to identify any schedule adjustments that short-term measurements may miss.

When measuring operating hours, it is appropriate to use statistically valid samples and to verify the statistical characteristics of the sample, as discussed in Section 7.4.4 and in Appendix B.

For measurement of operating hours, the fixture inventory is divided into usage groups based on similar operating conditions. Random samples of fixtures are selected from each usage group, the size of which is based on a prescribed confidence and precision (80% and 20%, respectively, are often used). Portable on-off data loggers are then installed in the selected fixtures to measure on/off times, and/or the demand from dedicated lighting circuits is measured using short term monitoring. Current, along with spot-measured power factor and voltage may be (and is often) used as a proxy for power. Measurements are typically conducted for 3 weeks during regular non-holiday operations. The measured operating hours are analyzed to determine the operating profile, which is extrapolated to a full year. Multiple metering periods may be warranted if significant operational variations exist.

For projects that claim peak demand savings, a diversity factor must be determined and applied to baseline and performance period demand to avoid over-counting demand reductions. At any facility, only a portion of the lighting will be on when the building's peak demand charges are set. Sometimes, measured time-stamped operating data collected to determine run hours are used to determine the percent of lights in operation during the peak period, and on other occasions the diversity factor is estimated. The diversity factor can be an overall weighted factor of all lighting included in the project, or it can be determined for each usage group. Agencies should be wary of any approach that blends peak demand (kW) savings with consumption (kWh) savings. Demand savings should be reported independently and the cost impacts calculated separately from energy savings.

### 11.1.3 Equipment Performance

As discussed in Section 4.2, when applying an Option A approach, the key parameter must be measured. For lighting efficiency projects, the key parameter is fixture power. For lighting projects to be compliant with IPMVP, both the power of baseline and performance period fixtures should be measured.

Another performance metric that should be documented is the baseline and performance period lighting levels. In most cases, light levels are not expected to change significantly as a result of the retrofit. Any change in light levels from the baseline condition should be specified by the agency. Representative pre- and post-retrofit light levels should be recorded. Specific procedures need to be specified in conducting lighting level measurements, an example of which is included in the Standard M&V Plan for Lighting Retrofits shown in Appendix J.

In best practice applications, both the baseline and performance period demand on the various fixture types should be measured. Sampling strategies outlined for operating hours (above) should be separately applied to fixture powers in both the baseline as performance period cases. When measuring fixture power, one should use either 1) true root-mean-squared (RMS) measurements, or 2) current as a proxy for power when combined with spot-measured volts and power factor. Meters with accuracy at or approaching  $\pm 2\%$  of readings should be employed. Using lighting circuit measurements requires dedicated lighting circuits with known loads. Non lighting loads should not be included in the measured circuits, but if there are any, they must be constant and accounted for in the analysis. Measurements for each fixture type are averaged to determine fixture demand. For new lighting equipment, measurements should be made after at least 100 hours of use.

For smaller projects, measuring the fixture powers before and after the retrofit may not be practical. In these cases, it is important to focus measurements on the most uncertain parameters. In lighting projects, the existing stock of lighting equipment tends to be the least well-known item, as various equipment types may have been installed over time. The newly installed lighting equipment will be specified, and is typically much more predictable. Where measurements are not practical, fixture powers can be estimated from a table of standard fixtures, such as those used in utility programs. While this approach may be acceptable on some ESPC projects, it is not IPMVP-compliant. A conservative approach is to establish baseline fixture wattages on current minimum efficiency standards.

#### 11.1.4 Interactive Effects

For spaces that are heated and cooled, there will be interactions between the lighting equipment and HVAC systems. A lighting retrofit will decrease cooling loads in the summer and increase heating loads in the winter. The general approach to dealing with interactive effects is presented in Section 7.3.

Methodologies for determining some of the more common interactions, such as lighting and HVAC, have been developed.<sup>45</sup> These effects are sometimes ignored, however, because the cooling bonus and the heating penalty can somewhat cancel each other. Projects implemented in extreme climates may wish to quantify these interactive effects, as they may be significant. If these effects are to be ignored, this provision should be included in the contract and agreed to by both parties.

#### 11.1.5 Savings Calculations

The equations used for calculating energy and demand savings for lighting efficiency projects are shown below. These equations do not include any interactive effects.

##### Equation 11-1: Total Energy Savings

$$kWh \text{ Savings}_{Total} = (kWh \text{ Savings}_1) + (kWh \text{ Savings}_2) + \dots + (kWh \text{ Savings}_n)$$

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<sup>45</sup> See Rundquist, et. al., *Calculating Lighting and HVAC Interactions*, ASHRAE Journal, November 1993, or Sezgen, Osman et. al., *Interactions Between Lighting and Space Conditioning Energy Use in Commercial Buildings*, LBNL-39795, April 1998.

### Equation 11-2: Total Demand Savings

$$kW \text{ Savings}_{Total} = (kW \text{ Savings}_1) + (kW \text{ Savings}_2) + \dots + (kW \text{ Savings}_n)$$

As shown above, the total energy and demand savings will be the sum of the savings from each usage group or piece of equipment, 1 through n. The energy and demand savings for each usage group should be calculated separately, as shown in Equation 11-3 and Equation 11-4. One should keep in mind that the usage groups assigned to determine fixture powers may be different from those used to measure operating hours, and the equations must be carefully applied.

### Equation 11-3: Energy Savings for Each Usage Group or Piece of Equipment

$$kWh \text{ Savings} = (kW_{Baseline} \times Hours_{Baseline}) - (kW_{Post} \times Hours_{Post})$$

### Equation 11-4: Demand Savings for Each Lighting Usage Group or Piece of Equipment

$$kW \text{ Savings} = \{(kW_{Baseline}) - (kW_{Post})\} \times (Diversity \text{ Factor})$$

where:

*kWh Savings* = Kilowatt-hour savings realized during the performance period time period

*kW Savings* = Demand savings realized during the performance period time period, typically calculated for each month or utility billing period

*kW<sub>baseline</sub>* = Total baseline demand for a usage group or piece of equipment (1 through n)

*kW<sub>post</sub>* = Total performance period demand for a usage group or piece of equipment (1 through n)

*Hours* = Number of operating hours during the performance period time period for the usage group or piece of equipment (1 through n)

*Diversity Factor* = Percentage of lighting load on during the building's peak demand for the usage group or piece of equipment (1 through n)

#### 11.1.6 Ongoing Verification

Using an Option A approach for lighting retrofits typically precludes the need for savings adjustments, except for non-routine adjustments (see Section 7.2). Since the connected load and run-times of each fixture should not change over time, additional measurements during the performance period are typically not warranted.

It is important however, to periodically verify the retrofit's potential to perform. This means that equipment types, quantities, and condition are verified. Often, a different portion of the installation is inspected each year to verify that the proper equipment has been installed and is operating as expected. Lighting levels may be spot-checked, and specifications of replacement lighting equipment kept on site may be verified. In order to ensure overall performance, some sites may need to specify a maximum allowable number of burn-outs in the performance period.

## 11.2 LIGHTING CONTROLS

A common energy conservation measure is lighting controls. The source of savings in these lighting controls projects is reduced energy use due to decreased run-times (or reduced load factor if dual switching or dimming is employed) of the lighting equipment due to day-lighting or occupancy controls.

Key issues related to lighting controls projects include:

- Ascertaining existing equipment inventory
- Establishing equipment performance
- Determining baseline operating hours
- Determining performance period operating hours

Several of the issues pertaining to lighting controls are the same as for lighting retrofits. Specifically, establishing equipment inventories and determining fixture energy use are the same as lighting retrofits (discussed in section A.1). In lighting controls projects, baseline and performance period fixture powers are assumed to be the same since they are unaffected by the retrofit.

Baseline and performance period operating hours can usually be accurately predicted using short-term measurements. For this reason, energy savings can often be determined and verified using an Option A approach. An Option B approach that includes ongoing measurements of operating hours throughout the term of the contract may be warranted in some cases. When using Option A, additional annual verification activities are needed to account for the possibility of changes in the controls during the performance period.

### 11.2.1 Operating Hours

Operating hours are the key performance parameter in lighting controls projects, and should be measured before and after retrofit to quantify change in operating hours. The statistical sampling and measurement strategies described for lighting efficiency projects can also apply to lighting control projects to determine operating hours. The primary difference in the methodology is the measurements that must be conducted both before and after the retrofit.

### 11.2.2 Equipment Performance

Although fixture demand is not expected to change, it is an important parameter used in the savings calculations. Accurately estimating the electrical demand (kW) from the various fixture types is critical for savings estimates to be valid. In best practice applications, the fixture powers are measured. Sampling strategies outlined for operating hours for lighting efficiency projects should also be applied to fixture powers. Typically, these measurements are made in the baseline period. In some cases, fixture wattages may be based on current lighting efficiency standards, which can be a conservative method as it ensures the baseline energy use is not overstated.

### 11.2.3 Savings Calculations

The equations used for calculating energy savings from lighting controls projects are the same as those for lighting efficiency projects shown in Equation 11-1 through Equation 11-4. These equations, however, can be simplified mathematically if the baseline and performance period demand are the same. The total energy savings will be the sum of the savings from each usage group or piece of equipment.

There is typically no demand savings associated with lighting control projects. Performance period demand is the same as baseline demand unless reduced operation coincidence with

building peak demand is demonstrated. Interactive effects between the lighting and HVAC systems should be accounted for as described for lighting efficiency projects above.

If controls are implemented in conjunction with a lighting retrofit, the baseline demand should be based on the post-retrofit equipment. Using a single savings equation to calculate either energy or demand savings (such as Equation 11-3) for both retrofits can ensure that savings are not double-counted. Demand and energy savings require separate calculations.

#### 11.2.4 Ongoing Verification

It is necessary to periodically verify the retrofit's potential to perform. As is the case with lighting efficiency projects, equipment types, quantities, and the condition of the controls equipment should be verified. Control set points must also be checked. It is common practice to have a different portion of the installation inspected each year to verify that proper equipment has been installed and is operating as expected. The performance of the controls should be verified through field testing. For occupancy controls, sensitivity and delay time should be checked. For day-lighting controls, illumination threshold set points should be verified to ensure proper operation. Some manufacturers may have recommended testing procedures.

### 11.3 CONSTANT-SPEED MOTORS

One of the most common energy conservation measures is motor efficiency improvements resulting from motor replacements serving constant loads. The source of savings in these projects is reduced demand and energy use due to higher efficiency motors.

Key considerations related to motor efficiency projects include:

- Ascertaining existing equipment inventory
- Establishing baseline equipment performance
- Determining performance of new equipment
- Determining operating hours

The issues pertaining to motor replacement projects are relatively simple, and energy savings can be accurately predicted using short-term measurements. Therefore, energy savings from constant-load motors are normally determined and verified using an Option A approach.

#### 11.3.1 Equipment Inventory

Equipment inventories are typically provided on a room-by-room or system-by-system basis. Survey data that should be collected for the baseline and after installation and should include the motor application, location, loads served, operating schedule, and nameplate data. Nameplate data collected for each motor should include the motor tag or other identifier, manufacturer, enclosure type, horsepower, service voltage, nominal efficiency, and rated motor speed. Additional nameplate data can be helpful, and should be recorded, as shown in Table 11-1.

The party responsible for defining the baseline will also identify any non-operating motors, and adjust the baseline accordingly.

Table 11-1 Example Motor Survey Data Form<sup>46</sup>

Item	Baseline	Post-Installation
Survey completed by		
Motor ID or Tag #		
Application		
Manufacturer		
Model Number		
Enclosure or Frame Type		
Horsepower (hp)		
Rated Motor Speed (rpm)		
Voltage		
Phase and Frequency (Hz)		
Full Load Amps		
Service Factor		
Power Factor		
Insulation Class		
Serial Number		
Duty Rating		
Design Code Letter or Locked Rotor Amps		
Weekday Operating Hours		
Weekend Operating Hours		
Physical and Environmental Conditions		

### 11.3.2 Equipment Performance

In motor efficiency projects, the key performance factor is motor power. Best practice requires that both the baseline and post-installation motor powers are measured. When measuring motor power, true root-mean-squared power measurements should be used, and/or current, volts, and power factor should be measured to calculate demand. Motor speed, measured in revolutions per minute (RPM), should be recorded based on spot metering of each motor to be replaced. Power meters with accuracy at or approaching  $\pm 2\%$  of readings should be used. The same meter and measurement procedures should be used in both the baseline and performance period scenarios.

The power draw of a motor depends upon its load factor, which can be determined only through measurements. A load factor is the ratio of the load actually drawn compared with what could be drawn under full-load conditions. In addition to impacting the power required, load factor also affects both the power factor and efficiency of a motor. For most motors, efficiency varies based on load factor, with the efficiency peaking at about 75% load and decreasing substantially under 50% load<sup>47</sup>. Similarly, overloaded motors experience decreased efficiency. Since load factors and corresponding motor power can vary substantially, it is important to measure rather than estimate the load on motors. This is why replacing undersized or oversized motors with correctly sized motors can be an effective energy conservation measure.

<sup>46</sup> A user-friendly data collection form for motors is included in Determining Electric Motor Load and Efficiency, US DOE Motor Challenge Fact Sheet, available at [www1.eere.energy.gov/industry/bestpractices/pdfs/10097517.pdf](http://www1.eere.energy.gov/industry/bestpractices/pdfs/10097517.pdf)

<sup>47</sup> Determining Electric Motor Load and Efficiency, US DOE Motor Challenge Fact Sheet, available at [www1.eere.energy.gov/industry/bestpractices/pdfs/10097517.pdf](http://www1.eere.energy.gov/industry/bestpractices/pdfs/10097517.pdf)

In projects where many motors on similar applications are being replaced, a sampling strategy can be appropriate to determine performance parameters. The appropriate use of statistically valid samples is discussed in Section 7.4.4 and in Appendix B.

For certain applications, such as motors located in a conditioned air stream, additional measurements may be needed to capture interactive effects produced by the heat of the motor. In these cases, temperature measurements of the working fluid may be taken on either side of the motor and documented so the baseline and performance period measurement locations are identical. These measurements, however, may be impractical since the temperature difference may be small and could be determined only by a very accurate meter. As an alternative, ASHRAE presents a simplified method for estimating the heat gain from motors in a conditioned air-stream<sup>48</sup>. Estimating these interactive effects using other methods (such as whole-building modeling) may be appropriate.

#### *11.3.2.1 Verify Constant Loading*

When categorizing motors as constant-load devices, performance measurements should be made over a period of time. The period of time required to confirm constant loading varies depending on the application. Confirming that a motor operates under constant-load conditions is easily accomplished if measurements made to determine run-times use an ammeter or power meter rather than a device that determines only if a motor is on or off.

To verify that a load is constant, one compares the average of the measured values with all hourly non-zero values. An application may be considered constant if 90% of all non-zero observations are within  $\pm 10\%$  of the average amperage or power. If any application cannot be verified for constant load, the data should be analyzed to determine whether the load for the motor varies systematically and predictably, whether the constant load was changed during the test period, or whether there is some system anomaly. If the load varies systematically, the motor is treated as a variable load. If a system anomaly occurs or the load changes during the short-term monitoring period, spot-metering and short-term monitoring tests should be repeated. In some cases it is appropriate to select a conservative load factor to simplify M&V even if the load is not truly constant. Each constant-speed motor application should be supported by schematic system drawings and control sequences. Once a load has been confirmed constant, additional verification should not be necessary.

#### *11.3.2.2 Accounting for Motor Slip*

For induction motors, the synchronous (unloaded) speed of a motor is greater than the actual speed of a loaded motor. The difference between the actual and rated (unloaded) speeds is called slip. The slip is a characteristic of a particular motor and describes how much the motor slows down as it gets loaded. Because the slip characteristics of pre and post retrofit motors with the same synchronous speed may be different, standard-efficiency motors and high-efficiency motors may rotate at different rates when serving the same load. Such differences in rotational speed may increase the amount of work done, and result in smaller savings than expected.

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<sup>48</sup> ASHRAE Fundamentals Handbook 2005, Section 30 - Nonresidential Cooling and Heating Load Calculations.

Differences in either the measured load factor or rotation speed (rpm) between the existing motor and a new high-efficiency motor can impact savings. Changes in load factor or speed of more than 10% may occur if the new motor is smaller than the baseline motor. If the load factor or speed lies outside the expected range, the ESCO should provide an explanation, with supporting calculations and documentation. Large differences in load factor between the existing motor and the replacement high-efficiency motor point to operational problems or misunderstanding of the installation.

For motors where it is determined that end-use has not changed, the baseline and post-installation motor speed should be the same. For belt-driven motors, re-sheaving the motor can be an effective way to equalize system performance for changes in motor slip.

### 11.3.3 Operating Hours

On motor efficiency projects, baseline and performance period operating hours are assumed to be the same if they are unaffected by the retrofit. The operating hours are a major component in calculating the savings, however, and need to be accurately estimated. The most common approach is to measure the operating hours on all or a sample of motors with short-term or long-term monitoring during the baseline period and stipulate the operating hours in the contract. Monitoring should provide an estimate of annual equipment operating hours, and must be of sufficient duration to capture all operating conditions. For projects where post-installation operating hours will be different, post-installation measurements should be included.

On projects where many motors with similar operating patterns are being replaced, sampling strategies can be an appropriate way to ascertain operating hours. Examples of such motor groupings are supply fan motors, exhaust fan motors, and boiler circulating pump motors. Each group type should have similar use patterns and comparable average operating hours. The appropriate use of statistically valid samples is discussed in Section 7.4.4 and in Appendix B.

When measurements of operating hours are not supported by the project value, operating hours can be determined from schedules used in energy management systems, operational logs, or documented operating schedules provided by the federal agency. Operating hours can be estimated for each individual motor or for groups of motors with similar applications and schedules.

### 11.3.4 Savings Calculations

The overall equations used for calculating energy and demand savings are Equation 11-1 and Equation 11-2, the same basic equations used for lighting efficiency projects. The total energy and demand savings will be the sum of the savings from each usage group or piece of equipment. Similarly, Equation 11-3 can be applied to determine the energy savings from each piece of equipment for each operating scenario.

Demand savings from motor efficiency improvements accrue only if the motors operating hours coincide with the building's utility peak demand. In some cases, only a subset of the motors installed may contribute to demand savings. The demand savings are calculated from the time period in which the minimum demand savings are achieved during the building's utility peak period. Operating schedules should be closely considered to ensure that only the motors that are



operating during the building's peak hours are included in calculating demand savings using Equation 11-5, below. Adjustments to the baseline demand may be required for non-operating motors that are normally operating or intended for operation.

#### Equation 11-5: Peak Demand Savings for Each Usage Group or Piece of Equipment

$$kW \text{ Savings} = \text{Minimum}\{(kW_{\text{Baseline}}) - (kW_{\text{Post}})\}_{t\text{-peak}}$$

where:

- $kW \text{ Savings}$  = Peak demand savings realized at the utility meter during the performance period peak time period t-peak, typically calculated for each month or utility billing period
- $kW_{\text{post}}$  = Performance period demand for motor or usage group during time interval t-peak
- $kW_{\text{baseline}}$  = Baseline demand predicted for motor or usage group (1 through n) during same time interval

### 11.4 VARIABLE-SPEED MOTORS

Variable-speed-drive (VSD) efficiency projects involve the replacement of existing motor or load controllers with VSD motor controllers. These projects reduce demand and energy use, but do not necessarily reduce utility demand charges. VSD retrofits often include the installation of new, high-efficiency motors. Typical VSD applications include HVAC fans as well as boiler and chiller circulating pumps.

Key considerations related to variable speed motor projects include:

- Ascertaining existing equipment inventory
- Establishing baseline equipment performance for each operating scenario
- Determining operating hours for each operating scenario
- Determining performance of new equipment for each operating scenario

Many of the issues pertaining to variable-speed motors are the same as for constant-speed motor replacements. There are, however, some additional considerations. Establishing equipment inventories and determining baseline equipment performance for variable-speed motors are the same as for constant-speed motors, which are discussed in the previous section. In addition to the equipment inventory items identified for constant-speed motors, surveys should also document the baseline motor controls (e.g., motor starters, inlet vane dampers, and VSDs).

#### 11.4.1 Establish Baseline Equipment Performance and Operating Hours

For projects whose baseline loads are constant, as described in Section 11.3.2, the baseline demand should be established by following the procedures outlined in Section 11.1.3 above. For projects where loads are not constant, additional short-term metering is required during the baseline. Metering should be performed on all baseline motors or on a randomly selected sample of motors with the same application and/or operating hours.

For applications where the baseline is variable, short-term measurements of electrical demand are required. The length of metering should capture all normal operating scenarios, and the

baseline power usages should correspond to specific operating scenarios or to other independent variables.

Demand metering should be of sufficient duration to determine operating hours for each different motor operating scenario. For systems where variations are predictable, shorter term monitoring may be sufficient. Sometimes, spot measurements made while the motors' applicable systems are modulated over their normal operating range (i.e., measure pump motor demand in cooling mode, economizer mode, and heating mode) are adequate.

Short-term monitoring for variable-load, baseline motors should be done to characterize baseline usage. Two approaches to evaluating baseline energy use are as follows:

- Develop a schedule of motor kW, e.g., 4,380 hours per year at 40 kW and 4,380 hours per year at 20 kW
- Define the relationship between motor kW and the appropriate independent variables, such as outdoor air temperature or system pressure for a variable air-volume system

#### 11.4.2 Post-Installation Performance

After VSDs are installed, short-term or long-term metering should be conducted on all motors or a statistical sample of similar motors if appropriate. Post-installation metering is intended to determine the actual operation of the VSDs, including:

- Power used by new equipment in each operating scenario, or as a function of a measurable variable(s).
- The hours of operation for each operating scenario

The performance period performance of the new equipment can be predicted prior to implementation, but must be confirmed. This is especially a concern for VSD projects that claim demand savings, as VSDs can go to 100% speed under full-load conditions, eliminating any peak demand savings. Ongoing measurements are required for applications that are not easily predictable, such as HVAC uses.

The duration of the performance period metering will depend upon the predictability of the performance of the new equipment. At a minimum, the metering should capture all normal operating scenarios. For many applications, continuous metering for at least the first year of the performance period will be required to confirm operations under all conditions.

Measuring demand or a direct proxy such as the speed of the drive, captures the performance and operating hours of the system. The power draw of the motors with VSDs will vary depending on the speed of the motor being controlled and the efficiency of the VSD. Although many VSDs display motor power, these readings must be verified before they can be deemed reliable. A calibrated power meter should be used to correlate VSD speed with actual kW. Direct motor rpm measurements can be made or readings can be read from the VSD control panel. Accurately correlating motor demand (kW) to the motor speed allows the rpm's to be tracked and act as a proxy for demand. In addition, other factors, such as downstream pressure controls, can affect the power draw and may need to be considered. If routine adjustments are planned, the

appropriate independent variables should also be measured so they may be correlated with the performance period demand readings.

For systems whose variations are predictable and level of savings is too low to warrant the cost of long-term measurements, short-term monitoring may be utilized. Spot measurements made while the motors' applicable systems are modulated over their normal operating range can be used to validate savings estimates.

### 11.4.3 Savings Calculations

The overall equations used for calculating energy and demand savings from VSD projects are Equation 11-1 and Equation 11-2, the same basic equations used for lighting efficiency projects, which are restated here as Equation 11-6 and Equation 11-7. The total energy and demand savings will be the sum of the savings from each usage group or piece of equipment (1 through n).

#### Equation 11-6: Total Energy Savings

$$kWh \text{ Savings}_{Total} = (kWh \text{ Savings}_1) + (kWh \text{ Savings}_2) + \dots + (kWh \text{ Savings}_n)$$

#### Equation 11-7: Total Demand Savings

$$kW \text{ Savings}_{Total} = (kW \text{ Savings}_1) + (kW \text{ Savings}_2) + \dots + (kW \text{ Savings}_n)$$

In order to determine the savings from each piece of equipment, the baseline (and performance period) energy must first be determined using Equation 11-8. The energy use will be the sum of the energy used in each operating scenario (denoted as a through z). If demand (kW) is a function of an independent variable (such as speed), then the demand at each value of the independent variable must first be calculated.

#### Equation 11-8: Baseline (or Performance period) Energy Used by Each Usage Group or Piece of Equipment

$$kWh_{Baseline,1} = (kW_{Baseline,a} \times Hours_{Baseline,a}) + (kW_{Baseline,b} \times Hours_{Baseline,b}) + \dots + (kW_z \times Hours_{Baseline,z})$$

The savings from each piece of equipment (1 though n) can then be determined using Equation 11-9. These values are then summed, as shown in Equation 11-6, to determine total energy savings.

#### Equation 11-9: Energy Savings for Each Piece of Equipment

$$kWh \text{ Savings}_1 = kWh_{baseline,1} - kWh_{post,1}$$

Where:

- $kW_{Baseline}$  = Baseline demand for a usage group or piece of equipment (1 through n)
- $kW_{Post}$  = Performance period demand for a usage group or piece of equipment under the same operating conditions as the baseline (1 through n)
- $kWh_{Post}$  = Energy required by the new motor encountered for interval t in the performance period (1 through n)
- $kWh_{Baseline}$  = Energy that the baseline motor would have used under the under the same conditions encountered for the same interval t in the performance period (1

through n)  
 Hours<sub>Post</sub> = Number of operating hours during the performance time period for a specific group or piece of equipment  
 Hours<sub>Baseline</sub> = Number of operating hours during the baseline time period for a specific group or piece of equipment

Demand savings from VSD projects accrue only if the VSD does not operate at 100% speed during the hours that coincide with the building's utility peak demand. The level of demand savings achieved is calculated from the time interval in which the minimum demand savings are achieved during the building's utility peak period. For this reason, it is important that the measurement interval of the post installation conditions accommodate the utility's actual billing interval. The demand savings achieved by many VSD projects are diminished during peak cooling loads.

As shown in Equation 11-10, demand savings are based on the kW measured before new motors are installed minus the kW measured after the new motors are installed the same interval during the building's peak period when the minimum demand savings are achieved.

#### Equation 11-10: Peak Demand Savings

$$kW \text{ Savings} = \text{Minimum}\{(kW_{\text{Baseline}}) - (kW_{\text{Post}})\}_{t\text{-peak}}$$

where:

Time period (t-peak) is defined as the time interval during the building's peak period for that billing month during which the minimum demand savings are achieved. Billing months are defined by the serving electric utility.

$kW \text{ Savings}$  = Peak demand savings realized at the utility meter during the performance period peak time period t-peak, typically calculated for each month or utility billing period

$kW_{\text{baseline}}$  = Baseline demand for motor or usage group predicted during time t

$kW_{\text{post}}$  = Performance demand for motor or usage group during the same interval

#### 11.4.4 Ongoing Verification

As is the case in other projects, it is necessary to periodically verify the retrofit's potential to perform by verifying equipment types, quantities, and condition of the equipment. If the VSD is continuously monitored, data should be inspected periodically to ensure that the VSDs are still working properly. Since VSDs can easily be overridden in the field, the performance of each VSD should be verified.

### 11.5 CHILLERS

A common energy conservation measure is chiller replacement projects. The source of savings on these projects is reduced chiller demand and energy use due to higher efficiency equipment.

Key considerations related to chiller efficiency projects include:

- Establishing existing equipment performance and plant operating conditions
- Determining cooling loads and chiller sizing
- Confirming performance of new equipment

The issues pertaining to chiller replacement projects tend to be relatively complex and require short- or long-term measurements. For these reasons, energy savings are typically determined and verified using an Option B approach. The recommended approach is described below and is detailed in the Standard M&V Plan for Chiller Replacements, which is included as Appendix K.

### 11.5.1 Baseline M&V Activities

The baseline M&V activities for a chiller replacement project are intended to:

- Define the existing chillers' efficiencies (i.e., kW/ton)
- Determine the cooling loads experienced by the plant based on outdoor air temperatures and other variables as needed
- Determine key operating conditions of the chiller plant (e.g., condenser water supply temperatures, chilled water supply temperatures, chiller sequencing).

The first step in establishing a baseline is to document the existing conditions. The information needed includes nameplate data, seasonal operating schedules, chiller ages and condition, loads served, locations, condition of peripheral equipment, and month and time of day of peak building demand.

Short-term measurements are required to determine baseline conditions across the expected range of operating conditions (e.g., load, outside air temperature and humidity), and the metering period should include both shoulder and peak months. Parameters that should be measured include:

- Chiller electric demand (kW) and energy use (kWh)
- Chilled water load (e.g., tons), calculated from coincident measurements of chilled water flow (gpm), chilled water supply, and return temperatures (°F)
- Condenser water supply and return temperatures (°F)
- Pump and cooling tower demand (kW) and energy use (kWh) (if affected)
- Outdoor air temperature and humidity

For a chiller project, the most important measurements are the chilled water temperatures, which are used to calculate cooling loads and equipment efficiencies. The sensors used for baseline and performance measurements should meet minimum accuracy requirements and must be properly calibrated. A minimum accuracy of  $\pm 0.3^\circ\text{F}$  is recommended, and identical sensors for supply and return are preferred. If the accuracy of any instrument is less than prescribed, the measurements may not be suitable, as they will introduce unacceptable levels of error into the energy calculations. Examples of the error introduced by these sensors are given in Section 5.4.1.

Baseline measured data are used to determine existing load profiles. Correlating the measured loads with independent variables such as outdoor air temperature will allow the load profile to be adjusted to typical conditions, which is often appropriate. To account for interactions (reductions in load) from other measures, these reductions in load should be estimated and the load profile should be adjusted accordingly.

Metered data should also be used to calculate existing chiller performance (kW/ton), which varies with operating conditions (e.g., load, chilled water temperature, and condenser water temperature). In addition, the metered data are used to determine the key operating conditions of the chiller plant, such as cooling tower performance, chilled and condenser water set points, chiller sequencing, and other baseline parameters, all of which should be thoroughly documented.

### 11.5.2 Post-Installation Performance

After the new chillers have been installed, short-term or long-term metering should be conducted to determine the actual operating efficiencies of the chillers and any affected equipment. The post-installation performance of the new equipment can be predicted, and may also be factory-tested, but should be confirmed after installation. The power use of any peripheral equipment that was affected, such as pumps and cooling towers, should also be measured.

Typically, permanent metering equipment is installed with the new chillers. The accuracy and calibration of all meters should be confirmed prior to data collection. Depending on the project, the metering can either be continuous or periodic. Continuous metering can accurately track operations and offers additional opportunities to improve overall performance of the chiller plant. The down-side of continuous metering is the challenge of keeping the data continuous and accurate.

One approach is to meter continuously for informational purposes, but calculate savings using periodic equipment performance tests. This approach lends itself to projects that have a well defined cooling load profile and the performance of the chillers themselves is the primary concern. Chiller projects, however, will often include controls or other measures that may require continuous monitoring.

Parameters typically measured include:

- Chiller electric demand (kW) and energy use (kWh)
- Chilled water load (tons), calculated from coincident measurements of chilled water flow (gpm), chilled water supply, and return temperatures (°F)
- Condenser water supply and return temperatures (°F)
- Pumps and cooling tower fans (if affected) demand (kW) and energy use (kWh)
- Outdoor air temperature and humidity

Data collected can be used to calculate chiller performance (kW/ton) and actual cooling loads. These data should be used to calculate savings or at least compared with the expected values to ensure continued performance. Periodically repeating these tests is recommended, and this also requires recalibration of instrumentation.

### 11.5.3 Savings Calculations

The overall equations used for calculating energy and demand savings from chiller replacement projects are Equation 11-1 and Equation 11-2, the same basic equations used for lighting

efficiency projects. The total energy and demand savings will be the sum of the savings from each piece of equipment.

Equation 11-8 can be applied to determine the energy savings from each piece of equipment, although it may need to be applied for a number of operating scenarios. Another way to state this equation, which is more suitable to hourly calculations, is shown in Equation 11-11.

#### Equation 11-11: Energy Savings for Each Piece of Equipment

$$\text{Energy Savings}(kWh) = \sum_t (kWh_{\text{Baseline}} - kWh_{\text{Post}})_t$$

Where:

- $kWh_{\text{Post}, t}$  = Energy required by the new chiller encountered for interval  $t$  in the performance period
- $kWh_{\text{Baseline}, t}$  = Energy that the baseline chiller would have used under the under the same conditions encountered for the same interval  $t$  in the performance period

The utility peak demand savings from many chiller projects are established during peak cooling loads when demand savings are at their minimum. Demand savings resulting in cost reductions from chiller projects can occur only during the hours that coincide with the building's utility peak demand. The level of demand savings achieved is calculated for the interval during this time period in which the minimum demand savings are achieved, which typically occurs under peak cooling conditions, and can be calculated using Equation 11-10. For this reason, the measurement interval used to measure the post installation conditions should accommodate the utility's actual billing interval.

## 11.6 WATER

Water conservation projects are often included on ESPC projects. The source of savings in these projects is reduced water use due to increased performance of the water using equipment, fixtures, or controls. Savings can also result from reduced water supply charges, sewer charges, and/or energy costs. Energy savings are commonly achieved from reduced water heating, and additional energy savings may be realized for facilities that use pumps to boost water pressure or to irrigate with groundwater, or at facilities with their own water treatment systems.

Key issues related to water conservation projects include:

- Ascertaining equipment inventory for both the baseline and post-installation
- Establishing existing equipment performance for each type of device
- Determining usage characteristics of each type of device
- Determining post-installation equipment performance for each type of device
- Accounting for interactive effects

Several of the issues pertaining to water retrofits are similar to those affecting lighting efficiency projects. There are, however, some differences in implementation procedures. Since the performance of many common water conservation projects can be accounted for through short-term measurements, and usage factors can be estimated, water savings are most often verified using Option A. All M&V options, however, can be applied to water projects.

There are several circumstances that would indicate that another M&V approach should be considered. Projects that save more than 15% of the total water usage at a single meter should use an Option C approach. When an Option C approach is used, the quality and accuracy of the water meters should be verified. If existing water meters are used, historic water meter data may not provide an accurate baseline, and additional meters should be installed. One difficulty using whole-building consumption data is that outdoor water use can be so variable that desegregating that end use from a facility's water load, which is also variable in use, can be problematic.

Option B may be warranted for projects where 1) the water consuming devices do not have constant flows; 2) operating schedules are erratic and require measurement; 3) sub-meters already exist or can easily be installed, such as individual buildings on a campus, cooling towers, irrigation, or gray water systems; or 4) metering costs are small in comparison to other project costs.

### 11.6.1 Typical Measures

A partial list of water conservation measures that federal agencies can consider includes the following:

- Replacing components of older plumbing systems with water-saving equipment such as ultra-low-flow toilets, waterless urinals, high-efficiency showerheads, aerators, and self-closing valves
- Eliminating continuously flowing urinals, lab drains, drinking fountains, and other similar devices
- Replacing once-through cooling devices for space cooling, ice making, and other purposes with closed-loop or air-cooled systems
- Improving technologies and management techniques for boilers, dishwashing, laundry, and other special purposes
- Maintaining proper pressure through the use of pressure regulating valves
- Decreasing the use of water for landscaping by installing drought-tolerant landscaping or implementing more efficient irrigation systems and practices
- Installing gray water, rainwater, and reclaimed water-recycling technology for flushing and/or irrigation

### 11.6.2 Equipment Inventory

Equipment inventories are typically provided on a room-by-room basis. Survey data that should be collected include the type of device/fixture, location, number in each location, and nameplate data. The inventory should characterize both existing and post-installation equipment, and should be updated after installation to ensure accuracy.

### 11.6.3 Equipment Performance

On water efficiency projects, the key performance factor is water consumption on a per use basis (i.e., gallons per flush). In best practice applications, both the baseline and performance period water consumption is measured. Sampling strategies for similar fixture types are appropriate, and



confidence and precision of 80% and 20%, respectively, are recommended. Typically, spot measurement of flows is sufficient to characterize the performance of various fixture types.

The average flow rates for each type of fixture measured should be used. Flow rates may vary, depending on the specific equipment, water pressure, and condition of the fittings. Measurement strategies include making volumetric measurements or using a portable flow meter. Suitable flow meters should be selected for appropriate accuracy and should have flow ratings that conform to field conditions. Several flow measurement techniques are included in ASHRAE Guideline 14 Section A5.6. Spot measurements are useful, not only to quantify water consumption, but also to verify that all devices assigned to any sampling groups have similar performance characteristics.

ESCOs and agencies should exercise caution if they rely on nameplate data to determine water use. The water consumed by many water fixtures can be easily adjusted to go well above or below nameplate specification. Actual use for existing fixtures can be determined by short-term metering or other techniques. All newly installed equipment should be tested and adjusted as needed.

#### 11.6.4 Usage Characteristics

On water efficiency projects, baseline and performance period use of the water consuming equipment (i.e., flushes per day) are assumed to be the same since they are unaffected by the retrofit. The frequency with which the equipment is used is a major factor in calculating the savings, however, and needs to be accurately estimated. The most common approach is to estimate the usage of fixtures and stipulate these operating characteristics in the contract. Projects quantifying outdoor water use using Option B or C methods would need to develop regression models based on parameters that drive water use, such as rainfall, so that routine adjustments can be made.

Once a complete inventory and performance characteristics of the fixtures have been determined, the number of uses per day must be determined. Since this parameter is not easy to measure, it is typically estimated. For many fixture types, the only usage item to quantify is the frequency of use. For others, such as showers and sinks, both the frequency and duration of use must be determined. The overall fixture usage is typically determined from published studies and historic data on the actual building's occupancy. Because of the differences in performance of toilets and urinals, the daily per fixture use is often segregated by men and women.

Units of measure should be consistent with the fixture type, but all should be expressed in a common volumetric measure (usually gallons) so that those totals can be aggregated easily. For example, water consumption for water closets might be expressed in gallons per flush, while showers consumption might be expressed in gallons per minute. Water consumption per unit of measure must then be quantified in the same units, and periods of service must be expressed in consistent terms (such as flushes per day, or minutes per shower and showers per day). In facilities where the usage changes seasonally (e.g., a school summer vacation period), separate data will be needed for each season.

Once the fixture inventory, performance characteristics, and usage parameters have been estimated, the data should be compared to historic water consumption at the facility to ensure that the consumption and savings values are reasonable.

### 11.6.5 Ongoing Verification

Using an Option A approach for water retrofits typically precludes the need for savings adjustments, except for non-routine adjustments (see Section 7.2). Since the performance of each fixture or end use should not change over time, and usage parameters are typically stipulated in the contract, additional measurements during the performance period are not warranted.

It is important, however, to periodically verify the retrofit's potential to perform. This means equipment types, quantities, and condition of the installed equipment have to be verified. Often, a different portion of the installation is inspected each year to verify that the proper equipment has been installed and is operating as expected. Confirming the type of equipment replacement stock that may be kept on site is also advisable.

### 11.6.6 Other Issues

There are several additional issues that should be considered when implementing water conservation projects. Some of these issues are outlined below.

- Some water measures may actually increase energy use, such as switching from a once-through cooling system to a closed-loop cooling system. It is important that these energy impacts are quantified.
- Water conservation measures may reduce the energy used for water heating, the level of which will depend upon the efficiency of the existing water heater.
- Water utilities can have demand charges based on the size of the utility meter. Typically, the meter would have to be downsized to realize demand cost savings.
- Water and sewer rates vary considerably, and the actual rate structure should be applied. For locations that do not charge on the basis of consumption for water or sewer, water cost savings will be more difficult to generate. Most areas, however, bill for water and sewer service from meter readings, and a large percentage of charges are consumption-based.
- When evaluating outdoor water use that is not sub-metered, the usual first step is to evaluate several years of water consumption data to compare seasonal irrigation use with non-seasonal irrigation use. The difference can be used for a baseline, but should be adjusted for changes in temperature, rainfall, evapotranspiration, and/or other relevant factors, if possible. If the water utility separately meters outdoor water use, then establishing baseline use is relatively simple, except for concerns regarding the accuracy of older utility meters.
- Irrigation technologies increase the delivery efficiency of the water (e.g., drip irrigation or more efficient sprinkler technologies) or include other changes that result in lower evaporative losses. The savings from these retrofits depend on local climate and evapotranspiration rate as well as plant species.
- Most domestic water use is for cleaning and transporting waste. These are sanitary functions that employ equipment and systems designed to comply with carefully crafted sanitary codes and standards. Saving water by using methods that compromise system performance is unacceptable.

## 11.7 GEOTHERMAL HEAT PUMPS

In general, geothermal heat pump (GHP) projects face the same issues as any HVAC system replacement, but with some additional items related to system specific features. Geothermal heat pumps, sometimes called ground source heat pumps, are categorized as either closed- or open-loop systems. The most typical retrofit involving GHP systems at federal sites involves replacing customary HVAC systems with GHP systems using vertical-bore ground heat exchangers, and this discussion focuses specifically on that system type.

For closed-loop systems, heat pumps absorb heat from and reject heat to a piping loop that contains water or water/antifreeze solution. The loop includes a borefield consisting of an array of pipes buried in the ground. The borefield acts as a heat exchanger, absorbing heat from and rejecting heat to the solution.

Key issues related GHP projects include:

- Ascertaining heating and cooling loads
- Establishing baseline equipment efficiencies
- Predicting performance of the GHP systems
- Verifying the performance of the installed GHP system

The last two issues listed above involve challenges that are unique to GHP projects, and are discussed below. Estimating the energy use of such equipment is difficult because both the cooling efficiency (EER) and the heating effectiveness (COP) of the heat pumps depend on the temperature of the fluid received from the ground heat exchanger. This fluid temperature, in turn, depends on the property of the soil formation at the site, and on the building heating and cooling loads.

For this reason, energy savings from GHP retrofit projects are usually estimated using an Option D approach. As-built drawings, on-site measurements, and models of the existing HVAC equipment are used to develop a baseline simulation model of the building using a building energy analysis programs such as DOE-2, TRACE 700, TRNSYS, or another program that includes subcomponent models for geothermal heat pumps and vertical-bore heat exchanger arrays.

As discussed in Section 4.5, outputs from the model are compared with site-monitored building energy use data (utility bills or temporary metering) to ensure adequate calibration. Once the model has been deemed to be of sufficient accuracy, it is typically driven with typical meteorological year (TMY) weather for the site to determine the average baseline annual energy use. The baseline models of the existing HVAC equipment are then updated with GHP models that match the rated performance of the equipment to be installed. A borefield model is also included. Defining parameters include soil formation thermal conductivity and deep-earth temperature (which are measured at the site using an *in situ* test), borehole depth, pipe dimensions, and the thermal properties of any grouting material. The system model is driven by TMY weather to estimate average post-retrofit annual energy use. The proposed energy savings are then the difference between the post-retrofit and the baseline annual energy use.

Since the savings estimates depend on the manufacturer's rated performance of the new GHPs, the recommended M&V approach calls for annual verification of the performance of the new systems. The two performance areas that should be verified are: 1) equipment efficiency and system performance; and 2) borefield performance.

### 11.7.1 Equipment Efficiency and System Performance

For sites with multiple installations, measurements can be made on a portion of the GHPs installed each year to ensure that they are still meeting the specified performance and the resulting guaranteed savings. If for example, the agency selects a random sample of 20% of the heat pumps that were installed, then all units will be verified every 5 years.

Since ground source heat pumps provide both heating and cooling, the efficiency of the dominant function should be tested. For a cooling dominated facility, during a specified period in peak cooling season such as July of each year (this could be in January at a heating-dominated site) data are collected from selected heat pumps. The following data should be collected at 5-minute intervals:

- Water temperatures entering and leaving the heat pump
- Ambient outdoor air temperature,
- Supply and return dry-bulb air temperatures for water-to-air GHP units; supply and return load water temperatures for water-to-water GHP systems
- Heat pump unit input kW

The measured input kW readings are compared with manufacturer's performance data for the same operating conditions (rated gpm, rated cubic feet per minute, entering water temperature, leaving water temperature). Since the manufacturer's data will be limited to full-load conditions, the data must be manipulated to eliminate part-load conditions and to avoid comparing part load conditions against full-load data. Once the data set has been selected, logged input demand (kW) readings are compared to manufacturer's performance published data at the given conditions.

If the overall average measured demand (kW) is less than 110% of manufacturer's published data, the modeled energy savings are considered to be true and accurate. If the average kW is greater than 110%, the energy savings are recalculated using the original building simulation model. The GHP performance profile is changed to reflect the sampled kW readings, and the model is rerun to determine the actual energy consumption and revised savings estimates.

In addition, heat pumps used in air distribution systems typically require a greater volume of air than conventional systems due to the more moderate supply temperatures. For retrofit applications, the distribution system may require modification to accommodate the increased volume of air required to heat and cool the facility. The overall ability of the system to adequately heat and cool the facility should be verified.

### 11.7.2 Borefield Performance

The long-term performance of a GHP system depends on the design of the vertical borefield, which acts as a heat exchanger between the ground and the fluid. System designers choose a design temperature for the fluid (usually around 95°F for cooling-dominated systems, around

40°F for heating-dominated systems) and use estimated peak load conditions to size the system. If the borefield is correctly designed, the temperature of the fluid supplied to the heat pumps from the borefield should only rarely exceed the design temperature in the cooling mode (or should rarely fall below it in the case of a heating-dominated system).

Because borefield performance may change over time, the performance of at least a sample of units should be verified each year. If measured data collected to verify equipment performance (water temperature entering the heat pump) are used, the percentage of readings in which the entering fluid temperature exceeded the design temperature should be determined. If more than 10% of the temperatures during full-load conditions exceeded the design temperature, it is likely that the borefield is undersized for the current building loads. Higher entering water temperatures in cooling mode (or lower temperatures in heating dominated systems) reduce system efficiency.

In such a situation it may be necessary to investigate whether building loads have changed since the project was installed (e.g., additional interior loads, increased operating hours). If it is ultimately determined that the loads have not changed, the ESCO may be required to adjust the model to account for the higher entering fluid temperatures, and to recalculate the savings accordingly.

## 11.8 RENEWABLE ENERGY PROJECTS

Federal agencies are allowed to use energy service performance contracts (ESPCs) for installation of renewable energy projects that reduce facility energy costs and related operation and maintenance expenses. The term “renewable energy” refers to sources of energy that are regenerated by nature and sustainable in supply.

Renewable energy projects covered by this section involve the installation of devices and/or systems that generate energy (e.g., electricity or heat) or displace energy use through the use of renewable energy resources. Examples of technologies include: photovoltaics (PV), active or passive solar systems for space conditioning or production of domestic hot water, biomass conversion systems (e.g., landfill gas methane recovery projects), and wind systems. For additional information on the measurement and verification of renewable energy projects, refer to IPMVP for renewables<sup>49</sup>.

The most notable difference between renewable energy projects and other ECMs is that renewable projects supply energy rather than reduce the amount of energy used. Measuring the energy supplied allows for a simplified approach to measuring savings that is not possible with energy efficiency projects. Option B deserves special consideration when evaluating M&V options for renewable energy projects.

Like many projects, the performance of most renewable energy technologies depends on the environmental conditions, such as solar radiation or wind speed. The use of long-term averages of these values is reliable, but any M&V Plan should be structured in such a way as to allocate the risk due to short-term variations in environmental conditions. Therefore, it may be appropriate to stipulate these conditions and verify the performance of the equipment using

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<sup>49</sup> International Performance Measurement & Verification Protocol: Concepts and Practices for Determining Energy Savings in Renewable Energy Technologies Applications, Volume II, August 2003.

short-term measurements (e.g., the efficiency of a solar hot water heater). Long-term performance typically needs to be verified.

### 11.8.1 Savings Calculations

There are two general approaches for calculating energy savings from renewable energy projects:

- Net energy use
- Normalized savings based on typical environmental conditions and actual performance characteristics

For all renewable energy projects, consideration should be given to the impact of parasitic energy use by the renewable system and to increased operations and maintenance costs due to the addition of new equipment. Demand savings from renewable energy technologies may occur, but, depending on the electric utility’s rate structure, the energy must be available and uninterrupted during all peak periods. Accounting for demand savings requires more sophisticated metering that aligns measurement intervals with the utility interval.

#### 11.8.1.1 Net Energy Use

The first approach involves directly measuring the energy output from the system and quantifying any additional costs incurred or savings realized. This approach is suitable for wind, PV, and other electricity generating equipment. The measurement concept assumes that energy (electrical and/or thermal) produced by the renewable system is used at the project site, and displaces energy that would have been provided by an existing source. Savings are determined by measuring the net amount of energy produced by the renewable system and used at the project site valued at prescribed utility rates. This approach eliminates the need for a baseline and places the risk of weather variations on the ESCO.

Utility savings from renewable measures that supply thermal energy (e.g., solar hot water heater) are determined by dividing the energy delivered by the efficiency of the original equipment (e.g., conventional water heater). For projects that may sell excess energy or store energy on-site, additional costs and savings may need to be considered. Cost savings using this approach can be calculated using Equation 11-12.

Equation 11-12: Cost Savings Determination Utilizing Net Energy Use Approach

$$\begin{aligned}
 \text{CostSavings} = & (\text{kWh Delivered}) \times (\text{Rate}_{\text{kWh}}) + \left\{ \frac{(\text{ThermalEnergy})}{\text{EfficiencyDisplacedEquipment}} \right\} \\
 & \times \left( \frac{1\text{kWh}}{3,413\text{BTU}} \right) \times (\text{Rate}_{\text{kWh}}) + \{ \$_{\text{EnergySold}} \} - \{ \$_{\text{ParasiticLoads}} \} - \{ \$_{\text{New O\&MCosts}} \}
 \end{aligned}$$

Where:

kWh Delivered	=	Electrical energy delivered by the system and used at the facility
Rate <sub>kWh</sub>	=	Specified cost of electrical energy
Thermal Energy	=	Thermal energy delivered by the system in Btu during the performance period
Efficiency Displaced Equipment	=	Operating efficiency of the equipment that would have been used
1kWh/3,414 Btu	=	Conversion between thermal energy (Btu) and electrical energy (kWh)

\$ <sub>Energy Sold</sub>	=	Funds received through the sale of energy produced
\$ <sub>Parasitic Loads</sub>	=	Cost of operating systems and equipment related to renewable technology
\$ <sub>New O&amp;M Costs</sub>	=	Additional cost of operations and maintenance due to renewable technology

### 11.8.1.2 Normalized Savings

The second primary approach involves calculating normalized savings based on typical environmental conditions and actual performance characteristics of the system. Savings are determined by calculating the difference between baseline energy and demand and predicted or metered energy and demand, with both sets of data adjusted to a prescribed set of conditions. Depending on the type of system, this strategy can use any of the four M&V options.

Normalizing savings in this manner places the risk of weather fluctuations on the federal agency, and requires that the ESCO periodically demonstrate that specified performance characteristics have been met. These performance characteristics and how they will be determined should be specified in the project-specific M&V Plan. Performance parameters that should be specified include efficiency of PV modules, minimum hot-water temperatures, and the content in landfill gases.

The basic energy savings equation (Equation 2-1) can be modified to determine cost savings, as shown in Equation 11-13.

#### Equation 11-13: General Savings Equation for Renewable Energy Projects

$$CostSavings = [ \{ (Baseline \ Energy) - (Performance \ Period \ Energy) \pm Adjustments \} \times (Rate_{Energy}) ] - \{ \$_{ParasiticLoads} \} - \{ \$_{New \ O\&M \ Costs} \}$$

Where:

Baseline Energy	=	The calculated or measured energy use of a piece of equipment prior to the implementation of the project
Performance Period Energy	=	The calculated or measured energy use of a piece of equipment after the implementation of the project
Adjustments	=	Routine and non-routine changes made to the baseline or performance period energy use to account for expected and unexpected variations in conditions
Rate <sub>kWh</sub>	=	Specified cost of electrical energy
Thermal Energy	=	Thermal energy delivered by the system in Btu during the post-installation period
\$ <sub>Parasitic Loads</sub>	=	Cost of operating systems and equipment related to renewable technology
\$ <sub>New O&amp;M Costs</sub>	=	Additional cost of operations and maintenance due to renewable technology

### 11.8.2 Energy Metering

Determining the electrical output of systems is relatively straightforward. This is because electrical output and parasitic loads can be simply measured with many commercially available meters. Measuring thermal output (e.g., hot water from a domestic hot-water solar system

displacing an electric water heating system) is also straightforward, but not necessarily inexpensive, using commercial Btu meters, water flow meters, temperature transducers, etc. However, all of the thermal and electrical output from a system does not necessarily displace an equivalent amount of load. This is due to storage, system losses, and differences in time between when useful energy is produced and when it is needed.

#### *11.8.2.1 Electrical Metering*

Electricity measurements associated with system output, parasitic loads, power to the project site, and power to third parties and the utility may be needed. All electrical meters (and related equipment) are usually provided, installed, owned, and maintained by the ESCO or the servicing utility.

When a net metering approach is used, meter(s) will typically show the measure's gross output (in kW and kWh) less parasitic use (e.g., pump motors) and sales to third parties or the local utility, as well as any local transformation and transmission and battery storage losses. The goal with this method is usually to measure net generation delivered to the project site. Metering, interconnection (including safety provisions), reporting, and other related issues are to be in accordance with current electrical standards and the requirements of the servicing electric utility.

With the net energy-use M&V approach, deliveries to and from the facility should be separately recorded and treated as separate transactions. For purposes of power delivered to the site, a single meter that records energy supplied to the site is preferred. If a calculated transformer loss value is used, it should be based on certified factory test data for that particular transformer.

The following are some suggested metering requirements:

- kWh and demand metering at the point of delivery
- Time of-delivery metering
- Provisions for remote meter reading

#### *11.8.2.2 Thermal Metering*

Thermal meters (e.g., Btu meters) are required for measuring the net thermal output of certain renewable energy systems (e.g., hot water generated by an active solar system). Note that metering of thermal energy requires a "net" measurement of flows and enthalpy to and from a system. Measurements of thermal flows may need to take into account any vented or wasted energy that is produced by the system but not used at the site, as well as distribution and storage losses. Also note that small errors in enthalpy measurements (usually determined by temperature) can introduce large errors in the energy calculations; hence, meter precision, accuracy, and calibration are especially important.

### **11.8.3 Notes on Some Renewable Energy Technologies**

#### *11.8.3.1 Active Solar Thermal Systems*

Active solar thermal systems include systems for producing industrial process heat, domestic hot water, and space heating and cooling. Useful monitoring includes 1) site inspections and brief



temperature and system monitoring for diagnostics, 2) spot, short-term, or long-term monitoring of system key parameters such as temperatures, energy flows, and control status, and 3) utility billing analyses.

### *11.8.3.2 Passive Solar Systems*

Passive solar systems usually involve the performance of a whole building with architectural features such as overhang design and use of thermal mass. As such, this technology is different from other renewable energy measures in that mechanical devices with identifiable energy inputs and outputs are not involved. Thus, passive solar M&V typically involves the analysis of a whole building, and thus it is best to use utility billing analyses or calibrated simulation techniques, i.e., Options C or D.

### *11.8.3.3 Wind, PV, and Other Renewable Generation Projects*

With these types of systems, the performance characteristics of the components are usually well defined, such as the conversion efficiency of the PV modules or the Btu content of landfill gas. In addition, the electrical or thermal flows can usually be easily measured and Option B is typically utilized. The complexity of these projects lies in projecting long-term performance due to variation in the resources (e.g., solar insolation, wind resource, or reserve of methane gas in a landfill) and accounting for any variations between when the resource is available and when it is needed (i.e., the interaction of storage systems and their inefficiencies).

## **11.9 NEW CONSTRUCTION**

Performance contracting projects are not only applied to existing buildings, but are sometimes used to supplement the capital required for new-construction projects. The ESPC part of the project provides added budget for the implementation of energy saving features that would not have been otherwise included in the project. Financing for these items is provided by the ESCO, and the ongoing performance of the measures is guaranteed.

Examples of ESPC new-construction projects used to limit energy-related costs include improvements in the building's glazing, lighting, heating and cooling, pumping, and air handling systems, as well as efficiency upgrades of other equipment that were originally planned for the building.

Savings from new-construction ESPCs are measured and verified using an Option D calibrated simulation approach, which is detailed in Section 4.5. The methodology detailed, however, is for projects conducted in existing buildings. One primary difference between the methods used for existing and new buildings is that for new construction the performance period model is calibrated and the baseline model is based on minimum code standards or the original building plans. The methodology followed for new construction projects is somewhat different and is detailed in IPMVP Volume III.<sup>50</sup>

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<sup>50</sup> International Performance Measurements and Verification Protocol: Concepts and Options for Determining Energy Savings in New Construction, Volume III, April 2003.

*Note: This is not intended to be a comprehensive listing of terms used in federal ESPCs. If there is any discrepancy between the definitions in this document and those in the ESCO / Federal agency contract or task order, the definitions in the contract or task order prevail.*

### Definition of Terms

TERM	DEFINITION
<b>Adjustments, Non-routine &amp; Routine</b>	Changes made to the baseline and/or the performance period energy use to account for changes. Routine adjustments are used to account for expected variations in independent variables; Non-Routine adjustments are used to compensate for unexpected changes unrelated to the ECMs.
<b>Annual Report</b>	A report issued annually, typically on the anniversary of project acceptance, which documents the execution and results of the M&V activities prescribed in the M&V Plan. This documentation verifies the continued operation of the ECMS, provides the associated energy savings estimates, demonstrates proper maintenance, and provides M&V results. The energy savings documented in the report serves as the basis for the ESCO's invoice after the regular interval report has been reviewed and approved by the federal agency.
<b>Avoided Energy Use</b>	The reductions in energy use that occurred during the performance period relative to what would have been used during the baseline period, using actual operating conditions experienced during that period. This may require baseline energy use to be adjusted to actual conditions. This approach is different than calculating normalized savings.
<b>Baseline Conditions</b>	Physical conditions that existed prior to the implementation of the ESPC project (such as equipment inventory and conditions, occupancy, nameplate data, energy consumption rate, and control strategies), which are determined through surveys, inspections, spot measurements, and short-term metering activities. Baseline conditions are established for the purpose of estimating savings and are also used to account for any changes that may occur during the performance period, which may require adjustments to baseline energy use.
<b>Baseline Energy or Demand</b>	The calculated or measured energy usage or demand by a piece of equipment or a site prior to the implementation of the project.
<b>Commissioning (Cx)</b>	The process of documenting and verifying through adjusting/remediating the performance of building facility systems so that they operate in conformity with the design intent. An independent party may complete system/equipment commissioning. The American Society of Heating, Refrigerating, and Air Conditioning Engineers' (ASHRAE) Guideline 0-2005 can be the basis for commissioning activities.
<b>Contract</b>	The executed document between a Federal agency and the ESCO and any appendices, as amended from time to time, which outline provisions of the project.
<b>CxA</b>	Commissioning Agent or Commissioning Authority are equivalent terms used to describe the designated individual in charge of leading the commissioning process.
<b>Energy Conservation Measure (ECM)</b>	The individual components or sub-projects which save energy that comprise an ESPC project.
<b>Energy Services Company (ESCO)</b>	An organization that designs, finances, procures, installs, and possibly maintains one or more ECMs or systems at a Federal facility or facilities.
<b>Expected Savings</b>	For a Super ESPC project, expected savings are those reported in the Post-Installation Report. They are based on as-built conditions and post-installation verification activities, and are the savings expected for Year 1 of the project.
<b>Independent Variable</b>	A parameter that is expected to change regularly and have a measurable impact on the energy use of a building or system.
<b>Insolation</b>	A measure of solar radiation energy received on a given surface area in a given time.
<b>Interactive Effects</b>	Energy impacts to one system resulting from changes made to another building system.
<b>Investment Grade Audit (IGA)</b>	A comprehensive assessment of a facility's energy and water usage characteristics, identifying and analyzing energy conservation measures.

TERM	DEFINITION
<b>Measurement and Verification (M&amp;V) Approach</b>	An evaluation procedure for determining energy and cost savings. M&V techniques discussed in this document include engineering calculations, metering, utility billing analysis, and computer simulation.
<b>M&amp;V Option</b>	One of four generic M&V approaches (A, B, C, and D) defined for ESPC projects. These options are defined in the IPMVP and in Chapter 2 of this document.
<b>M&amp;V Plan</b>	The Measurement and Verification (M&V) Plan is a document that defines project-specific M&V methods and techniques that will be used to determine savings resulting from a specific performance contracting project.
<b>Measurements, Continuous</b>	Measurements repeated at regular intervals over the baseline period or contract term.
<b>Measurements, Long-Term</b>	Measurements taken over a period of several years.
<b>Measurements, Short-Term</b>	Measurements taken for several hours, weeks, or months.
<b>Measurements, Spot</b>	Measurements taken one-time; snap-shot measurements.
<b>Normalized Savings</b>	The reductions in energy use that occurred during the performance period relative to what would have been used during the baseline period, but adjusted to a normal set of conditions (such as typical weather conditions).
<b>Performance Period</b>	The time period spanning from approval of the project installation to the end of the contract, or for a specific time-frame such as 1-year within that period.
<b>Performance Period Energy Use or Demand</b>	The calculated energy usage (or demand) by a piece of equipment or a site after implementation of the project. The ESCO and the Federal agency verify the performance period energy use, the installation of the proper equipment components or systems, the correct operation of the components and systems, and their potential to generate the predicted savings.
<b>Post-Installation Conditions</b>	The physical and operational conditions present during the time period following the installation of an ESPC project.
<b>Post-Installation Report</b>	The report that provides results of post-installation M&V activities, documents any changes in the project scope that may have occurred during project implementation, and provides energy savings estimates for the first year of performance.
<b>Project</b>	The implementation of energy efficiency services at a Federal facility or group of facilities.
<b>Project-Specific M&amp;V Plan</b>	Plan providing details on how a specific project's savings will be verified based on the general M&V options described in this document.
<b>Proposed Savings</b>	For a Super ESPC project, proposed savings are those estimated in the contract prior to project implementation determined from metering and/or calculations performed in accordance with the provisions of the Federal agencies' approved measurement and verification plan.
<b>Regression Analysis</b>	A technique used to develop a mathematical model from a set of data that describes the correlation of measured variables.
<b>Sampling</b>	A process of selecting random pieces of similar equipment for monitoring in order to characterize some feature of an entire population of equipment. This strategy is used when it is unrealistic to measure all affected equipment.
<b>Standard M&amp;V Plan</b>	FEMP has developed two Standard M&V Plans, both of which are included in the Appendix. These are complete M&V Plans, which use the Super ESPC M&V Plan format, that need to be customized for an individual project. These plans represent a best-practice approach developed through industry-government working groups.
<b>Usage Group</b>	A collection of equipment (e.g., motors or rooms with light fixtures) with similar characteristics (e.g., operating schedule).
<b>Verified Savings</b>	For a Super ESPC project, verified savings are those reported in the Annual Report. They are based on verification activities conducted during the performance period, and are the savings calculated for that year of the project.

## B.1 INTRODUCTION

This appendix introduces the statistical background, theory and formulas used to select, analyze and validate samples for project monitoring and evaluation. It also provides guidelines and procedures for the design and implementation of sampling.

### B.1.1 Sampling

The purpose of monitoring a sample, as an alternative to monitoring an entire population is to; (a) characterize particular attributes of a population from which a sample is drawn with adequate accuracy and reliability, while (b) reducing monitoring costs and effort.

As shown in Figure B-1, sampling involves selecting several members from a population for monitoring and evaluation. The measured characteristics or behavior of the sample group is then used to infer the characteristics and/or behavior of the entire population. As expected, the assumption is that the sample is representative of the population. To ensure that the sample is indeed representative, calculations must be performed to assess and quantify the statistical validity of the sampled data. These calculations are presented later in this Appendix.

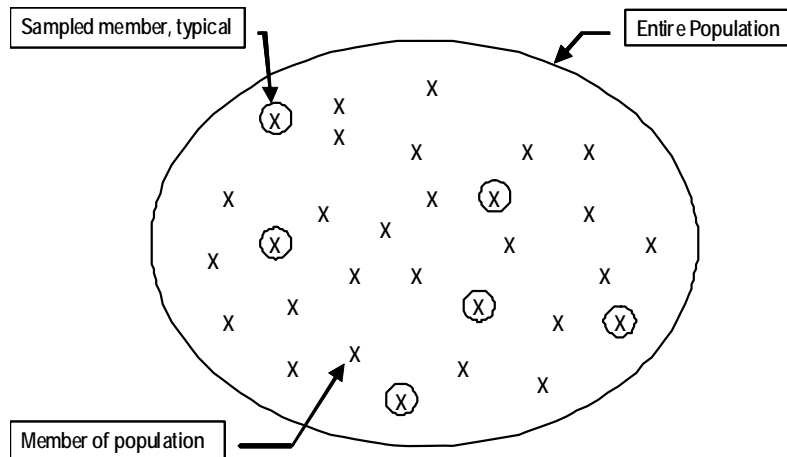


Figure B-1 Population and Sample

Sampling is applicable to projects such as lighting retrofits, energy efficient motor replacements, HVAC unit replacement, steam-trap monitoring, or any other project in which a number of similar pieces of equipment are affected by the same type of ECM. In the most common applications, sampling strategies are used to characterize the hours of operation and the instantaneous power draw of a constant-load device. A separate sample set is required for each item evaluated.

When selecting a sample from a population to determine hours of operation, it is necessary to ensure that the load is or device being sampled is monitored at or down-stream of its last point of

control (LPC). The last point of control (LPC) is the portion of an electrical circuit (or other source of energy), that serves a set of equipment that is controlled on a single switch. As a result, all of the fixtures or pieces of equipment on that LPC are typically operated the same number of hours per year. For metering purposes, it is assumed that measurements taken of a single piece of equipment on an LPC captures the operating hours for all of the equipment served on the same circuit.

## B.2 MATHEMATICAL METHODS FOR SAMPLING

Sampling must be conducted using accepted methods and use an appropriate level of care to ensure that the M&V results that rely on the sampling and analysis are sufficiently accurate. This section provides a summary of the concepts, methods and equations to be used.

Although various assumptions regarding the distribution of the sampled data can be made, the large majority of sampling statistical analysis assumes that the data is *normally distributed* about the *mean* and in this Appendix, this assumption is made.

Statistical validity requires that the samples be randomly selected. Use of a random number generator, such as that found in MS Excel™ is convenient for ensuring the sample is randomly selected.

### B.2.1 Point Estimation – Confidence and Precision

When we use sampling to estimate an average value of an entire population, we are performing an activity known as *point estimation*. A value or ‘point’ that is estimated based on a sample is not the actual average value but rather, is a value that is “reasonably close” to the actual average value. The question, then, for the M&V practitioner is: “What do we mean when we say ‘reasonably close’?” The question is answered using the following statistical terms.

- **Confidence:** Confidence is fundamentally the same as probability, except that confidence refers to data already obtained, while probability refers to a future value. A confidence of 90% is commonly used in M&V. So, using our 90% example, when we refer to a confidence level, we are saying “I am 90% *confident* that the measured value is within my stated *confidence interval*.”
- **Confidence Interval (or Precision):** Because the value estimated by sampling can not be expected to be the actual value, it is useful to state an interval in which we have confidence the true value lies. Confidence interval is also often referred to as *precision*. An M&V practitioner may state that they know the value has a *precision* of 10%, which would mean that the “The estimated is within 10% of the true value.”

Confidence and precision, then, are the values referred to when a 90/10 (or 80/20 or any other) criteria is specified.

#### *Example*

Imagine that we wish to measure the run-hours of a sample of equipment for a month. Imagine now that we measure 200 ‘on’ hours. If we are hoping to meet a 90/10 criteria, we are hoping that we can say, with a 90% probability, that our estimate is within 10% of the actual average run hours – that is, we are 9/10th sure the actual runtime is between 180 and 220 hours.

To graphically illustrate the concepts of normal distribution, confidence, and precision, Figure B-2 shows a normal distribution with a confidence interval. Note that the confidence interval in the figure is defined by the error (+/- E). This error figure is discussed further below and is defined in Equation 1.

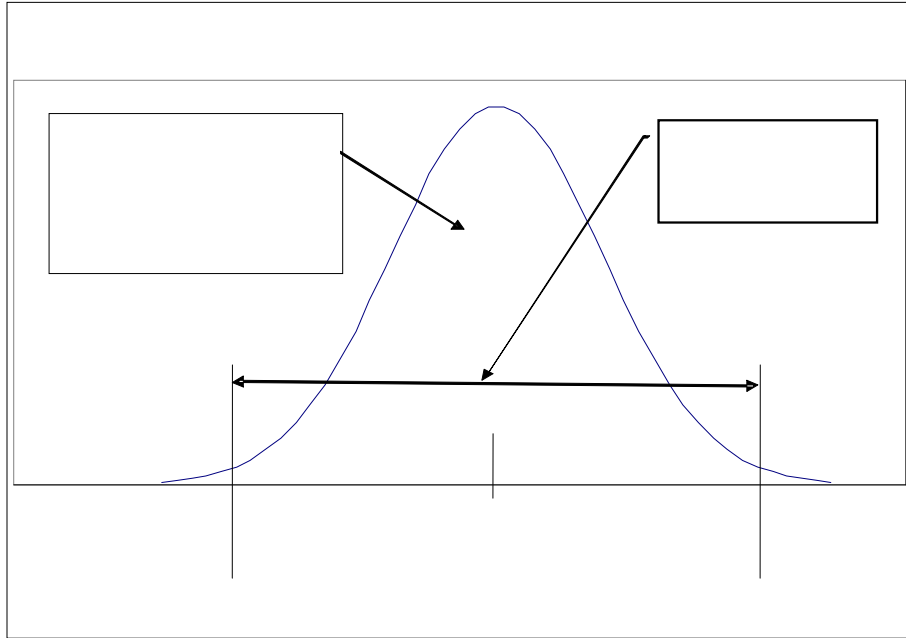


Figure B-2 Normal distribution with confidence interval

The confidence interval (or precision) and the confidence level are positively linked; for any sample, as the confidence interval increases (that is, the precision is reduced, and the range of possible values of the true mean increases) the confidence level increases. Or, looking at it another way, as the confidence interval is reduced, the confidence level is also reduced.

### B.2.2 Sample size calculation

When sampling, it is the M&V professional's job to meet certain levels of confidence and precision and to calculate the actual confidence and precision that resulted from a sampling exercise. In order to accomplish this analysis, it is helpful to start with Equation 1, the statistical equation for calculating the *maximum error* in the result. This value is also depicted as 'E' in Figure B-2.

$$E = z \frac{s}{\sqrt{n}}$$

**Equation 1**

Where:

E = maximum value of error

s = the standard deviation of the sample<sup>1</sup>

n = sample size

<sup>1</sup> Calculating the standard deviation is not defined herein.

$z$  = the z-statistic<sup>2</sup>, typically denoted as  $z_{\alpha/2}$ . Alpha ( $\alpha$ ), is equal to  $1 - \%$  confidence, and is used in most statistical references because it represents the top and bottom tails of the normal distribution, which together bound the confidence level.

The z statistic is a variable that is calculated such that the following equation is true:  $z = \frac{\bar{x} - \mu}{s / \sqrt{n}}$ ,

where  $\mu$  is the population mean (unknown) and  $\bar{x}$  is the sample mean. Although the true mean,  $\mu$ , is unknown, values of  $z$ , at various levels of confidence ( $1 - \alpha$ ) are known and are tabulated in many statistics books<sup>3</sup>. Values of  $z$ , assuming that the number of samples,  $n$ , is greater than 30 are 1.645 for 90% confidence and 1.282 for 80% confidence.

Rearranging Equation 1 we can solve for the number of samples needed to ensure we are within a certain confidence interval:

$$n = \frac{z^2 \cdot s^2}{E^2} \quad \text{Equation 2}$$

Note in Equation 2 that the standard deviation of the sample,  $s$ , and the maximum allowable error,  $E$ , are in the units of measurement, (i.e.: hours or kW). The standard deviation,  $s$ , of the sample can be expressed as the *coefficient of variation* (or  $C_v$ ), which is a fraction of the mean, as shown in Equation 3.

$$C_v = \frac{s}{\bar{x}} \quad \text{Equation 3}$$

Where:  
 $\bar{x}$  is the sample mean

In like manner the maximum error,  $E$  can also be expressed as a fraction of the mean, (precision), as shown in Equation 4.

$$P = \frac{E}{\bar{x}} \quad \text{Equation 4}$$

Substituting  $C_v$  and  $P$  into Equation 2, we get a unitless expression, as shown in Equation 5.

$$n = \frac{z^2 \cdot (s / \bar{x})^2}{(E / \bar{x})^2} \quad \text{Equation 5}$$

Or expressed another way,

<sup>2</sup> A similar statistic, known as the t-statistic, which assumes a 't-distribution' rather than a normal distribution, and is a function of the number of samples can be substituted for the z static is a more correct approach. Although preferable, for small populations and which exhibit more 'spread' than, for samples large than 30, use of the normal distribution gives a good approximation of the t-distribution. At smaller sample sizes slightly larger samples than are indicated using the normal distribution should be taken.

<sup>3</sup> For example: Statistics, 5<sup>th</sup> Edition, by Robert S. Witte and John S. Witte or Probability and Statistics for Engineers, by Iwrin Miller and John E. Freund

$$n = \frac{z^2 \cdot (C_v)^2}{(P)^2}$$

**Equation 6**

where

Z = Z-statistic, 1.645 for 90% confidence, 1.282 for 80% confidence.

P = Precision required, typically 10% or 20%

Equation 6 is the basic equation used in sample group sizing. For small populations the sample size should be modified using the finite population correction shown in Equation 7. Typically, this correction is required when the population is less than 500. The finite population adjustment calculation gives  $n^*$ , which is the new sample size corrected for population size.

$$n^* = \frac{Nn}{n + N}$$

**Equation 7**

Where

$n^*$  = sample size corrected for population size

$n$  = sample size for infinite population

$N$  = population size

A critical step, that is often not completed, is the post-monitoring calculation of the **actual standard deviation**, *coefficient of variation*, and subsequent calculation of *precision* at various *levels of confidence* using the above equations. Ultimately, the maximum error (E) using Equation 1 should be calculated for various levels of confidence. No job is complete until these post-monitoring calculations are completed and reported.

### B.3 APPLICATION OF SAMPLING TO PROJECTS

In the next sections considerations for the design and application of sampling are explored. The analysis steps to be used in conducting sampling are as follows:

1. *Compile and analyze the project, ECM and M&V Plan Information*
2. *Designate sampling groups*
3. *Select Samples*
4. *Collect and analyze sample data*
5. *Extrapolate the result from the sample over the entire population*

These steps are discussed below.

#### B.3.1 Compile Project/ECM and M&V Plan Information

In this step, the goal is to fully understand several things, including: the measure scope, the savings calculations quantifying the intended performance, the M&V method to be used and the data to be collected. Once the project is understood, an M&V practitioner can identify the calculation method and select variables to be sampled.



In many energy conservation projects, it is often necessary to conduct both pre and post installation sampling. Regardless of whether the sampling is for evaluating the baseline or the post-retrofit conditions, the following information is typically required to properly assign usage groups and determine sample sizes.

- **Number of circuits, devices or LPCs.** Identify and document the LPCs that are affected by the installation of ECMs. This should be provided in the form of an equipment inventory survey in which each line in the survey represents an LPC that includes descriptions of affected and proposed ECM nameplate data and quantity as well as location information.
- **Actual or change in load or wattage.** Using the equipment inventory survey, the total change in load or wattage of the affected equipment by usage group can be computed.
- **Hours of operation.** Sampling can be used to estimate the average hours of operation of the equipment. After the first sampling period (whether it is a year, month or week) of monitoring, the sampling result (actual  $C_v$ , Equation 3) should be used to compute the sample size. If it is expected that the equipment will be used in a significantly different in the current period than it was in the previous period, the estimate may be adjusted.

### B.3.2 Designate Sampling Groups

Each device or LPC should be assigned to a usage group based on similarities in the parameter being determined, such as operating hours or connected load. If differences are expected, but there are too few usage groups, the resulting variance of the data may result in unsatisfactory confidence and precision levels. However, if too many usage groups are created, then excessive monitoring and too small of populations may occur. So, while considering the tradeoffs, usage groups should be developed from criteria such as:

- Area type (for example; office, hallway, meeting room)
- Annual operating hours
- Timing / usage patterns of the operating hours, load, or other variable
- Variability of operating hours, load, or other variable
- Similar functional use

Usage groups should be selected so that equipment or LPC's are similar in that the sampled value (for example, hours or kW or kW/unit) is clustered around a specific estimate. When possible, avoid designating usage groups with populations that will yield less than 10 sample points. Examples of standard usage groups for fan motors with similar operating hours are HVAC ventilation supply fans, return fans, and exhaust fans. Examples of standard usage groups to determine lighting operating hours are fixtures with similar operating characteristics in offices, laboratories, hallways, stairwells, common areas, perimeters, storage areas, etc.

Usage groups may be defined for the population on a building-by-building basis or across a number of buildings with similar usage areas. Monitoring can be done for a single or multiple buildings provided the usage groups are similar. Defining populations for multiple buildings is

acceptable and usually results in fewer monitoring points than if each building were considered separately.

### B.3.3 Select Samples

Select desired confidence and precision levels. A 90/10 confidence/precision level is commonly used in M&V and is suggested.

*Establishing the Coefficient of Variation.* Prior to selecting a sample, an estimate of the sampled coefficient of variation ( $C_v$ ) must be made. A  $C_v$  of 0.5 has been historically recommended, and numerous projects have shown this to be reasonable guess for most applications. After the first year of monitoring, the coefficient of variation for each usage group can be projected from the results of the metering in the previous year.

Having selected a confidence and precision level (90/10) and a  $C_v$  (perhaps 0.5), use Equation 6 and 7, above, to calculate a sample size for each sampling group. Then, randomly select that number of samples from the population. It is strongly recommended that oversampling (at a 10% or greater level) be included in case of data collection device failure or unexpectedly high data scatter.

Table B-1 illustrates the effect of confidence interval and precision on sample size.

**Table B-1 First-Year ( $C_v=0.5$ ) Sample Size Table based on Usage Group Sampling<sup>4</sup>**

Precision	20%	20%	10%
Confidence	80%	90%	90%
Z-Statistic	1.282	1.645	1.645
Population Size, N	Sample Size, n*		
4	3	4	4
8	5	6	8
12	6	8	11
16	7	9	13
20	8	10	16
25	8	11	19
30	9	11	21
35	9	12	24
40	9	12	26
45	9	13	28
50	10	13	29
60	10	14	32
70	10	14	35
90	10	15	39
100	10	15	41
125	11	15	45

<sup>4</sup> Table does not reflect oversampling. However, because data collection problems are very, very common and because of the departure from normal distribution for small samples (less than 30), over-sampling is critical.

Precision	20%	20%	10%
Confidence	80%	90%	90%
Z-Statistic	1.282	1.645	1.645
Population Size, N	Sample Size, n*		
200	11	16	51
300	11	17	56
400	11	17	59
500	11	17	60
infinite	11	17	68

The samples in each usage group should be drawn at random<sup>5</sup>, so that each member has an equal probability of being selected.

If there is reason to believe that there are significant seasonal variations in the operation of the equipment, sufficient monitoring will need to be conducted to capture these variations.

#### B.4 COLLECT AND ANALYZE SAMPLE DATA

After metering has been completed, calculate mean, standard deviation and  $C_v$  (Equation 3) of the collected data for each usage group. If the actual  $C_v$  is equal to or less than the  $C_v$  originally assumed to calculate the sample size, then the confidence interval will have been met.

Using Equation 1, calculate the maximum error and confidence interval (precision) at the selected confidence level. The confidence interval is then either accepted or, if it is too large, additional sampling (and possible sampling redesign) may be required. Once a sample has been selected and monitoring is done, the engineer has no say over the results, but can rather only report their findings and the level of confidence in the findings.

#### B.5 EXTRAPOLATE THE RESULT FROM THE SAMPLE OVER THE ENTIRE POPULATION

Once the sample mean and standard deviation are known, the result can be applied to the entire population by assuming the mean of the sample is true for the entire population. For example, if the mean of the sample is  $Y$  kW per unit, multiplying the mean of sample by the number of units in the entire population gives the total kW.

#### *Example*

Usage group sampling can be applied to one, or numerous, buildings that are similar in function, layout, and operation.

Suppose that an ESCO is retrofitting lighting fixtures in a large office complex containing six buildings that have similar floor plans, functions, and operating schedules. As shown in Table B-2, usage group sampling is applied to each of the four usage groups that appear in the six buildings, and the sample size is 76 points.

<sup>5</sup> Random selection of monitoring points is critical to avoid bias in the sample. Spreadsheet or other computer software should be used to generate a list of random numbers that may be used to place loggers on a given LPC.

Table B-2 Example Inputs for Calculation of Monitoring Sample for Complex A

Usage Groups for Complex A	Number of Lighting LPCs ( <i>N</i> )							Sample Size (90/20) <i>n</i> * +10% (rounded)
	A-1	A-2	A-3	A-4	A-5	A-6	All	
BUILDING								
Offices	400	350	450	440	350	450	2,440	19
Hallways	600	550	450	440	550	450	3,040	19
Meeting Rooms	150	200	200	160	200	200	1,110	19
Other	200	220	180	180	220	180	1,180	19
Total	1,350	1,320	1,280	1,220	1,320	1,280	7,770	76

Note: Sample points (19 for each usage group, as shown above) should be distributed randomly across the sites.

The sampling procedure varies depending on if it is the first monitoring period (no prior sampling data available) or if it is in subsequent monitoring periods:

- **First Monitoring Period:** Using Table B-2 or Equations 6 and 7, assuming  $C_v$  of the hours = 0.5) to determine the sample size based on number of lighting areas (*N*) in each usage group, one obtains a total sample size of 76, as shown in Table B-3.
- **Subsequent Monitoring Periods:** In the second and subsequent years, the same procedure will be used to calculate the sample size, except the actual value of  $C_v$  from the data collected in the previous year's sample.

Suppose that the ESCO obtains useful metered data for the required number of sample points and computes the standard errors of the actual measured operating hours for each usage group, where the actual values are presented in Table B-3. Using Equation 1, the standard error of the total estimated savings for each usage group can be calculated. The calculated values are shown in Table B-3. For two of the four usage groups, (hallways and meeting rooms), the actual metered standard error is greater than the allowable amount; thus the reliability requirement is not met for each usage group in the project.

Table B-3 Monitoring Results Based on Usage Group Sampling in the First Performance Period

Usage Groups for Complex A	Number of Samples Metered	Measured Annual Op Hours	Standard Deviation	Maximum Error	Allowable Error	Actual Precision at 90% Confidence	Reliability Requirement Met?
Offices	19	5,256	1,314	495.9	1051.2	9.4%	Yes
Hallways	19	7,008	5,605	2115.3	1401.6	30.2%	No
Meeting Rooms	19	2,628	1,568	591.74	525.6	22.5%	No
Other	19	1,752	701	264.5	350.4	15.1%	Yes
Total	76						

For the subsequent monitoring periods a revised sample size is calculated from the metered data. The actual coefficients of variation (Equation 3) can be calculated from the standard deviation of

operating hours in each usage group divided by the average measured hours. These values for  $C_v$  are used in Equations 6 and 7 to calculate a revised total sample size and allocation across usage groups. In this example, the revised rounded total sample size is 92. The allocation by usage group is presented in Table B-4.

Table B-4 Revised Sample Requirements Using Usage Group Sampling

Usage Groups for Complex A	N	Original Sample Size	Measured hours	Actual $C_v$	New Sample Size	New Sample Size $n^* + 10\%$
Offices	2,440	19	5,256	0.25	4	5
Hallways	3,040	19	7,008	0.8	43	48
Meeting Rooms	1,110	19	2,628	0.6	24	27
Other	1,180	19	1,752	0.4	11	12
<b>Total</b>	<b>7,770</b>	<b>76</b>				<b>92</b>

### B.5 FINAL NOTE

The purpose of sampling is to monitor a representative sample of points rather than the entire population. The end result is to obtain reliable estimates within a specified precision and statistical confidence. Monitoring the specified number of points does not necessarily mean that compliance with project requirements has been obtained. Again, **the job is not done until post-monitoring calculations are completed and reported.**

Sample problems may include improperly designated usage groups, incorrect sample design assumptions, or selection of nonrandom points, all of which may lead to sample-based estimates that are biased and/or unreliable within specified levels. Data logger failure is common, and therefore, over-sampling is usually necessary and recommended. It is critical to take care during the initial developmental stages to design a sample that truly reflects the project site. In any case, the M&V practitioner should use whatever reliable data is available.





# **How to Determine and Verify Operating and Maintenance (O&M) Savings in Federal Energy Savings Performance Contracts**

November 2007

**Prepared by:**  
Operations and Maintenance Saving Determination  
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**Approved by:**  
Federal ESPC Steering Committee





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## 1. Introduction

This document was developed by the Operations and Maintenance (O&M) Savings Determination Working Group of the Federal ESPC Steering Committee,<sup>1</sup> and provides guidance on documenting and verifying O&M savings in federal Energy Savings Performance Contracts (ESPCs).

A recent analysis of annual measurement and verification (M&V) reports from 100 ongoing Super ESPC projects showed that 21% of the reported savings were due to reductions in O&M costs. These energy-related cost savings, which can also include savings on repair and replacement (R&R) costs, can constitute a substantial portion of a project's savings, yet O&M and R&R cost savings are often not as diligently verified or reviewed as energy savings.

To support the Super ESPC program's integrity, new projects must strengthen the basis for O&M cost savings. Documenting and verifying O&M or other energy-related savings will help ensure persistence of the savings for the contract term, avoid conflicts, and address oversight agency concerns. Key items identified for enhancement in new projects are baseline documentation, savings calculation methods, and verification of O&M and R&R savings. This document provides guidance in these areas for reoccurring energy-related cost savings, including the following.

- An agency's decision to commit ongoing funds from O&M budgets towards ESPC project payments has long-term impacts and must be documented adequately for future agency staff and oversight agencies.
- The expectations regarding information required in Super ESPC project submittals is clarified, including cost schedules, M&V plans, and annual M&V reports.
- "Savings" due to redirected labor or O&M efforts that do not reduce real expenses cannot be claimed as savings under the Super ESPC program.
- Agencies should maintain O&M cost records that will be needed to document baseline O&M costs for a Super ESPC project.
- Energy services companies (ESCOs) should include detailed information in annual M&V reports to clearly convey the source of O&M savings as well as sufficient data to verify any savings calculations performed.
- Escrow accounts can help alleviate repair and replacement risk for both the ESCO and the agency.
- Variable annual savings and cost streams can be accommodated, and will need to be addressed in the financing arrangement and reflected in the delivery order (DO) schedules.

### **1.1 Background**

O&M and other energy-related cost savings are allowable in federal ESPCs, and are defined as reduction in expenses (other than energy cost savings) related to energy and water consuming equipment:

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<sup>1</sup> Information on the ESPC Steering committee is available at <http://gaia.lbl.gov/federal-espc/>

**10 CFR § 436.31.**<sup>2</sup> Energy cost savings means a reduction in the cost of energy and related operation and maintenance expenses, from a base cost established through a methodology set forth in an energy savings performance contract, utilized in an existing federally owned building or buildings or other federally owned facilities as a result of—

(1) The lease or purchase of operating equipment, improvements, altered operation and maintenance, or technical services, or...

Energy-related cost savings can result from avoided expenditures for operations, maintenance, equipment repair, or equipment replacement due to the ESPC project. This includes capital funds for projects (e.g., equipment replacement) that, because of the ESPC project, will not be necessary. Sources of energy-related savings include:

- avoided current or planned capital expense,
- transfer of responsibility for O&M and/or R&R to the ESCO, and
- avoided renovation, renewal, or repair costs as a result of replacing old and unreliable equipment.

Methods for estimating O&M savings resulting from changes to equipment have not been developed for the FEMP or IPMVP M&V Guidelines.<sup>3</sup> However, the general rule to follow is that any savings claimed from O&M activities must result in a real decrease in expenditures. O&M budget baselines cannot be based on what the agency *should* be spending for proper O&M; baseline expenditures *must* be based on what the agency *is* spending. The agency's O&M expenditures after implementation need to decrease for savings to be considered real.

## **1.2 Existing Guidance**

Preceding the work of this group was the development of the *DOE-FEMP Guidelines Regarding One-Time Savings Payments and One-Time Savings in ESPCs*,<sup>4</sup> dated 10/5/06, which was developed for the Federal ESPC Steering Committee. This document provides guidance regarding allowable one-time payments from agencies to contractors in federal ESPCs.

The guidance allows avoided costs of programmed expenditures that become unnecessary due to implementation of an ESPC project, or savings that exceed contractually guaranteed savings, to be claimed as savings. Such savings must come from real and verifiable budgets, not from the perceived value that the agency receives for the reduction in O&M efforts. "Savings" due to redirected labor or O&M efforts that do not reduce real expenditures cannot be claimed as savings under the Super ESPC program. This guidance applies to recurring O&M savings as well.

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<sup>2</sup> Title 10, Code of Federal regulation part 436 Subpart B – Methods and Procedures for Energy Savings Performance Contracting.

<sup>3</sup> Information on FEMP M&V Guidelines: Measurement and Verification for Federal Energy Projects and International Performance Measurement Protocol is available through

[http://www1.eere.energy.gov/femp/financing/superespics\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespics_mvresources.html).

<sup>4</sup> [http://www1.eere.energy.gov/femp/financing/superespics\\_espicsbasics.html](http://www1.eere.energy.gov/femp/financing/superespics_espicsbasics.html)

This working group (WG) follows a former O&M WG that produced *Planning and Reporting for Operations & Maintenance in Federal Energy Saving Performance Contracts*.<sup>5</sup> That guidance document covers the related topics of:

- Properly allocating O&M and R&R responsibilities, and
- Defining project-specific O&M reporting requirements.

The *FEMP M&V Guidelines v2.2* (Chapter 33) and *Detailed Guide to Option A* (Section 5.10) provide some discussion of issues associated with O&M and R&R savings, whereas the IPMVP does not. The *Practical Guide to Savings and Payments* describes a few related example scenarios. Within the current (2004) Super ESPC indefinite-delivery, indefinite-quantity (IDIQ) contracts, the risk and responsibility matrix provides an overview of key issues. The important relevant concepts from these documents have been incorporated herein.

## 2. M&V Approach

Determining the appropriate level of effort to invest in the M&V of energy-related cost saving is the same as for energy cost savings: The level of M&V rigor will vary according to (a) the value of the project and its expected benefits, and (b) the risk in not achieving the benefits. A graded approach towards measuring and verifying O&M and R&R savings is advised. There is one primary method for calculating O&M savings, which is detailed below.

### **2.1 Calculation Method**

The most common approach for calculating energy-related cost savings involves the same concepts as those used for determining energy savings: Performance-period labor and equipment costs are subtracted from adjusted baseline values, as shown in the equation below.

$$\text{O\&M Cost Savings} = \{ \text{Adjusted Baseline O\&M Costs} \} - \{ \text{Actual O\&M Costs} \}$$

This method is appropriate for most projects, and is especially simple to apply to those that include elimination of a maintenance contract or reduction in government staff. For other projects, costs for replacement parts can often be determined from purchase records and averaged to arrive at an annual baseline value. Labor costs for particular services may be more difficult to quantify since service records may not be representative or may lack sufficient detail. For example, parts costs for replacement light bulbs, ballasts, or steam traps are relatively easy to quantify from purchase records. Labor costs to replace lamps, ballasts, or steam traps are more difficult to quantify because time spent on these specific tasks may not be well documented. Additionally, labor reductions on these specific tasks may not qualify as “real savings” if labor expenditures do not decrease. Although the agency receives value in the sense that labor is freed up to perform other useful tasks, this value may not result in cost savings that can be paid to the ESCO.

Baseline O&M and R&R costs should be based on actual budgets and expenditures to the greatest extent practical. This essentially “measures” the baseline consumption of these parts or services. Estimated expenditures should be avoided if at all possible. In cases where such information is not available and must be estimated, parts and labor costs can be derived from

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<sup>5</sup> [http://www1.eere.energy.gov/femp/financing/superespcs\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespcs_mvresources.html)

resources such as R.S. Means<sup>6</sup> or other methods. Estimated expenditures should be adjusted to reflect any site-specific factors that would affect costs.

Example applications of this method are demonstrated in Examples 1, 2, and 3 in Section 6.

### 3. Cost Schedules

O&M and R&R savings and costs are found in two places in the financial schedules for a Super ESPC project: performance-period ESCO expenses in schedule DO-3, and first year energy and cost savings by energy conservation measure (ECM) in schedule DO-4.

#### **3.1 Schedule DO-3 — Performance-Period Cash Flow**

Schedule DO-3 presents the cash flow for the Super ESPC project and includes the details of all performance-period expenses incurred by the ESCO over the course of the project.

Performance-period expenses are delineated by contract year in the following line items: Management/Administration; Operation; Maintenance; Repair and Replacement; Measurement and Verification; Permits and Licenses; Insurance; and Property Taxes. Schedule DO-3 shows all performance-period costs incurred by the ESCO, whereas baselines and Agency savings are found in DO-4.

#### **3.2 Schedule DO-4 — First Year Energy and Cost Savings by ECM**

Schedule DO-4 presents a summary of the estimated annual cost savings that will be achieved by each of the ECMs included in a Super ESPC project. This schedule documents the changes in costs to the Agency during the first year. Costs for subsequent contract years can be determined by applying the appropriate escalation rates, if used.

First year savings (or increase in use or costs) due to each ECM are quantified for all energy and commodity sources along with their individual cost impacts. Line items for each ECM include electric energy savings, electric cost savings, demand savings, demand cost savings, other energy-related and O&M cost savings, and others. Savings in this table are positive, while additional costs are recorded as negative values.

### 4. M&V Plan

The M&V Plan Outline for Super ESPCs contains the following section for documenting O&M and other cost savings for each ECM:

*Excerpt from SuperESPC M&V Plan Outline for each ECM:*

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<sup>6</sup> Means Facilities Maintenance & Repair 2007 Book is available through <http://www.rsmeans.com/bookstore/detail.asp?sku=60307>.

### 3.4 Operations and Maintenance and Other Cost Savings

#### 3.4.1 Provide justification for O&M cost savings, if applicable.

- Describe how savings are generated
- Detail cost savings calculations.
- Provide performance period O&M cost savings adjustment factors, if different from in Whole Project Data / Global Assumptions section.

#### 3.4.2 Provide justification for other cost savings, if applicable.

- Describe how savings are generated.
- Detail cost savings calculations.
- Provide performance period adjustment factors, if different from in Whole Project Data / Global Assumptions section.

Already required in the M&V plan is information on how the O&M and other cost savings (including R&R) are generated and calculated. Although not explicitly called out in the M&V plan outline, this information should include baseline documentation, savings calculation methods, and a plan for verification of savings. The M&V plan should clearly indicate how the agency's expenditures will be directly reduced.

## **4.1 Defining and Documenting the Baseline**

In general, the baseline labor and equipment costs can be determined from the following:

- Historical data on cost of equipment parts and consumables
- Records of historical labor hours based on work orders and timesheet systems
- Labor rates, including benefits and overhead as well as any part-time or temporary labor services
- Existing service contracts for O&M services

Adequate documentation in the M&V plan will include the following:

- Identification of key variables affecting the realization of savings
- Specification of how the Agency's expenditures will directly be reduced by the implementation of the measure or O&M contract
- Definition of the O&M performance standard (e.g., annual chiller tube cleaning or lamp replacements within 48 hours of burnouts)

An issue in defining the baseline is establishing the time period for analysis. How far back do you go to define the O&M baseline? What if equipment has needed an atypically high level of maintenance during the last years of service? This decision requires engineering judgment, and will depend on the availability of historic data. The fundamental goal is to provide transparency in the decision making process by thoroughly documenting why a specific method was chosen, what data was available and used, and how cost savings were determined.

In general, it is recommended to use as much historical data as possible when defining the baseline conditions. Ideally, maintenance parts and/or labor should be determined for the life of the equipment, and then an average annual cost can be calculated. If the O&M savings vary dramatically from year to year, it may not be appropriate to use an average cost. This is a site-by-



site decision since overall savings from the ESPC must cover payments every year. The key is making sure that historic costs would continue if not for the project. Conducting a “reality check” on historic O&M costs using RS Means Facility Maintenance and Cost Data<sup>7</sup> or other data is recommended to ensure that site data are realistic. Actual site data should be used wherever possible.

For sites that do not have detailed O&M records and where the ESCO will be assuming some O&M responsibility, the Agency can allocate a portion of their O&M budget for materials to cover ESCO services. This approach requires a long-term commitment from the Agency, and could be regretted in subsequent years.

Another situation that sometime arises is when baseline O&M procedures are unacceptable or substandard. Projects can increase O&M costs over the baseline conditions by adding new equipment or by requiring certain preventative maintenance activities that were not previously conducted. Since only real budgetary savings can be claimed, O&M “savings” can sometimes be negative if additional costs are incurred. The negative savings should be shown in cost schedule DO-4, just as savings would be.

## ***4.2 Managing Repair & Replacement Costs and Savings***

In some cases, a site’s O&M budget may include general funding for emergency R&R. Sometimes this is the only R&R budget, and it is not allocated for specific equipment (e.g., boiler X will be replaced in year Y). For Agencies with a sufficient unspecified R&R fund, it may be possible to claim one-time or periodic avoided material costs and/or subcontracted labor fees. Alternatively, if the ESCO is assuming responsibility for some fraction of the infrastructure, a justified portion of the budget attributed to material replacement and contracted labor cost could be allocated as an annual savings. In both cases, the rationale for claiming the cost savings, the source of savings, and the specific year(s) of implementation must be carefully documented.

In some cases an escrow account is established to cover future R&R costs for the new equipment. Use of an escrow account can reduce risks to both the agency and ESCO related to future R&R. An ESCO can allocate a predetermined portion of the payment stream (DO-3 line item) into a dedicated R&R fund. Use of this fund must be related to the equipment installed under the ESPC, and the funds return to the government if they are not used. Draw-downs of funds can be mutually determined by the ESCO and agency as repairs are required. Use of an escrow account limits the financial exposure to the party accepting overall responsibility for R&R of the new equipment.

## ***4.3 Calculating Savings and Adjusting Baselines***

Documentation of calculation methods should include how the baseline and actual O&M and R&R budgets will be established and calculated, including costs for labor and materials for

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<sup>7</sup>Means Facilities Maintenance & Repair 2007 Book is available through <http://www.rsmeans.com/bookstore/detail.asp?sku=60307>

equipment replacement, equipment maintenance and repairs, and consequential items such as lost energy savings or other effects. Additional details should be included such as hourly labor costs, labor inflation rates, hours required per specific task, and equipment lifetimes.

The M&V plan should also describe how adjustments will be made to savings calculations to account for changes at the facility. Factors such as changes in operating hours, occupancy, loads, and equipment life will affect HVAC system maintenance costs. If baseline cost data will be adjusted, the reasoning and methodology should be included.

It is necessary to define how actual costs will be accounted for during the performance period. Specify what, if any, additional management oversight or logs will be maintained, the nature and frequency of entries, and how the results will be interpreted. Examples include logging of equipment failures and frequencies, equipment down time, and complaints.

Best practice is to use standard accounting procedures that allow for direct comparison of baseline to performance period costs (apples to apples). Another option may be to use a “control group” facility which is similar to the project site to determine what the O&M costs would have been in the absence of the ECM.

#### **4.4 Defining Ongoing Verification Activities**

The M&V plan defines all ongoing verification activities and should include the following:

- How savings persistence will be ensured
- How compliance with performance standards for the facility will be verified
- What will occur if performance standards are not met
- How savings will be counted if site behavior changes, and what will occur if actual O&M costs increase
- How long O&M savings will last. (Often, cost savings should only be scheduled for part of the contract period.)

### **5. Annual Reports**

O&M and R&R savings must be adequately verified and reported during the performance period. The Annual Report outline for Super ESPC projects contains the following section for documenting the O&M savings for each ECM:

*Excerpt from SuperESPC Annual Report Outline for each ECM:*

- 2.4 Details of O&M and Other Savings (if applicable)
  - 2.4.1 Describe source of savings, if applicable.
    - Describe verification activities.
    - Provide performance period O&M savings adjustment factors, if applicable.
  - 2.4.2 Describe source of other savings, if applicable.
    - Describe verification activities.
    - Provide performance period adjustment factors, if applicable.

## 5.1 Verifying and Reporting Savings

Although not explicitly called-out in the Annual Report outline, adequate documentation should include the following:

- Dates and times of on-site verification activities (including government witnessing if appropriate)
- Review of key variables affecting the realization of savings
- Verification that standards of performance have been met

Baseline budgets and service contract fees may be escalated to account for inflation during the contract term. Escalation rates need to be documented and should come from sources such as the National Institute of Standards and Technology, which estimates such factors for life-cycle costing. Guidance on performance period adjustment factors, which are intended to account for inflation, are provided through FEMP.<sup>8</sup>

## 6. Example Scenarios

Three example scenarios are provided to illustrate some of the common sources of O&M savings in ESPC projects:

1. Elimination of a maintenance contract
2. Reduction in government's staff
3. Decreased need for replacement equipment

### 6.1 Example 1: O&M savings from elimination of a maintenance contract

Prior to the implementation of the ESPC, space conditioning at the facility was provided by aging boilers and chillers that were maintained by a third party under a maintenance contract. The ESPC replaces the aging equipment with newer, more efficient equipment, which the ESCO maintains for the life of the contract.

This is probably the easiest type of O&M savings to verify, and the least controversial. Since a maintenance contract will be eliminated, O&M cost savings can be claimed. The annual O&M savings will be the cost of the maintenance contract during the baseline year, inflated by a constant amount each year to account for price inflation, as outlined in the eliminated service contract. There can be little disagreement that these cost savings are achieved, since the former equipment is no longer in service and no longer requires maintenance. O&M savings are calculated using the following equation:

$$\text{O\&M Cost Savings} = \{ \text{Adjusted Baseline O\&M Costs} \} - \{ \text{Actual O\&M Costs} \}$$

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<sup>8</sup> NIST includes the rates in two tools it produces for FEMP annually every April, the Building Life-Cycle Cost (BLCC) tool and the Energy Escalation Rate Calculator (EERC). Both BLCC and the EERC can be downloaded from the FEMP website, listed under software tools ([http://www1.eere.energy.gov/femp/information/download\\_blcc.html](http://www1.eere.energy.gov/femp/information/download_blcc.html)).

The O&M savings is then the difference between the annual cost of the old contract, adjusted for inflation, and the actual maintenance costs, which will be zero. The first step is to determine the site’s current costs for the service contract that will be eliminated. A review of the service contract showed costs of \$22,250 in the baseline year, with an annual increase in fees of 1.5%.

During the performance period, the adjusted baseline costs will be the current costs inflated by a constant amount each year (1.5%). The actual O&M costs for these staff in the performance period are expected to be zero. The savings stream from these savings for a ten-year period is shown in **Error! Reference source not found.**Table 1.

**Table 1: O&M Maintenance Savings from Eliminated Service Contract**

<b>Annual System Maintenance Cost</b>			
<b>Year</b>	<b>Existing Cost</b>	<b>Post-Install Cost</b>	<b>Net Savings</b>
0	\$22,250		
1	\$22,806	\$0	\$ 22,806
2	\$23,376	\$0	\$ 23,376
3	\$23,961	\$0	\$ 23,961
4	\$24,560	\$0	\$ 24,560
5	\$25,174	\$0	\$ 25,174
6	\$25,803	\$0	\$ 25,803
7	\$26,448	\$0	\$ 26,448
8	\$27,109	\$0	\$ 27,109
9	\$27,787	\$0	\$ 27,787
10	\$28,482	\$0	\$ 28,482
			<b>\$255,507</b>

Verification of these savings includes confirmation that the equipment and related O&M contract was eliminated in the post-installation or year 1 report. All following performance reports will thoroughly document the source of savings.

## **6.2 Example 2: O&M savings from reduction in government’s O&M staff**

Prior to the implementation of the ESPC, space conditioning at the facility was provided by aging boilers and chillers that were maintained by government employees. The ESPC replaces the aging equipment with newer, more efficient equipment, which the ESCO will maintain. As a result of this retrofit, three of the Agency’s maintenance staff members will no longer be required. Two staff members will be taking retirement, while one other will be transferred to another division within the Agency.

Since there will be a reduction in the government’s maintenance staff, O&M savings can be claimed. O&M savings are calculated using the following equation:

$$\text{O\&M Cost Savings} = \{ \text{Adjusted Baseline O\&M Costs} \} - \{ \text{Actual O\&M Costs} \}$$

The first step is to determine the site’s current costs for the staff members that will be eliminated. A review of the site’s accounting records indicates that the salaries and benefits of the three eliminated employees cost the agency \$200,500 the last year. This is the baseline costs for year 0. During the performance period, the adjusted baseline costs will be the sum of the annual salaries and benefits of the staff members who will be eliminated inflated by a constant amount each year (2% in this case). The actual O&M costs for these staff in the performance period are expected to be zero.

The savings stream from these savings for a ten-year period is shown in Table 2, which assumes that a 2% annual salary increase would have occurred.

**Table 2 : Labor Cost Savings for 10 Year Contract**

<b>Annual System Labor Costs</b>			
<b>Year</b>	<b>Existing Cost</b>	<b>Post-Install Cost</b>	<b>Net Savings</b>
0	\$200,500		
1	\$204,510	\$0	\$204,510
2	\$208,600	\$0	\$208,600
3	\$217,028	\$0	\$217,028
4	\$221,368	\$0	\$221,368
5	\$225,796	\$0	\$225,796
6	\$230,311	\$0	\$230,311
7	\$234,918	\$0	\$234,918
8	\$239,616	\$0	\$239,616
9	\$244,408	\$0	\$244,408
10	\$249,297	\$0	\$249,297
			<b>\$2,275,852</b>

The first-year or post-installation verification of the O&M savings will confirm maintenance staff reductions and that the ESCO has assumed prescribed O&M activities. All following performance reports will thoroughly document the source of savings and confirm that the ESCO is continuing to perform the O&M activities.

A problem could arise if the maintenance staff is not reduced. Then it would be necessary to determine what new O&M responsibilities the facility has taken on, or savings should not be claimed. For example, it could be that a new building was constructed. During the performance period, it is important to establish that any increased maintenance was not due to the equipment installed under the ESPC. In some cases this may require examination of service call records from before and after the implementation of the ESPC.

### **6.3 Example 3: O&M savings from decreased need for replacement equipment**

Material-related savings frequently result from lighting and lighting controls projects. In this example, the agency is responsible for maintenance both before and after the equipment

installation. Although there is no reduction in staff for which to claim labor savings, there will be cost savings on replacement materials.

For this project, lighting maintenance savings will result from the following:

1. Reduced material requirements (e.g., lamps, ballasts)
  - Reduced operating time — Control measures increase equipment life by reducing the burn time of lamps and ballasts.
2. Warranty-related savings — Newly installed lamps, ballasts, and fixtures come with a manufacturer warranty of 3 years.

The reduction in equipment costs is determined by calculating the difference between what replacement parts for the baseline would cost and what parts for the new lighting system cost.

$$\text{O\&M Cost Savings} = \{ \text{Adjusted Baseline O\&M Costs} \} - \{ \text{Actual O\&M Costs} \}$$

For this project, the following assumptions apply:

1. Lamp and ballast costs and expected lifetimes are defined in Table 3.

**Table 3: Costs and Lifetimes for Lighting Equipment**

<b>Equipment</b>	<b>Rated Life (hours)</b>	<b>Cost per unit</b>
4' T12 lamp (existing)	20,000	\$ 1.98
2 lamp EE magnetic ballast (existing)	100,000	\$ 15.63
2 lamp RO electronic ballast (new)	75,000	\$ 12.30
4' T8 lamp (new)	24,000	\$ 2.19

2. Increased cycling of the lights resulting from the occupancy sensors has a negligible effect on lamp/ballast life.
3. The entire project (including all other measures) has a performance period of 10 years.
4. Escalation of materials costs will be 2.5% per year.

The first step is to determine the site's costs for replacement lighting equipment. A review of the site's records indicated that replacement lighting equipment for the fluorescent T12s totaled \$5100 and \$5450 the last two years, with an average of \$5275. A reality check based on the expected useful service life of the equipment and known operating hours was then conducted to confirm that this value is reasonable, as shown in Table 4.

**Table 4 : Predicted Baseline Material Costs**

<b>Baseline</b>	<b>Qty</b>	<b>Cost</b>
Lighting equipment (2-Lamp T-12 fixtures w/ EE magnetic ballast):	5,000	
Run Hours:	3,000	
Lamp replacements per year:	1,500	\$ 2,970
Ballast replacements per year:	150	\$ 2,345
Annual Cost:		<b>\$ 5,315</b>

The third step is to estimate the expected replacement equipment costs for the post-installation scenario. These calculations are shown in Table 5.

**Table 5: Predicted Post-Installation Material Costs**

<b>Post-Install</b>	<b>Qty</b>	<b>Cost</b>
Lighting equipment (2-Lamp T-8 fixtures w/ Electronic ballast):	5,000	
Run Hours (with occupancy controls):	2,250	
Lamp replacements per year:	938	\$ 2,051
Ballast replacements per year:	150	\$ 1,845
<b>Annual Cost:</b>		<b>\$ 3,896</b>

Next, the cash-flow from the material savings are determined, accounting for the lamp and ballast warranty that comes with the new lighting system. Under this warranty, all replacement lamps and ballasts will be provided by the equipment manufacturer at no cost for the first three years. Using the inflation rate of 2.5% for material costs, the material maintenance cost savings for the 10-year project term would vary year to year, as shown in Table 6.

Annual verification of the O&M savings will include the Agency reporting the actual number and cost of replacement lighting equipment to the ESCO, who will compare the data to what would have been required in the baseline case.

**Table 6: Annual Cost Savings on Replacement Parts**

Annual System Equipment Cost				
Note	Year	Existing Cost	Post-Install Cost	Net Savings
	0	\$5,275		
Warranty Period	1	\$5,407	\$0	\$5,407
Warranty Period	2	\$5,542	\$0	\$5,542
Warranty Period	3	\$5,681	\$0	\$5,681
Yr 0 costs (\$3,896) escalated to Year 4	4	\$5,823	\$4,300	\$1,522
	5	\$5,968	\$4,408	\$1,560
	6	\$6,117	\$4,518	\$1,599
	7	\$6,270	\$4,631	\$1,639
	8	\$6,427	\$4,747	\$1,680
	9	\$6,588	\$4,865	\$1,722
	10	\$6,752	\$4,987	\$1,766
				<b>\$ 28,120</b>

## 7. Lessons Learned

Some lessons learned from other projects provide some key points to keep in mind:

- An agency’s decision to commit ongoing funds from O&M budgets towards ESPC project payments has a long-term impact and must be documented adequately for future agency staff in both the M&V plan and the annual reports. Information should include why a specific method was chosen, what data was available and used, and how cost savings were determined.
- Operations & maintenance budget baselines cannot be based on what the agency *should* be spending for proper O&M; baseline expenditures *must* be based on what the agency *is* spending. The agency’s O&M expenditures after implementation need to decrease for savings to be considered real.
- A graded approach towards measuring and verifying O&M and R&R savings is advised according to (a) the value of the project and its expected benefits, and (b) the risk in not achieving the benefits.
- Agencies should maintain O&M cost records that will be needed to document baseline O&M costs. These records should be included in the Super ESPC proposal.
- ESCOs should include detailed information in annual reports to clearly convey the source of O&M savings as well as sufficient data to verify any savings calculations performed.
- Escrow accounts can help alleviate R&R risk for both the ESCO and agency.
- Variable annual savings and cost streams can be accommodated and will need to be reflected in the DO schedules.
- Using an Option B or continuous measurement approach to tracking ongoing O&M savings can be cumbersome to the agency because of the required record keeping and accounting for ongoing changes at the site.









# M&V Plan and Savings Calculation Methods Outline

v. 1.0, Nov. 2004

[Note: All content called for in this outline is required (if applicable), except items noted as optional.]

## 1. Executive Summary / M&V Overview & Proposed Savings Calculations

### 1.1 Proposed Annual Savings Overview

**Table 1. Proposed Annual Savings Overview**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

ECM	Total energy savings (MBtu/yr)	Electric energy savings (kWh/yr)	Electric demand savings (kW/yr)*	Natural gas savings (MBtu/yr)	Water savings (gallons/yr)	Other energy savings (MBtu/yr)	Total energy & water cost savings, Year 1 (\$/yr)	Other energy-related O&M cost savings, Year 1 (\$/yr)	Total cost savings, Year 1 (\$/yr)
Total savings									
<b>First Year Guaranteed Cost Savings: \$</b>									
<p><u>Notes</u>                      *Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.                      MBtu=10<sup>6</sup> Btu.                      If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g., 0.003413 MBtu/kWh).</p>									

1.1.1 Site Use and Savings Overview (Optional)

- Fill in Table 1A or provide equivalent information.

**Table 1A. Site Use and Savings Overview (Optional)**

	Total energy (MBtu/yr)	Electric energy (kWh/yr)	Electric demand (kW/yr)*	Natural gas (MBtu/yr)	Water (gallons/yr)	Other energy (MBtu/yr)
Total proposed project savings						
Usage for entire site**						
% Total site usage saved						
Project square footage (KSF)						
Total site square footage (KSF)						
% Total site area affected						
<u>Notes</u>						
MBtu=10 <sup>6</sup> Btu						
*Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.						
**Define usage period.						
KSF = 10 <sup>3</sup> square feet.						
If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g., 0.003413 MBtu/kWh).						

## 1.2 M&V Plan Summary

**Table 2. M&V Plan Summary**

ECM.	ECM Description	M&V Option Used*	Summary of M&V Plan

\* M&V options include A, B, C, and D. Guidelines include *M&V Guidelines: Measurement & Verification for Federal Energy Projects*, Version 2.2 ([www.eere.energy.gov/femp/financing/superespcs\\_mvresources.cfm](http://www.eere.energy.gov/femp/financing/superespcs_mvresources.cfm)); and *International Performance Measurement & Verification Protocol (IPMVP)*, Volume I, March 2002 ([www.ipmvp.org](http://www.ipmvp.org)).

## 2. Whole Project Data / Global Assumptions

### 2.1 Risk & Responsibility

- 2.1.1 Summarize allocation of responsibility for key items related to M&V.
- Reference location of Risk & Responsibility Matrix<sup>1</sup> (if required).

### 2.2 Energy, Water, and Operations & Maintenance (O&M) Rate Data

- 2.2.1 Detail baseline energy and water rates.
- 2.2.2 Provide performance period rate adjustment factors for energy, water, and O&M cost savings, if used.

### 2.3 Schedule & Reporting for Verification Activities

- 2.3.1 Define requirements for witnessing of measurements during:
- Baseline development
  - Post-installation verification activities
  - Performance period
- 2.3.2 Define schedule of verification reporting activities.

**Table 3. Schedule of Verification Reporting Activities**

Item	<sup>a</sup> Recommended time of submission	<sup>a</sup> Owner's review and acceptance period
Post-Installation Report	30 to 60 days after acceptance	30 days
Annual Report	30 to 60 days after annual performance period	30 days

<sup>a</sup>Times are recommended based on industry practice; modify as needed.

<sup>1</sup> The Risk/Responsibility Matrix is Attachment 5 of the Super ESPC IDIQ contract and is also available on FEMP's web site at [www.eere.energy.gov/femp/financing/superespcs\\_mvresources.cfm](http://www.eere.energy.gov/femp/financing/superespcs_mvresources.cfm).

2.3.3 Define content and format of reports:

- Post-installation report.  
Use Post-Installation Report Outline<sup>1</sup>.
- Annual M&V reports.  
Use Annual Report Outline<sup>1</sup>.
- Interval M&V reports  
Develop report outline if needed.

**2.4 Operations, Preventive Maintenance, Repair, and Replacement Reporting Requirements**

2.4.1 Define Government and ESCO reporting requirements:

- Summarize key verification activities and reporting responsibilities of government and ESCO on operations, preventive maintenance, repair, and replacement items from details in ECM specific M&V Plans.
- Define content of reports and reporting schedule.

**2.5 Construction Period Savings**

2.5.1 Provide overview of how construction period savings will be calculated, if applicable.

**2.6 Status of Rebates**

- Include if applicable.

2.6.1 Provide a summary of the source of any third-party rebates or incentives provided on this project.

2.6.2 Provide status of any third-party rebates or incentives.

**2.7 Dispute Resolution**

2.7.1 Describe plan for resolving disputes regarding issues such as baseline, baseline adjustment, energy savings calculation, and the use of periodic measurements.

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<sup>1</sup> Electronic copies of *Post-Installation Report Outline* and *Annual Report Outline* are available at [www.eere.energy.gov/femp/financing/superespcs\\_mvresources.cfm](http://www.eere.energy.gov/femp/financing/superespcs_mvresources.cfm).

### **3. ECM [Name / #] M&V Plan and Savings Calculation Methods**

- Develop section for each ECM.

#### **3.1 Overview of ECM, M&V Plan, and Savings Calculation for ECM**

- 3.1.1 Summarize the scope of work, location, and how cost savings are generated.
  - Describe source of all savings including energy, water, O&M, and other (if applicable).
- 3.1.2 Specify the M&V guideline and option used<sup>1</sup>.
- 3.1.3 Provide an overview of M&V Activities for ECM.
  - Explain intent of M&V plan, including what is being verified.
- 3.1.4 Provide an overview of savings calculations methods for ECM.
  - Provide a general description of analysis methods used for savings calculations.

#### **3.2 Energy and Water Baseline Development**

- 3.2.1 Describe in general terms how the baseline for this ECM is defined.
- 3.2.2 Describe variables affecting baseline energy or water use.
  - Include variables such as weather, operating hours, set point changes, etc.
  - Describe how each variable will be quantified, i.e. measurements, monitoring, assumptions, manufacturer data, maintenance logs, engineering resources, etc.
- 3.2.3 Define key system performance factors characterizing the baseline conditions.
  - Include factors such as comfort conditions, lighting intensities, temperature set points, etc.
- 3.2.4 Define requirements for government witnessing of measurements if different than whole project data requirements included in Section 2.3.
- 3.2.5 Provide details of baseline data collected, including:
  - Parameters monitored/measured
  - Details of equipment monitored, i.e. location, type, model, quantity, etc.
  - Sampling plan, including details of usage groups and sample sizes
  - Duration, frequency, interval, and seasonal or other requirements of measurements
  - Personnel, dates, and times of measurements
  - Proof of government witnessing of measurements (if required)

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<sup>1</sup> Guidelines include *M&V Guidelines: Measurement & Verification for Federal Energy Projects*, Version 2.2 ([www.eere.energy.gov/femp/financing/superespcs\\_mvresources.cfm](http://www.eere.energy.gov/femp/financing/superespcs_mvresources.cfm)); and *International Performance Measurement & Verification Protocol (IPMVP)*, Volume I, March 2002 ([www.ipmvp.org](http://www.ipmvp.org)). M&V options include A, B, C, and D.



- Monitoring equipment used
- Installation requirements for monitoring equipments (test plug for temperature sensors, straight pipe for flow measurement, etc.)
- Certification of calibration / calibration procedures followed
- Expected accuracy of measurements/monitoring equipment
- Quality control procedures used
- Form of data (.xls, .cvs, etc.)
- Results of measurements (attach appendix and electronic forma as necessary)
- Completed data collection forms, if used

3.2.6 Provide details of baseline data analysis performed, including:

- Analysis using results of measurements
- Weather normalized regressions
- Weather data used and source of data

### **3.3 Proposed Energy & Water Savings Calculations and Methodology**

3.3.1 Provide detailed description of analysis methodology used.

- Describe any data manipulation or analysis that was conducted prior to applying savings calculations.

3.3.2 Detail all assumptions and sources of data, including all stipulated values used in calculations.

3.3.3 Include equations and technical details of all calculations made. (Use appendix and electronic format as necessary.) Include description of data format (headings, units, etc.).

3.3.4 Details of any savings or baseline adjustments that may be required.

3.3.5 Detail energy and water rates used to calculate cost savings.

- Provide performance period energy and water rate adjustment factors, if different from in section 2.2.2.

3.3.6 Detail proposed annual savings for this energy conservation measure for performance period.

- Summarize information in Table 4.

### **3.4 Operations and Maintenance and Other Cost Savings**

3.4.1 Provide justification for O&M cost savings, if applicable.

- Describe how savings are generated
- Detail cost savings calculations.
- Provide performance period O&M cost savings adjustment factors, if different from in section 2.2.2.

3.4.2 Provide justification for other cost savings, if applicable.

- Describe how savings are generated.
- Detail cost savings calculations.
- Provide performance period adjustment factors, if different from in section 2.2.2.

### 3.5 Proposed Annual Savings For ECM

**Table 4. Proposed Annual Savings For ECM**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

	Total energy use (MBtu/yr)	Electric energy use (kWh/yr)	Electric energy cost, Year 1 (\$/yr)	Electric demand* (kW/yr)	Electric demand cost, Year 1 (\$/yr)	Natural gas use (MBtu/yr)*	Natural gas cost, Year 1 (\$/yr)	Water use (gallons/yr)	Water cost, Year 1 (\$/yr)	Other energy use (MBtu/yr)	Other energy cost, Year 1 (\$/yr)	Other energy-related O&M costs, Year 1 (\$/yr)	Total costs, Year 1 (\$/yr)
Baseline use													
Post-installation use													
Savings													

Notes

\*Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.

MBtu = 10<sup>6</sup> Btu.

If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g., 0.003413 MBtu/kWh).

### **3.6 Post-Installation M&V Activities**

- 3.6.1 Describe the intent of post-installation verification activities, including what will be verified.
- 3.6.2 Describe variables affecting post-installation energy or water use.
  - Include variables such as weather, operating hours, set point changes, etc.
  - Describe how each variable will be quantified, i.e. measurements, monitoring, assumptions, manufacturer data, maintenance logs, engineering resources, etc.
- 3.6.3 Define key system performance factors characterizing the post-installation conditions such as lighting intensities, temperature set points, etc.
- 3.6.4 Define requirements for government witnessing of measurements if different than whole project data requirements included in Section 2.3.
- 3.6.5 Provide details of post-installation data to be collected, including:
  - Parameters to be monitored
  - Details of equipment to be monitored (location, type, model, quantity, etc.)
  - Sampling plan, including details of usage groups and sample sizes
  - Duration, frequency, interval, and seasonal or other requirements of measurements
  - Monitoring equipment to be used
  - Installation requirements for monitoring equipment
  - Calibration requirements / procedures
  - Expected accuracy of measurements/monitoring equipment
  - Quality control procedures to be used
  - Form of data to be collected (.xls, .csv, etc.)
  - Sample data collection forms (optional)
- 3.6.6 Detail data analysis to be performed.

### **3.7 Performance Period Verification Activities**

- 3.7.1 Describe variables affecting performance period energy or water use.
  - Include variables such as weather, operating hours, set point changes, etc.
  - Describe how each variable will be quantified, i.e. measurements, monitoring, assumptions, manufacturer data, maintenance logs, engineering resources, etc.
- 3.7.2 Define key system performance factors characterizing the performance period conditions.
  - Include factors such as comfort conditions, lighting intensities, temperature set points, etc.

- 3.7.3 Describe the intent of performance period verification activities – what will be verified.
- 3.7.4 Provide detailed schedule of performance period verification activities and inspections.
- 3.7.5 Define requirements for government witnessing of measurements if different than whole project data requirements included in Section 2.3.
- 3.7.6 Provide details of performance period data to be collected, including:
- Parameters to be monitored
  - Details of equipment to be monitored (location, type, model, quantity, etc.)
  - Sampling plan, including details of usage groups and sample sizes
  - Duration, frequency, interval, and seasonal or other requirements of measurements
  - Monitoring equipment to be used
  - Installation requirements for monitoring equipment
  - Calibration requirements/procedures
  - Expected accuracy of measurements/monitoring equipment
  - Quality control procedures to be used
  - Form of data to be collected (.xls, .csv, etc.)
  - Sample data collection forms (optional)
- 3.7.7 Detail data analysis to be performed.
- 3.7.8 Define operations, preventive maintenance, repair, and replacement reporting requirements.
- Detail verification activities and reporting responsibilities of government and ESCO on operations, preventive maintenance, repair, and replacement items.
  - Define contents of report and reporting schedule, if different than in global section 2.4.

# Post-Installation Report Outline

v. 1.0, Nov. 2004

[Note: All content called for in this outline is required (if applicable), except items noted as optional.]

**Contract # / Delivery Order # / Task # / Modification #:** (include as appropriate)

**Performance Period Dates Covered:** \_\_\_\_\_ to \_\_\_\_\_

## 1. Executive Summary

### 1.1 Project Background

1.1.1 Provide an overview of project background, including:

- Contract # / Delivery Order # / Task # / Modification # (as appropriate)
- Dates of relevant delivery order modifications
- Performance period dates covered
- Project acceptance date (actual or expected)

### 1.2 Brief Project and ECM Descriptions

1.2.1 Provide an overview what was done and how savings are generated.

1.2.2 Note any changes in project scope between the Final Proposal (including any relevant delivery order modifications) and as-built conditions.

### 1.3 Proposed and expected energy and cost savings for Year 1 of the performance period

1.3.1 Compare expected savings for first performance year to first year guaranteed cost savings. State whether guarantee is expected to be fulfilled for first year. If not, provide detailed explanation.

1.3.2 Summarize information in Table 1 and Table 2.

Note: Expected savings are prediction for first year based on post-installation M&V activities. Verified savings for first year of performance period will be documented in annual report. The proposed savings for each ECM are included in schedule DO-4 of the delivery order.

**Table 1. Proposed Annual Savings Overview**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

ECM	Total energy savings (MBtu/yr)	Electric energy savings (kWh/yr)	Electric demand savings (kW/yr)*	Natural gas savings (MBtu/yr)	Water savings (gallons/yr)	Other energy savings (MBtu/yr)	Total energy & water cost savings, Year 1 (\$/yr)	Other energy-related O&M cost savings, Year 1 (\$/yr)	Total cost savings, Year 1 (\$/yr)
Total savings									
First year guaranteed savings: \$									
<p><u>Notes</u>                      MBtu=10<sup>6</sup> Btu.                      *Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.                      If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g., 0.003413 MBtu/kWh).                      Guaranteed cost savings for project are defined in schedule DO-1 in delivery order.                      The proposed savings for each ECM are included in schedule DO-4 in delivery order.</p>									

**Table 2. Expected Savings Overview for First Performance Year**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

ECM	Total energy savings (MBtu/yr)	Electric energy savings (kWh/yr)	Electric demand savings (kW/yr)*	Natural gas savings (MBtu/yr)	Water savings (gallons/yr)	Other energy savings (MBtu/yr)	Total energy & water cost savings, Year 1 (\$/yr)	Other energy-related O&M cost savings, Year 1 (\$/yr)	Total cost savings, Year 1 (\$/yr)
Total savings									
<p><u>Notes</u>                      MBtu=10<sup>6</sup> Btu.                      *Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.                      If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g., 0.003413 MBtu/kWh).</p>									

## **1.4 Energy, Water, and O&M Rate Data**

- 1.4.1 Detail energy and water rates used to calculate cost savings for this period.
- 1.4.2 Provide performance period rate adjustment factors for energy, water, and O&M cost savings, if used.
- 1.4.3 Report actual energy and water rates at site for same period (optional).

## **1.5 Savings Adjustments**

- 1.5.1 Provide summary of any energy and/or cost savings adjustments required between Final Proposal (including any relevant delivery order modifications) and as-built conditions.
- 1.5.2 Describe the impact in changes between the Final Proposal (including any relevant delivery order modifications) and as-built conditions based on post-installation M&V results.

## **1.6 Construction Period Savings**

- 1.6.1 Provide a summary of construction period savings, if applicable.
- 1.6.2 Provide overview of how construction period savings are calculated.

## **1.7 Status of Rebates**

- Include if applicable.
- 1.7.1 Provide a summary of the source of any third-party rebates or incentives provided on this project.
- 1.7.2 Provide status of any third-party rebates or incentives.

## **2. ECM [Name / #] M&V Activities and Expected First Year Savings**

- Develop section for each ECM.

### **2.1 Overview of ECM, M&V Plan, and Savings Calculation for ECM**

- 2.1.1 Summarize the scope of work, location, and how cost savings are generated.
  - Describe source of all savings including energy, water, O&M, and other (if applicable).



- 2.1.2 State M&V guideline and option used<sup>1</sup>.
- 2.1.3 Provide an overview of M&V activities for ECM.
  - Explain the intent of M&V plan, including what is being verified.
- 2.1.4 Provide an overview of savings calculation methods for ECM.
  - Provide a general description of analysis methods used for savings calculations.

## **2.2 Installation Verification**

- 2.2.1 Detail any changes between Final Proposal (including any relevant delivery order modifications) and as-built conditions.
- 2.2.2 Provide details of energy and cost savings impact from changes between Final Proposal (including any relevant delivery order modifications) and as-built conditions based on post-installation M&V results. Summarize information in Table 4.
- 2.2.3 Describe construction period savings (if applicable). Include date ECM was in effect, and reference acceptance documentation.
- 2.2.4 Detail savings calculations for construction period savings.

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<sup>1</sup> M&V options include A, B, C, and D. Guidelines include *M&V Guidelines: Measurement & Verification for Federal Energy Projects*, Version 2.2 ([www.eere.energy.gov/femp/financing/superespcs\\_mvresources.cfm](http://www.eere.energy.gov/femp/financing/superespcs_mvresources.cfm)); and *International Performance Measurement & Verification Protocol (IPMVP)*, Volume I, March 2002 ([www.ipmvp.org](http://www.ipmvp.org)).

**Table 4. Impact to energy and cost savings from changes between final proposal and as-built conditions for ECM**

	Total energy savings (MBtu/yr)	Electric energy savings (kWh/yr)	Electric energy cost savings, Year 1 (\$/yr)	Electric demand savings* (kW/yr)	Electric demand cost savings, Year 1 (\$/yr)	Natural gas savings (MBtu/yr)*	Natural gas cost savings, Year 1 (\$/yr)	Water savings (gallons/yr)	Water cost savings, Year 1 (\$/yr)	Other energy savings (MBtu/yr)	Other energy cost savings, Year 1 (\$/yr)	Other energy-related O&M cost savings, Year 1 (\$/yr)	Total cost savings, Year 1 (\$/yr)
Proposed													
Expected													
Variance													
<p><u>Notes</u>            MBtu = 10<sup>6</sup> Btu.            *Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.            If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g. 0.003413 MBtu/kWh).</p>													

Note: Expected savings are prediction for first year based on post-installation M&V activities. Verified savings for first year of performance period will be documented in annual report. The proposed savings for each ECM are included in schedule DO-4 of the delivery order.

## **2.3 Post-Installation M&V Activities Conducted**

- Detail measurements, monitoring, and inspections conducted in accordance with M&V plan:
  - 2.3.1 Measurement equipment used
  - 2.3.2 Equipment calibration documentation
  - 2.3.3 Dates/times of data collection or inspections, names of personnel, and documentation of government witnessing
  - 2.3.4 Details to confirm adherence to sampling plan
  - 2.3.5 Include all post-installation measured values. Include periods of monitoring and durations and frequency of measurements. (Use appendix and electronic format as necessary). Include description of data format (headings, units, etc.).
  - 2.3.6 Describe how performance criteria have been met.
  - 2.3.7 Detail any performance deficiencies that need to be addressed by ESCO or Government.
  - 2.3.8 Note impact of performance deficiencies or enhancements on generation of savings.

## **2.4 Expected Savings Calculations and Methodology**

- 2.4.1 Provide detailed description of analysis methodology used.
  - Describe any data manipulation or analysis that was conducted prior to applying savings calculations.
- 2.4.2 Detail all assumptions and sources of data, including all stipulated values used in calculations.
- 2.4.3 Include equations and technical details of all calculations made. (Use appendix and electronic format as necessary.) Include description of data format (headings, units, etc.).
- 2.4.4 Details of any baseline or savings adjustments made.
- 2.4.5 Detail energy and water rates used to calculate cost savings.
  - Provide performance period energy and water rate adjustment factors, if used.
  - Report actual energy and water rates at site for same period (optional).
- 2.4.6 Detail expected savings for this energy conservation measure for first year.
  - Summarize information in Table 5.

## **2.5 Details of O&M and Other Savings (if applicable)**

2.5.1 Describe source of O&M savings, if applicable.

- Describe verification activities.
- Provide performance period O&M cost savings adjustment factors, if applicable.

2.5.2 Describe source of other savings, if applicable.

- Describe verification activities.
- Provide performance period adjustment factors, if applicable.

Note: Expected savings are prediction for first year based on post-installation M&V activities. Verified savings for first year of performance period will be documented in the annual report. The proposed savings for each ECM are included in schedule DO-4 of the delivery order.

**Table 5. Expected Year 1 Savings for ECM**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

	Total energy use (MBtu/yr)	Electric energy use (kWh/yr)	Electric energy cost (\$/yr)	Electric demand* (kW/yr)	Electric demand cost (\$/yr)	Natural gas use (MBtu/yr)	Natural gas cost (\$/yr)	Water use (gallons/yr)	Water cost (\$/yr)	Other energy use (MBtu/yr)	Other energy cost (\$/yr)	Other energy-related O&M costs (\$/yr)	Total costs (\$/yr)
Baseline use													
Post-installation use													
Savings													

Notes

MBtu = 10<sup>6</sup> Btu.

\*Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.

If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g. 0.003413 MBtu/kWh).

# Annual Report Outline

v. 1.0, Nov. 2004

[Note: All content called for in this outline is required (if applicable),  
except items noted as optional.]

**Contract # / Delivery Order # / Task #:** (include as appropriate)

**Performance Period Dates Covered:** \_\_\_\_\_ to \_\_\_\_\_

**Contract year #:** \_\_\_\_\_

## 1. Executive Summary

### 1.1 Project Background

1.1.1 Provide an overview of project background, including:

- Contract # / Delivery Order # / Task # / Modification # (as appropriate)
- Dates of relevant delivery order modifications
- Performance period dates covered
- Project acceptance date

### 1.2 Brief Project and ECM Descriptions

1.2.1 Provide an overview what was done and how savings are generated.

1.2.2 Note any changes in project scope between the Final Proposal (including any relevant delivery order modifications) and as-built conditions as recorded in post-installation report.

### 1.3 Summary of Proposed and Verified Energy and Cost Savings

1.3.1 Compare verified savings for Performance Year # to Guaranteed Cost Savings for Year #. State whether guarantee is fulfilled for year. If not, provide detailed explanation.

1.3.2 Define performance period.

1.3.3 Summarize information in Table 1 and Table 2.

**Table 1. Proposed Annual Savings Overview**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

ECM	Total energy savings (MBtu/yr)	Electric energy savings (kWh/yr)	Electric demand savings (kW/yr)*	Natural gas savings (MBtu/yr)	Water savings (gallons/yr)	Other energy savings (MBtu/yr)	Total energy & water cost savings, Year # (\$/yr)	Other energy-related O&M cost savings, Year # (\$/yr)	Total cost savings, Year # (\$/yr)
<b>Total Savings</b>									
<b>Year [#] guaranteed cost savings: \$</b>									
<p><u>Notes</u>            MBtu = 10<sup>6</sup> Btu.            *Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.            If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g., 0.003413 MBtu/kWh).            Guaranteed cost savings for project are defined in cost schedule DO-1 in delivery order.            The proposed savings for each ECM are included in schedule DO-4 in the delivery order.</p>									

**Table 2. Verified Savings for Performance Year [ # ]**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

ECM	Total energy savings (MBtu/yr)	Electric energy savings (kWh/yr)	Electric demand savings (kW/yr)*	Natural gas savings (MBtu/yr)	Water savings (gallons/yr)	Other energy savings (MBtu/yr)	Total energy & water cost savings, Year # (\$/yr)	Other energy-related O&M cost savings, Year # (\$/yr)	Total cost savings, Year # (\$/yr)
<b>Total savings</b>									
<p><u>Notes</u>            MBtu = 10<sup>6</sup> Btu.            *Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.            If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g. 0.003413 MBtu/kWh).</p>									

#### **1.4 Savings Adjustments**

- Provide summary of any energy and/or cost savings adjustments required.

#### **1.5 Performance and O&M Issues**

- Note impact of operating deficiencies or enhancements on generation of savings.
- Note impact of maintenance deficiencies on generation of savings.
- Detail any deficiencies that need to be addressed by ESCO or Government.

#### **1.6 Energy, Water, and O&M Rate Data**

1.6.1 Detail energy and water rates used to calculate cost savings for this period.

1.6.2 Provide performance period rate adjustment factors for energy, water and O&M cost savings, if used.

1.6.3 Report actual energy and water rates at site for same period (optional).

#### **1.7 Verified Savings To Date**

- Summarize information in Table 3.



**Table 3. Verified Savings for Performance Period To Date**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

Year #	Total energy savings (MBtu/yr)	Electric energy savings (kWh/yr)	Electric demand savings (kW/yr)*	Natural gas savings (MBtu/yr)	Water savings (gallons/yr)	Other energy savings (MBtu/yr)	Total energy & water cost savings (\$/yr)	Other energy-related O&M cost savings (\$/yr)	Total cost savings (\$/yr)	Guaranteed cost savings for year
<b>Total savings</b>										
<p><u>Notes</u>            MBtu = 10<sup>6</sup> Btu.            *Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.            If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to cost schedules (e.g., 0.003413 MBtu/kWh).</p>										

## **2. Details for ECM [name / #]**

- Develop section for each ECM.

### **2.1 Overview of ECM, M&V Plan, and Savings Calculation for ECM**

- 2.1.1 Summarize the scope of work, location, and how cost savings are generated.
  - Describe source of all savings including energy, water, O&M, and other (if applicable).
- 2.1.2 Discuss any changes in scope / results recorded in post-installation M&V report.
- 2.1.3 State M&V guideline and option used<sup>1</sup>.
- 2.1.4 Provide an overview of M&V activities for ECM.
  - Explain the intent of M&V plan, including what is being verified.
- 2.1.5 Provide an overview of savings calculation methods for ECM.
  - Provide a general description of analysis methods used for savings calculations.

### **2.2 M&V Activities Conducted This Period**

- Detail measurements, monitoring, and inspections conducted this reporting period in accordance with M&V plan.
  - 2.2.1 Measurement equipment used
  - 2.2.2 Equipment calibration documentation
  - 2.2.3 Dates/times of data collection or inspections, names of personnel, and documentation of government witnessing
  - 2.2.4 Details to confirm adherence to sampling plan
  - 2.2.5 Include all measured values for this period. Include periods of monitoring and durations and frequency of measurements. (Use appendix and electronic format as necessary). Include description of data format (headings, units, etc.).
  - 2.2.6 Describe how performance criteria have been met.
  - 2.2.7 Detail any performance deficiencies that need to be addressed by ESCO or Government.
  - 2.2.8 Note impact of performance deficiencies or enhancements on generation of savings.

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<sup>1</sup> M&V options include A, B, C & D. Guidelines include *M&V Guidelines: Measurement & Verification for Federal Energy Projects*, Version 2.2 ([www.eere.energy.gov/femp/financing/superespcs\\_mvresources.cfm](http://www.eere.energy.gov/femp/financing/superespcs_mvresources.cfm)); and *International Performance Measurement & Verification Protocol (IPMVP)*, Volume I, March 2002 ([www.ipmvp.org](http://www.ipmvp.org)).

## **2.3 Verified Savings Calculations and Methodology**

- 2.3.1 Provide detailed description of analysis methodology used.
  - Describe any data manipulation or analysis that was conducted prior to applying savings calculations.
- 2.3.2 Detail all assumptions and sources of data, including all stipulated values used in calculations.
- 2.3.3 Include equations and technical details of all calculations made. (Use appendix and electronic format as necessary.) Include description of data format (headings, units, etc.).
- 2.3.4 Details of any baseline or savings adjustments made.
- 2.3.5 Detail energy and water rates used to calculate cost savings.
  - Provide performance period energy & water rate adjustment factors, if used.
  - Report actual energy and water rates at site for same period (optional).
- 2.3.6 Detail verified savings for this energy conservation measure for performance year.
  - Include Table 4.

## **2.4 Details of O&M and Other Savings (if applicable)**

- 2.4.1 Describe source of savings, if applicable.
  - Describe verification activities.
  - Provide performance period O&M savings adjustment factors, if applicable.
- 2.4.1 Describe source of other savings, if applicable.
  - Describe verification activities.
  - Provide performance period adjustment factors, if applicable.

**Table 4. Verified Annual Savings For ECM for Performance Year #**

[Include all applicable fuels / commodities for project, e.g., electric energy, electric demand, natural gas, fuel oil, coal, water, etc.]

	Total energy use (MBtu/yr)	Electric energy use (kWh/yr)	Electric energy cost, Year # (\$/yr)	Electric demand* (kW/yr)	Electric demand cost, Year # (\$/yr)	Natural gas (MBtu/yr)*	Natural gas cost, Year # (\$/yr)	Water use (gallons/yr)	Water cost, Year # (\$/yr)	Other energy use (MBtu/yr)	Other energy cost, Year # (\$/yr)	Other energy-related O&M costs, Year # (\$/yr)	Total costs, Year # (\$/yr)
Baseline use													
Performance Year # use													
Savings													
<p><u>Notes</u>            MBtu = 10<sup>6</sup> Btu.            *Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.            If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to cost schedules (e.g., 0.003413 MBtu/kWh).</p>													

## **2.5 O&M and Other Activities**

### 2.5.1 Operating requirements:

- State organization(s) responsible for equipment operations. If appropriate, detail how responsibilities are shared.
- Summarize key operating procedures and any related verification activities.
- Detail any deficiencies that need to be addressed by ESCO or Government.
- Note impact of operating deficiencies or enhancements on generation of savings.

### 2.5.2 Preventive maintenance requirements:

- State organization(s) responsible for performing maintenance. If appropriate, detail how responsibilities are shared.
- Verification of scheduled maintenance items completed by ESCO or Government.
- Detail any deficiencies that need to be addressed by ESCO or Government.
- Note impact of maintenance deficiencies on generation of savings.

### 2.5.3 Repair and replacement requirements:

- State organization(s) responsible for repair and replacement. If appropriate, detail how responsibilities are shared.
- Summary of activities conducted this period by ESCO or Government.
- Detail any deficiencies that need to be addressed by ESCO or Government.
- Note impact of equipment deficiencies on generation of savings.

# Appendix E                      Reviewing Measurement & Verification Plans

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# Reviewing Measurement & Verification Plans for Federal ESPC Projects

8 October 2007  
Version 3.0  
DRAFT FOR REVIEW

Federal Energy Management Program (FEMP)  
Office of Energy Efficiency and Renewable Energy  
U.S. Department of Energy

This document was developed for the U.S. Department of Energy's Federal Energy Management Program by Nexant, Inc., and Lawrence Berkeley National Laboratory. This document **WILL BE** posted on FEMP's web site at [www.eere.energy.gov/femp/financing/superespcs\\_mvresources.cfm](http://www.eere.energy.gov/femp/financing/superespcs_mvresources.cfm).

Comments should be submitted to [DA Sartor@lbl.gov](mailto:DA Sartor@lbl.gov)





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The purpose of this document is to provide a framework for implementing uniform and consistent reviews measurement and verification (M&V) plans for Federal ESPC projects. These procedures will help provide uniform review approaches, M&V plans, produce standardized reviews, and enable centralized tracking of project metrics.

Evaluating M&V plans is an inexact science that requires technical expertise and experience. Ideally, the reviewer will have been involved in the project development phase and has an intimate understanding of the Agency's goals, the agree-upon allocation of project risks, site specific issues, as well as the objectives and constraints for each ECM.

### 1.1 STEP 1- PREPARE CUSTOM REPORT AND CHECKLIST FROM TEMPLATE

Create a copy of the M&V Plan Review Template and customize by adding project specific information in the Tables provided:

- Table 1: Summary of Project Data
- Table 2: Distribution List of Review
- Table 3: Summary of Savings from Proposed ECMs

Customize the M&V Plan Content Review Checklists. The checklists have 2 parts: M&V Plan – Project Level Checklist and M&V Plan – ECM Level Checklist

Add an ECM level checklist for each Energy Conservation Measure (ECM). A placeholder for one ECM has been provided. Make a copy for each ECM.

### 1.2 STEP 2- REVIEW PROJECT DOCUMENTATION

Acquire and review project documents. Make note of relevant documentation that is available during the review. Generally, the entire Final Proposal, including the Detailed Energy Survey (DES) and all technical appendices, is required to thoroughly review an M&V plan and the associated savings calculations.

### 1.3 STEP 3- DETERMINE LEVEL OF SAVINGS FOR EACH ECM

Determine the % of overall cost savings contributed by each ECM in the project (from cost schedule DO-4). Determine the % of energy and water cost savings (not including O&M cost savings) contributed by each ECM.

Evaluate savings streams from each ECM, noting the source(s) of cost savings for each measure (O&M, electricity, demand, natural gas, water, etc.) in the appropriate sections of the M&V Plan Review Template. O&M cost savings are generally determined and verified separately from energy & water savings.

Principal review efforts should be focused on the measures providing the largest portion of the cost savings for the project. This strategy of reviewing the principal cost saving measures first will help the reviewer spend the smallest amount of time while maximizing the value of the

review, and is especially helpful when review time is limited. Provide a detailed review of the M&V strategy for each measure if possible.

#### 1.4 STEP 4 – COMPLETE CONTENT CHECKLIST

Read through the M&V Plan while checking off topics and making notes in the customized M&V Plan Checklists. Note the location of key items in the first column of the checklists (labeled “Reference page”). The inability to comment on an item suggests that relevant information may be missing or not in complete form.

Some of the items in the checklist are marked “Evaluation”. This indicates that additional qualitative assessment is necessary. These items are posed as questions, where as the required content items are statements.

Items in the checklist that require follow-up should be flagged by placing an “X” in the last column of the checklist (labeled “Follow-Up?”).

Include the completed Checklists as part of the written review.

The inclusion of all items on the checklist does not indicate the appropriateness of the M&V approach. Each item requires qualitative assessment, and tips for evaluating the M&V approach is discussed in the next step.

#### 1.5 STEP 5 – EVALUATE M&V APPROACH

Note source(s) of savings from measure. Ensure M&V activities are adequate for all significant savings streams.

Review Risk & Responsibility matrix (R&R). Ensure M&V strategy for each measure conforms to agreed-upon risk allocation

Evaluate quality of baseline developed:

- Were key variables affecting energy use measured for each ECM (e.g. watts/fixture and hours/yr)?
- Are all assumptions / stipulations reasonable, and includes source of data?
- Were system performance characteristics recorded (e.g. lighting intensities, temperature set points)

Are savings estimates sound & reasonable?

- Where energy calculations closely reviewed?
- Were utility or weather based models validated?
- Were ECM savings compared to system usage?
- Were project level savings compared to overall site usage? (optional)

Evaluate quality of performance period activities:

- What is the likelihood for success for this measure? More rigorous M&V strategies are warranted for ECMs with substantial uncertainty and/or technical complexity.
- Is meaningful ongoing performance period data going to be used to calculate savings?
  - What is being verified? Is this sufficient to support the guarantee?
  - Will key variables affecting energy use be measured for each ECM? How often?
- Will single post-installation measurements apply to all years in the performance period? If so, how valuable are the data used?
  - How likely is this data to change over the performance period? Based on which party has accepted ongoing responsibility for each item, is this approach appropriate?

Do the M&V strategies allocated support the concepts included in Risk & Responsibility Matrix?

Were all objectives and constraints of the project considered?

Were all objectives and constraints of the ECM considered?

Review the strategy for conducting O&M for ECMs. Who is going to perform the routine O&M tasks, and how often.

- Are O&M activities sufficiently detailed to demonstrate level of effort?
- Are responsibilities allocated as suggested by R&R Matrix?
- Are reporting requirements adequately defined?

Evaluate overall project assumptions:

- Are contracted energy rates based on actual rates, including time-of-use rates and peak demand ratchets? Are marginal (not blended) energy rates used?
- Are proposed escalation rates based on latest NIST data?

Are M&V costs reasonable? Do costs align with planned activities?

- See DO-2 for Initial M&V cost for each measure
- See DO-4 for performance period M&V costs

## 1.6 STEP 6 – FINALIZE REPORT

The written review should follow the format of the M&V Plan Review Template and include the completed M&V Plan Content Checklists. The format of the report can be modified as needed to meet the specific project needs.

- Section 1: Executive summary
- Section 2: Background
- Section 3: Summary of Findings
- Section 4: M&V Plan Checklists

After reading the M&V Plan and filling out the project specific M&V Plan Checklists, summarize the findings from the review in the appropriate sections of the Report.

Instructions, placeholder text to be customized, as well as final report text are included within the Report Review Template. Placeholder text that need to be customized are underlined italics, while instructions to the reviewer are in *red italics*.

Complete all the sections and customize placeholder text included in the Report Review Template. Delete any instructions after a section has been adequately completed.

Include the completed Checklists as part of the written review

#### 1.7 STEP 7 – PROVIDE WRITTEN REVIEW TO AGENCY AND DOE

Once completed, the review of the M&V plan should be provided to the Agency staff, as well the DOE representative, who will archive it for project records. Discussion with the Agency on the review is usually warranted.

#### 1.8 STEP 8 – ENSURE ACTION TAKEN ON KEY ISSUES

After the review is submitted, it is CRITICAL to ensure adequate action is taken to implement or address the recommendations.

Often, the review process is iterative. After an initial review, subsequent revisions of the M&V plan must be assessed to determine if adequate modifications have been made. Written evaluations of these subsequent M&V plans are needed to document follow-up actions taken.

***M&V Plan Review Template starts on the next page.***

<DATED> for ESPC <AGENCY, SITE NAME, DO#>

## 2.1 SECTION 1: EXECUTIVE SUMMARY

- *Provide a short summary of the key findings, including:*
  - *Overall adequacy of the M&V plan reviewed, including technical quality of the baseline and performance period activities*
  - *Overall risk allocation of project and M&V plan's adherence to description in Risk & Responsibility Matrix for project*
  - *Bullet chief action items on M&V Plan*

## 2.2 SECTION 2: BACKGROUND

This review of the M&V plan for this ESPC project was performed to ensure:

- M&V conforms to agreed-upon risk allocation;
- M&V is adequate for all significant savings streams;
- The baseline is adequately defined;
- The savings estimates are sound & reasonable;
- Performance period activities are meaningful and adequate to support the guarantee;

Overall project assumptions are reasonable.

Table 1: Summary of Project Data

Project name:	
Location:	
Delivery Order #:	
Date of proposal:	



**Table 2: Distribution List of Review**

Reviewer:	
Reviewer Contact Information:	
Date of Review:	
Agency Contact info:	
Date review was provided to Agency contact:	
DOE Contact info:	
Date review was provided to DOE contact:	

**Table 3: Summary of Savings from Proposed ECMs**

ECM #	ECM Name / Description	Annual Energy & Water Cost Savings (\$)	Annual O&M Cost Savings (\$)	% Total Savings	% Total Energy & Water Savings

**2.3 SECTION 3: SUMMARY OF FINDINGS**

- *Include all recommendations resulting from review. Summarize where appropriate using references to completed checklists.*
- *Note any missing or deficient items from the Project level Checklist.*
  - *Discuss reasonableness of overall project assumptions*
- *Discuss the overall risk allocation, and the level of correspondence to the risk and responsibility matrix*
- *Are initial and ongoing M&V costs for this project reasonable? Do costs align with planned activities?*
- *Make a sub-section for each ECM if needed. Summarize any issues for each ECM identified during review. Evaluate all items listed in Step 5 for all ECMs. Note any missing or deficient items from the ECM Checklists*
  - *For each measure, provide a qualitative assessment of*
    - *Measurement and verification approach;*
    - *General risk allocation and if supported by the concepts included in Risk & Responsibility Matrix;*

- *Adequacy of the baseline defined;*
- *If savings calculation methods are sound & reasonable;*
- *Accuracy of energy savings computations;*
- *Meaningfulness of the performance period activities ;*
- *Adequacy of M&V activities for all sources of savings*
- *strategy for conducting O&M*
- *Are Initial M&V costs for this ECM reasonable? Do costs align with planned activities?*

## 2.4 SECTION 4: M&V PLAN AND SAVINGS CALCULATION METHODS - CHECKLISTS (V. 2.0)

### M&V Plan - Project Level Checklist

Reference Page	Project level Item	Included? Note any deficiencies	Follow-up?
	<b>1. Executive Summary / M&amp;V Overview &amp; Proposed Savings Calculations</b>		
	<b>1.1 Proposed Annual Savings Overview</b>		
	Table showing the projected savings by ECM broken out by O&M savings, energy units, energy cost, and other savings values as applicable. Include all applicable fuels / commodities for project, such as: electric energy, electric demand, natural gas, fuel oil, coal, water, etc.		
	First Year Guaranteed Cost Savings		
	Site Use and Savings Overview - Include approximate % total site usage saved (for year 1) by energy source type for site (optional)		
Evaluation	Were project level savings compared to overall site usage? Are savings levels reasonable?		
	<b>1.2 M&amp;V Plan Summary</b>		
	Table presenting M&V Option (from M&V guideline) used and summary of M&V approach for each ECM		
	<b>2. Whole Project Data / Global Assumptions</b>		
	<b>2.1 Risk &amp; Responsibility</b>		
	Summarize allocation of responsibility for key items related to M&V.		
	<ul style="list-style-type: none"> <li>▪ Reference location of Risk &amp; Responsibility Matrix</li> </ul>		
Evaluation	Do all M&V strategies included in Plan support the concepts included in Risk & Responsibility Matrix?		
	<b>2.2 Energy, Water, and Operations &amp; Maintenance (O&amp;M) Rate Data</b>		
	Details of baseline energy and water rates included		
Evaluation	Are contracted energy rates based on actual rates, including time-of-use rates and peak demand ratchets? Are marginal (not blended) energy rates used?		
	Provide performance period rate adjustment factors for energy, water, and O&M cost savings, if used.		
Evaluation	Are proposed escalation rates based on latest NIST data?		
	<b>2.3 Schedule &amp; Reporting for Verification Activities</b>		
	Define requirements for witnessing of measurements during:		
	<ul style="list-style-type: none"> <li>▪ Baseline development</li> <li>▪ Post-installation verification activities</li> <li>▪ Performance period</li> </ul>		
	Define schedule of verification reporting activities, including:		

Reference Page	Project level Item	Included? Note any deficiencies	Follow-up?
	<ul style="list-style-type: none"> <li>▪ Post-Installation Report</li> </ul>		
	<ul style="list-style-type: none"> <li>▪ Annual Report</li> </ul>		
	Define content and format of reports:		
	<ul style="list-style-type: none"> <li>▪ Post-installation report (Use Post-Installation Report Outline.)</li> </ul>		
	<ul style="list-style-type: none"> <li>▪ Annual M&amp;V reports (Use Annual Report Outline)</li> </ul>		
	<ul style="list-style-type: none"> <li>▪ Interval M&amp;V reports (Develop report outline if needed)</li> </ul>		
Evaluation	Are M&V costs reasonable? Do costs align with planned activities?		
	<ul style="list-style-type: none"> <li>▪ See DO-2 for Initial M&amp;V cost for each measure</li> <li>▪ See DO-4 for performance period M&amp;V costs</li> </ul>		
	<b>2.4 Operations, Preventive Maintenance, Repair, and Replacement Reporting Requirements</b>		
	Define Government and ESCO reporting requirements:		
	Summarize key verification activities and reporting responsibilities of government and ESCO on operations, preventive maintenance, repair, and replacement items from details in ECM specific M&V Plans.		
	Define content of reports and reporting schedule.		
	<b>2.5 Construction Period Savings</b>		
	Provide overview of how construction period savings will be calculated, if applicable.		
	<b>2.6 Status of Rebates</b>		
	Provide a summary of the source of any third-party rebates or incentives provided on this project.		
	Provide status of any third-party rebates or incentives		
	<b>2.7 Dispute Resolution</b>		
	Describe plan for resolving disputes regarding issues such as baseline, baseline adjustment, energy savings calculation, and the use of periodic measurements.		

### M&V Plan - ECM Level Checklist #1 (Copy for each ECM)

Reference Page	ECM LEVEL ITEM	Included? Note any deficiencies	Follow-up?
		<i>ECM # / Name</i>	
	% Project Total Cost Savings:	<i>X%</i>	
	% Project Energy & Water Cost Savings:	<i>Y%</i>	
	3. ECM [Name / #] M&V Plan and Savings Calculation Methods		
	<b>3.1 Overview of ECM, M&amp;V Plan, and Savings Calculation for ECM</b>		
	Summarize the scope of work, location, and how cost savings are generated.		
	<ul style="list-style-type: none"> <li>▪ Describe source of all savings including energy, water, O&amp;M, and other (if applicable).</li> </ul>		
	Specify the M&V guideline and option used		
Evaluation	Do M&V activities match declared M&V option?		
	Provide an overview of M&V Activities for ECM.		
	<ul style="list-style-type: none"> <li>▪ Explain intent of M&amp;V plan, including what is being verified.</li> </ul>		
	Provide an overview of savings calculations methods for ECM.		
	<ul style="list-style-type: none"> <li>▪ Provide a general description of analysis methods used for savings calculations.</li> </ul>		
	<b>3.2 Energy and Water Baseline Development</b>		
	Describe in general terms how the baseline for this ECM is defined.		
	Describe variables affecting baseline energy or water use.		
	<ul style="list-style-type: none"> <li>▪ Include variables such as weather, operating hours, set point changes, etc.</li> <li>▪ Describe how each variable will be quantified, i.e. measurements, monitoring, assumptions, manufacturer data, maintenance logs, engineering resources, etc.</li> </ul>		
	Define key system performance factors characterizing the baseline conditions such as comfort conditions, lighting intensities, temperature set points, etc		
	Define requirements for government witnessing of measurements if different than whole project data requirements included in Section 2.3.		
	Provide details of baseline data collected, including:		
	<ul style="list-style-type: none"> <li>▪ Parameters monitored/measured</li> <li>▪ Details of equipment monitored, i.e. location, type, model, quantity, etc.</li> <li>▪ Sampling plan, including details of usage groups and sample sizes</li> <li>▪ Duration, frequency, interval, and seasonal or other requirements of measurements</li> <li>▪ Personnel, dates, and times of measurements</li> <li>▪ Proof of government witnessing of measurements (if required)</li> </ul>		

Reference Page	ECM LEVEL ITEM	Included? Note any deficiencies	Follow-up?
		<i>ECM # / Name</i>	
	% Project Total Cost Savings:	<i>X%</i>	
	% Project Energy & Water Cost Savings:	<i>Y%</i>	
	<ul style="list-style-type: none"> <li>▪ Monitoring equipment used</li> <li>▪ Installation requirements for monitoring equipments (test plug for temperature sensors, straight pipe for flow measurement, etc.)</li> <li>▪ Certification of calibration / calibration procedures followed</li> <li>▪ Expected accuracy of measurements/monitoring equipment</li> <li>▪ Quality control procedures used</li> <li>▪ Form of data (.xls, .csv, etc.)</li> <li>▪ Results of measurements (attach appendix and electronic format as necessary)</li> <li>▪ Completed data collection forms, if used</li> </ul>		
	Provide details of baseline data analysis performed, including:		
	<ul style="list-style-type: none"> <li>▪ Analysis using results of measurements</li> <li>▪ Weather normalized regressions</li> <li>▪ Weather data used and source of data</li> </ul>		
	Evaluate quality of baseline developed:		
	<ul style="list-style-type: none"> <li>▪ Were key variables affecting energy use measured for each ECM (e.g. watts/fixture and hours/yr)?</li> <li>▪ Are all assumptions / stipulations reasonable, and includes source of data?</li> <li>▪ Were system performance characteristics recorded (e.g. lighting intensities, temperature set points)</li> </ul>		
	<b>3.3 Proposed Energy &amp; Water Savings Calculations and Methodology</b>		
	Provide detailed description of analysis methodology used.		
	<ul style="list-style-type: none"> <li>▪ Describe any data manipulation or analysis that was conducted prior to applying savings calculations.</li> </ul>		
Detail all assumptions and sources of data, including all stipulated values used in calculations.			
Include equations and technical details of all calculations made. (Use appendix and electronic format as necessary.) Include description of data format (headings, units, etc.).			
Details of any savings or baseline adjustments that may be required			
Detail energy and water rates used to calculate cost savings.			
<ul style="list-style-type: none"> <li>▪ Provide performance period energy and water rate adjustment factors, if different from in section 2.2.2.</li> </ul>			
Evaluation	Are savings estimates sound & reasonable?		
	<ul style="list-style-type: none"> <li>▪ Where energy calculation methodologies closely reviewed?</li> <li>▪ Did the reviewer check the math in the energy calculations?</li> </ul>		

Reference Page	ECM LEVEL ITEM	Included? Note any deficiencies	Follow-up?
		<i>ECM # / Name</i>	
	% Project Total Cost Savings:	X%	
	% Project Energy & Water Cost Savings:	Y%	
	<ul style="list-style-type: none"> <li>▪ Were utility or weather based models validated?</li> <li>▪ Were ECM savings compared to system usage? Are they reasonable?</li> </ul>		
	<b>3.4 Operations and Maintenance and Other Cost Savings</b>		
	Provide justification for O&M cost savings, if applicable		
	<ul style="list-style-type: none"> <li>▪ Describe how savings are generated</li> <li>▪ Detail cost savings calculations.</li> <li>▪ Provide performance period O&amp;M cost savings adjustment factors, if different from in section 2.2.2.</li> </ul>		
	Provide justification for other cost savings, if applicable.		
	<ul style="list-style-type: none"> <li>▪ Describe how savings are generated.</li> <li>▪ Detail cost savings calculations.</li> <li>▪ Provide performance period adjustment factors, if different from in section 2.2.2.</li> </ul>		
Evaluation	<p>Review the strategy for conducting O&amp;M for this ECM.</p> <ul style="list-style-type: none"> <li>▪ Are O&amp;M activities sufficiently detailed to demonstrate level of effort?</li> <li>▪ Are responsibilities allocated as suggested by R&amp;R Matrix?</li> <li>▪ Are reporting requirements adequately defined?</li> </ul>		
	<b>3.5 Proposed Annual Savings For ECM</b>		
	Table detailing proposed annual savings for this energy conservation measure for performance period: including the baseline energy use, post-install energy use, and projected savings for ECM. Detail energy units, energy cost, O&M savings, and other savings values as applicable. Include all applicable fuels / commodities for project, such as: electric energy, electric demand, natural gas, fuel oil, coal, water, etc.		
	<b>3.6 Post-Installation M&amp;V Activities</b>		
	Describe the intent of post-installation verification activities, including what will be verified.		
	Describe variables affecting post-installation energy or water use.		
	<ul style="list-style-type: none"> <li>▪ Include variables such as weather, operating hours, set point changes, etc.</li> <li>▪ Describe how each variable will be quantified, i.e. measurements, monitoring, assumptions, manufacturer data, maintenance logs, engineering resources, etc.</li> </ul>		
	Define key system performance factors characterizing the post-installation conditions such as lighting intensities, temperature set points, etc.		

Reference Page	ECM LEVEL ITEM	Included? Note any deficiencies	Follow-up?
		<i>ECM # / Name</i>	
	% Project Total Cost Savings:	<i>X%</i>	
	% Project Energy & Water Cost Savings:	<i>Y%</i>	
	Define requirements for government witnessing of measurements if different than whole project data requirements included in Section 2.3.		
	Provide details of post-installation data to be collected, including:		
	▪ Parameters to be monitored		
	▪ Details of equipment to be monitored (location, type, model, quantity, etc.)		
	▪ Sampling plan, including details of usage groups and sample sizes		
	▪ Duration, frequency, interval, and seasonal or other requirements of measurements		
	▪ Monitoring equipment to be used		
	▪ Installation requirements for monitoring equipment		
	▪ Calibration requirements / procedures		
	▪ Expected accuracy of measurements/monitoring equipment		
	▪ Quality control procedures to be used		
	▪ Form of data to be collected (.xls, .csv, etc.)		
	▪ Sample data collection forms (optional)		
	▪ Detail data analysis to be performed		
	<b>3.7 Performance Period Verification Activities</b>		
	Describe variables affecting performance period energy or water use.		
	▪ Include variables such as weather, operating hours, set point changes, etc.		
	▪ Describe how each variable will be quantified, i.e. measurements, monitoring, assumptions, manufacturer data, maintenance logs, engineering resources, etc.		
	Define key system performance factors characterizing the performance period conditions such as comfort conditions, lighting intensities, temperature set points, etc		
	Describe the intent of performance period verification activities – what will be verified.		
	Provide detailed schedule of performance period verification activities and inspections.		
	Define requirements for government witnessing of measurements if different than whole project data requirements included in Section 2.3.		



Reference Page	ECM LEVEL ITEM	Included? Note any deficiencies	Follow-up?
		<i>ECM # / Name</i>	
	% Project Total Cost Savings:	X%	
	% Project Energy & Water Cost Savings:	Y%	
	Provide details of performance period data to be collected, including:		
	▪ Parameters to be monitored		
	▪ Details of equipment to be monitored (location, type, model, quantity, etc.)		
	▪ Sampling plan, including details of usage groups and sample sizes		
	▪ Duration, frequency, interval, and seasonal or other requirements of measurements		
	▪ Monitoring equipment to be used		
	▪ Installation requirements for monitoring equipment		
	▪ Calibration requirements/procedures		
	▪ Expected accuracy of measurements/monitoring equipment		
	▪ Quality control procedures to be used		
	▪ Form of data to be collected (.xls, .csv, etc.)		
▪ Sample data collection forms (optional)			
	Detail data analysis to be performed		
	▪ Define operations, preventive maintenance, repair, and replacement reporting requirements.		
	▪ Detail verification activities and reporting responsibilities of government and ESCO on operations, preventive maintenance, repair, and replacement items.		
Evaluation	▪ Define contents of report and reporting schedule, if different than in global section 2.4.		
	Evaluate quality of performance period activities:		
	What is the likelihood for success for this measure?		
	▪ Is there substantial uncertainty and/or technical complexity? If so, is M&V robust?		
	Is meaningful ongoing performance period data going to be used to calculate savings?		
	▪ What is being verified? Is this sufficient to support the guarantee?		
	▪ Will key variables affecting energy use be measured for this ECM? How often?		
	▪ Will single post-installation measurements apply to all years in the performance period? If so, how valuable are the data used?		
	▪ How likely is this data to change over the performance period?		

Reference Page	ECM LEVEL ITEM	Included? Note any deficiencies	Follow-up?
		<i>ECM # / Name</i>	
	% Project Total Cost Savings:	<i>X%</i>	
	% Project Energy & Water Cost Savings:	<i>Y%</i>	
	<ul style="list-style-type: none"> <li>▪ Based on which party has accepted ongoing responsibility for each item, is this approach appropriate?</li> </ul>		
Evaluation	Are M&V costs shown in DO-2 reasonable for this ECM? Do costs align with planned activities?		
Evaluation	Note all source(s) of savings from measure.		
Evaluation	Are M&V activities are adequate for all significant savings streams?		
Evaluation	Review Risk & Responsibility matrix (R&R). Does M&V strategy for this measure conform to agreed-upon risk allocation?		







# Reviewing Post-Installation and Annual Reports For Federal ESPC Projects

8 October 2007  
Version 3.0

Federal Energy Management Program (FEMP)  
Office of Energy Efficiency and Renewable Energy  
U.S. Department of Energy

This document was developed for the U.S. Department of Energy's Federal Energy Management Program by Nexant, Inc., and Lawrence Berkeley National Laboratory. This document **WILL BE** posted on FEMP's web site at [www.eere.energy.gov/femp/financing/superespcs\\_mvresources.cfm](http://www.eere.energy.gov/femp/financing/superespcs_mvresources.cfm).



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The purpose of this document is to provide a framework for implementing uniform and consistent reviews of Post-Installation and Annual Reports for Federal ESPC projects. These procedures will allow for consistent evaluations of performance reports, produce standardized reviews, and enable centralized tracking of ongoing project performance.

This document lays out a seven-step process, and includes content checklists and a standard report template for written reviews. The steps include instructions and tips to the reviewer, and there are sample and placeholder text in the report template. These reviews are intended to provide assurance that Federal ESPC projects are meeting contractual obligations and continue to perform. The reviews should summarize important results and recommendations, including identifying missing or incomplete information.

The Report Review Template applies to both Post-Installation and Annual Reports. The difference in content of these reports is captured in the Report Content Checklists. Post-Installation Reports confirm proper installation and estimate the savings expected to be realized in Contract Year 1, whereas Annual Reports detail the actual savings realized during the completed contract year.

Adequate review of the Post-Installation Report is especially critical for ensuring the performance of projects using M&V Option A. These methods take measurements only once following installation. Subsequent activities may be limited to inspections to verify ‘potential to perform.’

An important note to reviewers: These reviews are intended to ensure all parties have complied with the contract requirements for the SuperESPC project. Judgments about the measurement and verification (M&V) strategies that have been agreed upon in the Delivery Order contribute little and usually detract from the purpose and clarity of the review.

### 1.1 STEP 1– PREPARE CUSTOM REPORT AND CHECKLISTS FROM TEMPLATE

Create a copy of the report review template and customize by adding project specific information in the Tables provided:

- Table 1: Summary of Project Data
- Table 2: Distribution List of Report Review
- Table 3: Documents Available During Review
- Table 4: Overall Project Savings Summary for Performance Year <NUMBER>
- Table 5: Overview of Energy Conservation Measures (ECMs)

Customize the appropriate set of Review Checklists (either for a Post-Installation Report or an Annual Report) and delete those that are not applicable:

- Post-Installation Report Checklists:
  - Post-Installation - Project Level Checklist

- Post-Installation - ECM Level Checklists
- Annual Report Checklists:
  - Annual Report - Project Level Checklist
  - Annual Report - ECM Level Checklists

Create an ECM Level Checklist for each Energy Conservation Measure (ECM) by copying & pasting a blank ECM Level Checklist. Checklists for one ECM has been provided. Make a copy for each ECM.

Determine the scheduled cost savings for each ECM in the project (from cost schedule DO-4), and compare to the reported values. Determine the percentage of reported cost savings contributed by each ECM.

Principal review efforts should be focused on the measures providing the largest portion of the cost savings for the project, and on ECMs that may be having performance problems.

This strategy of reviewing the principal cost saving measures will help the reviewer spend the smallest amount of time while maximizing the value of the review, and is especially helpful when review time is limited.

## 1.2 STEP 2– REVIEW PROJECT DOCUMENTATION

Acquire and review project documents. Make note of relevant documentation that is available during the review in Table 3 of the Report Review Template.

Generally, the entire Delivery Order, the Post-Installation Report, and previous Annual Reports are required to adequately review an Annual Report. At a minimum for any ESPC project report review, the M&V plan, the final cost schedules, any contract modifications, and the Post-Installation Report (for review of Annual Reports) should be on hand. Missing documentation can cause confusion and lead to incorrect conclusions.

Keep in mind that many applications of M&V Option A methods, measurements are only taken once following installation. Subsequent activities may be limited to inspections to verify ‘potential to perform.’ The Post-Installation Report is therefore a critical document for projects using an Option A approach.

## 1.3 STEP 3 – COMPLETE CHECKLISTS

Read through the Post-Installation or Annual Report while checking off topics and making notes in the customized Review Checklists. Note the location of key items in the first column of the checklist (labeled “Reference Page”) for cross-referencing, and assess the adequacy of each item. The inability to comment on an item suggests that relevant information may be missing or not in complete form.

Some of the items in the checklist are marked “Evaluation”. This indicates that additional qualitative assessment is necessary. These items are posed as questions, where as the required content items are statements.

Items in the checklist that require follow-up should be flagged by placing an “X” in the last column of the checklist labeled “Follow-Up?”.

The M&V plan from the Delivery Order must be reviewed to ensure all activities and reporting requirements were fulfilled.

#### 1.4 STEP 4 – FINALIZE REPORT

The written review should follow the format of the Report Review Template and include the completed Report Checklists. The format of the report can be modified as needed to meet the specific project needs. The outline provided is:

- Section 1: Executive Summary
- Section 2: Background
- Section 3: Summary of Findings
- Section 4: Review Checklists

After reading the Post-Installation or Annual Report and filling out the project specific Checklists, summarize the findings from the review in the appropriate sections of the report.

Instructions, placeholder text to be customized, as well as final report text are included within the Report Review Template. Placeholder text that need to be customized are underlined italics, while instructions to the reviewer are in *red italics*.

Complete all the sections and customize placeholder text included in the Report Review Template. Delete any instructions after a section has been adequately completed.

Include the completed Checklists as part of the written review.

#### 1.5 STEP 5 – PROVIDE WRITTEN REVIEW TO AGENCY AND DOE

Once completed, the review of the M&V plan should be provided to the Agency staff, as well the DOE representative for project records. Additional discussion with the Agency is usually warranted.

#### 1.6 STEP 6 – ENSURE ACTION TAKEN ON KEY ISSUES

After the review is submitted, it is **CRITICAL** to ensure adequate action is taken to implement or address the recommendations.

Document follow-up actions taken.

***Report Review Template starts on the next page.***

## Section 2      Review of ESPC Annual Report # or Post-Installation Report # <DATED> for <AGENCY, SITE NAME, DO#>

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### 2.1      SECTION 1: EXECUTIVE SUMMARY

*Provide a short summary of the key findings, including:*

- *Overall adequacy of the report reviewed*
- *Overall financial & energy performance of project; note any ECMs whose savings levels have changed significantly*
- *Key items regarding the installation or ongoing performance of project; Note any performance problems, O&M issues, or deficiencies that need to be addressed*
- *Bullet chief action items on M&V Plan*

### 2.2      SECTION 2: BACKGROUND

*Populate Tables 1 - 5 from data from the Report and other project documents. Modify by adding rows as needed.*

This is a written review of the Post-Installation Report or Annual Report for the project detailed in Table 1.

**Table 1: Summary of Project Data**

Project Name:	
Location:	
Delivery Order #, Date:	
Report Date:	
Dates of Performance Period:	
Project Acceptance Date:	
Performance Year:	

The goal of this review is to verify the submitted ESPC performance report includes all key items, and that any important issues are adequately addressed, including:

- Was the content of the report complete?
- Were the guaranteed savings for the project met?
- Were the correct utility and escalation rates used?
- Were all activities required by the M&V Plan followed?
- Were variations between the estimated and the reported savings explained? If not, why not and what corrective actions will or should be taken? By whom?
- Did the report provide useful feedback on the performance of each measure?
- Did the report verify the potential of the ECMs to save in future?

The distribution list for the parties receiving this review is included in Table 2.

**Table 2: Distribution List of Report Review**

Reviewer:	
Reviewer Contact Information:	
Date of Review:	
Agency Contact:	
Date review was provided to Agency Contact:	
DOE Contact:	
Date review was provided to DOE contact:	

The project materials that were available to the reviewer are shown in Table 3.

**Table 3: Documents Available During Review**

Entire Delivery Order:							
ECM Descriptions	M&V Plan	DO Schedules	Technical Appendices	Post Installation Report	Cx Report	Performance Reports	Other (note)
						<YEAR #s>	

**Table 4: Overall Project Savings Summary for Performance Year <NUMBER>**

Savings	Total Energy Savings (MBTU/yr)	Electric Energy (kWh)	Demand (kW/mo)	Natural Gas (MBTU/yr)	Water (kGAL/yr)	Other energy-related & O&M cost savings (\$/yr)	Total Cost Savings
Estimated:						\$	\$
Guaranteed:							\$
Reported:						\$	\$
<p>ESPC Savings terms used:</p> <p><b>Estimated:</b> Savings originally estimated for each ECM as listed in the Final Proposal Schedule DO-4.</p> <p><b>Guaranteed:</b> Cost savings guaranteed for each performance year and shown in the Final Proposal Schedule DO-1. Only the total cost savings for the entire project are guaranteed. Guaranteed savings can only be adjusted through a Contract Modification.</p> <p><b>Reported:</b> Actual savings as demonstrated by M&amp;V activities detailed in the Annual Reports; or Expected savings for the first performance year reported in the Post-Installation Report.</p>							

*Determine what percentage these values have changed compared to those scheduled in DO-4. For Annual Reports, include a comparison to the previous year's report to ascertain any changes in performance\*.*

- *Note that ECMs using Option A methods may not show a change even if there are performance problems.*

**Table 5: Overview of Energy Conservation Measures (ECMs)**

ECM #	ECM Description	Estimated Cost Savings	Reported Cost Savings	% Change from DO-4	% Reported Cost Savings	% Change from Last Year*
1	<i>Lighting</i>	<i>\$425,345</i>	<i>\$435,005</i>	<i>+2.2%</i>	<i>80%</i>	
2	<i>EMCS</i>	<i>\$88,500</i>	<i>\$87,005</i>	<i>-1.6%</i>	<i>20%</i>	
	<b>TOTALS</b>	<b>\$513,845</b>	<b>\$522010</b>	<b>+1.0%</b>		

**2.3 SECTION 3: SUMMARY OF FINDINGS**

- *Include all recommendations resulting from review. Summarize where appropriate, using references to completed Checklists.*
- *Discuss financial performance of project (briefly). Have savings levels increased or decreased significantly from year to year?*
- *Comment on adequacy of report and the level of fulfillment of contract responsibilities as outlined in the M&V plan:*
  - *Note any missing or deficient items from the Review Checklists.*
  - *Note any changes in scope or performance, or results that differ from the Post-Installation or previous year's report.*
- *Summarize any issues for each ECM. Note any performance problems, O&M issues, or deficiencies that need to be addressed. Make a sub-section for each ECM if needed.*

***Post-Installation and Annual Report Review Template starts on the next page.***

## 2.4 SECTION 4: ESPC PERFORMANCE REPORT CHECKLISTS (V 2.0)

*Customize and complete the appropriate checklists, and delete those that are not applicable. Checklists included in this section are:*

- *Post-Installation Report Checklists:*
  - *Post-Installation - Project Level Checklist*
  - *Post-Installation -ECM Level Checklists*
- *Annual Report Checklists:*
  - *Annual Report - Project Level Checklist*
  - *Annual Report - ECM Level Checklists*



## 2.5 POST-INSTALLATION REPORT CHECKLISTS

*[Note: All content is required (if applicable), except items noted as optional.]*

### 2.5.1 Post-Installation Report - Project Level Checklist

Reference Page	Item from Post-Installation Report	Included? Note any deficiencies comments.	Follow- Up?
	<b>1. Executive Summary</b>		
	<b>1.1 Project Background</b>		
	Contract # / Delivery Order # / Task # / Modification # (as appropriate)		
	Dates of relevant delivery order modifications		
	Performance period dates covered		
	Project acceptance date (actual or expected)		
	<b>1.2 Brief Project and ECM Descriptions</b>		
	Provide an overview what was done and how savings are generated.		
	Note any changes in project scope between the Final Proposal (including any relevant delivery order modifications) and as-built conditions.		
	Summary of <b>Proposed</b> Energy and Cost Savings		
	Summary of <b>Expected</b> Energy and Cost Savings		
	<b>Guaranteed</b> cost savings for 1st Performance Year		
	<b>1.3 Summary of Proposed and Verified Energy and Cost Savings</b>		
Evaluation	If guarantee is not expected to be fulfilled for Year 1, provide detailed explanation.		
	Table showing the <b>expected</b> savings for each ECM for the First Year based on post-installation M&V activities. Data should be presented by O&M cost savings, energy units, energy cost/unit, and other savings values as applicable. Include all fuels / commodities for project, such as: electric energy, electric demand, natural gas, fuel oil, coal, water, etc.		
	Table showing the <b>proposed</b> savings for each ECM from the final proposal, as detailed above.		
	<b>1.4 Energy, Water, and O&amp;M Rate Data</b>		
	Detail energy and water rates used to calculate cost savings for this period.		
	Provide performance period rate adjustment factors for energy, water, and O&M cost savings, if used.		
Evaluation	Were rates shown in the final proposal used, and were rate adjustment factors applied correctly?		
Evaluation	If savings result from rate changes, have the baseline and new rates been reported?		
	Report actual energy and water rates at site for same period. (Optional content requirement)		
	<b>1.5 Savings Adjustments</b>		
	Provide summary of any energy and/or cost savings adjustments required between Final Proposal (including any relevant delivery order modifications) and as-built conditions.		

Reference Page	Item from Post-Installation Report	Included? Note any deficiencies comments.	Follow-Up?
	Describe the impact in changes between the Final Proposal (including any relevant delivery order modifications) and as-built conditions based on post-installation M&V results.		
	<b>1.6 Construction Period Savings</b>		
	Provide a summary of construction period savings, if applicable.		
	Provide overview of how construction period savings are calculated.		
	<b>1.7 Status of Rebates (if applicable)</b>		
	Provide a summary of the source of any third-party rebates or incentives provided on this project.		
	Provide status of any third-party rebates or incentives.		

**2.5.2 Post-Installation Report - ECM Level Checklist #1 (Copy for Each ECM)**

Reference Page	Details should be included for each ECM	Included? Note any deficiencies or issues	Follow-Up?
		<i>ECM # / Name</i>	
	% Cost Savings:	<i>x%</i>	
	% Project Energy & Water Cost Savings:	<i>y%</i>	
	<b>2. M&amp;V Activities and Expected First Year Savings</b>		
	<b>2.1 Overview of ECM, M&amp;V Plan, and Savings Calculation for ECM</b>		
	Summarize the scope of work, location, and how cost savings are generated.		
	<ul style="list-style-type: none"> <li>▪ Describe source of all savings including energy, water, O&amp;M, and other (if applicable).</li> </ul>		
	State M&V guideline and option used.		
Evaluation	Do M&V activities match declared M&V option?		
	Provide an overview of M&V activities for ECM.		
	Explain the intent of M&V plan, including what is being verified.		
	Provide an overview of savings calculation methods for ECM.		
	Provide a general description of analysis methods used for savings calculations.		
	<b>2.2 Installation Verification</b>		
	Detail any changes between Final Proposal (including any relevant delivery order modifications) and as-built conditions.		
	Table showing details of energy and cost savings impacts from changes between Final Proposal (including any relevant delivery order modifications) and as-built conditions based on post-installation M&V results. <b>Proposed</b> and <b>Expected</b> energy and cost savings broken out by commodity/saving source should be included.		
Evaluation	Do <b>Expected</b> cost savings vary by 10% or more from <b>Proposed</b> savings?		
Evaluation	Is explanation of why changes occurred in savings values sufficient?		

Reference Page	Details should be included for each ECM	Included? Note any deficiencies or issues	Follow-Up?
		<i>ECM # / Name</i>	
	% Cost Savings:	<i>x%</i>	
	% Project Energy & Water Cost Savings:	<i>y%</i>	
	Describe construction period savings (if applicable). Include date ECM was in effect, and reference acceptance documentation.		
	Detail savings calculations for construction period savings.		
	<b>2.3 Post-Installation M&amp;V Activities Conducted</b>		
	Detail measurements, monitoring, and inspections conducted in accordance with M&V plan:		
	Measurement equipment used		
	Equipment calibration documentation		
	Dates/times of data collection or inspections, names of personnel, and documentation of government witnessing		
	Details to confirm adherence to sampling plan		
	Include all post-installation measured values. Include periods of monitoring and durations and frequency of measurements. (Use appendix and electronic format as necessary). Include description of data format (headings, units, etc.).		
Evaluation	Have all activities prescribed in the Final Proposal been conducted?		
	Describe how performance criteria have been met.		
	Detail any performance deficiencies that need to be addressed by ESCO or Government.		
	Note impact of performance deficiencies or enhancements on generation of savings.		
	<b>2.4 Expected Savings Calculations and Methodology</b>		
	Provide detailed description of analysis methodology used.		
	<ul style="list-style-type: none"> <li>▪ Describe any data manipulation or analysis that was conducted prior to applying savings calculations.</li> </ul>		
	Detail all assumptions and sources of data, including all stipulated values used in calculations.		
	Include equations and technical details of all calculations made. (Use appendix and electronic format as necessary.) Include description of data format (headings, units, etc.).		
	Details of any baseline or savings adjustments made.		
Evaluation	Is the basis for the adjustment valid, and have adjustment been consistently and uniformly applied?		
	Detail energy and water rates used to calculate cost savings.		
	<ul style="list-style-type: none"> <li>▪ Provide performance period energy and water rate adjustment factors, if used.</li> </ul>		
	Report actual energy and water rates at site for same period (Optional – not required content)		
Evaluation	Were rates shown in the final proposal used, and were rate adjustment factors applied correctly?		
Evaluation	If savings result from rate changes, have the baseline and new rates been reported?		
Evaluation	Did the reviewer verify the math in the savings calculations?		
	Detail expected savings for this energy conservation measure for first year.		

Reference Page	Details should be included for each ECM	Included? Note any deficiencies or issues	Follow-Up?
		<i>ECM # / Name</i>	
	% Cost Savings:	<i>x%</i>	
	% Project Energy & Water Cost Savings:	<i>y%</i>	
	Table showing the <b>expected</b> savings for ECM, including baseline and expected first year usages based on post-installation M&V results. Data should be detailed by O&M cost savings, energy units, energy cost/unit, and other savings values as applicable. Include all fuels / commodities for project, such as: electric energy, electric demand, natural gas, fuel oil, coal, water, etc.		
	<b>2.5 Details of O&amp;M and Other Savings (if applicable)</b>		
	Describe source of O&M savings, if applicable.		
	Describe verification activities.		
	Provide performance period O&M cost savings adjustment factors, if applicable.		
Evaluation	Have the cost savings adjustment factors from the Final Proposal been used, and were they properly applied?		

## 2.6 ANNUAL REPORT CHECKLISTS

*[Note: All content is required (if applicable), except items noted as optional.]*

### 2.6.1 Annual Report Project Level Checklist

Reference Page	Project Level Item	Included? Note any deficiencies	Follow-Up?
	<b>1. Executive Summary</b>		
	<b>1.1 Project Background</b>		
	Contract # / Delivery Order # / Task # / Modification # (as appropriate)		
	Dates of relevant delivery order modifications		
	Performance period dates covered		
	Project acceptance date		
	Contract year #: _____		
	<b>1.2 Brief Project and ECM Descriptions</b>		
	Provide an overview what was done and how savings are generated.		
	Note any changes in project scope between the Final Proposal (including any relevant delivery order modifications) and as-built conditions as recorded in post-installation report.		
	Summary of <b>Proposed</b> Energy and Cost Savings		
	Summary of <b>Verified</b> Energy and Cost Savings		
	<b>Guaranteed</b> cost savings for this Performance Year		
	<b>1.3 Summary of Proposed and Verified Energy and Cost Savings</b>		
Evaluation	If guarantee is not fulfilled for year, provide detailed explanation		
	Table showing the <b>Verified</b> savings for each ECM, including baseline and performance year usages. Data should be detailed by O&M cost savings, energy units, energy cost/unit, and other savings values as applicable. Include all fuels / commodities for project, such as: electric energy, electric demand, natural gas, fuel oil, coal, water, etc.		
	Table showing the <b>Proposed</b> savings for each ECM from the final proposal, as detailed above.		
	<b>1.4 Savings Adjustments</b>		
	Provide summary of any energy and/or cost savings adjustments required.		
Evaluation	Is the basis for the adjustment valid, and have adjustment been consistently and uniformly applied?		
	<b>1.5 Performance and O&amp;M Issues</b>		
	Note impact of operating deficiencies or enhancements on generation of savings.		
	Note impact of maintenance deficiencies on generation of savings.		
	Detail any deficiencies that need to be addressed by ESCO or Government.		
	<b>1.6 Energy, Water, and O&amp;M Rate Data</b>		
	Detail energy and water rates used to calculate cost savings for this period.		
	Provide performance period rate adjustment factors for energy, water and O&M cost savings, if used.		

Reference Page	Project Level Item	Included? Note any deficiencies	Follow-Up?
Evaluation	Were rates shown in the final proposal used, and were rate adjustment factors applied correctly?		
Evaluation	If savings result from rate changes, have the baseline and new rates been reported?		
	Report actual energy and water rates at site for the same period. (Optional – Not required content)		
	<b>1.7 Verified Savings To Date</b>		
	Table Summarizing verified savings for each year during Performance Period To Date. Include energy savings, water savings (gallons/yr), energy & water cost savings (\$/yr), O&M cost savings (\$/yr), Total cost savings (\$/yr), and Guaranteed cost savings for year.		

**2.6.2 Annual Report - ECM Level Checklist #1 (Copy for Each ECM)**

Reference Page	ECM Level Item	Included? Note any deficiencies <i>ECM # / Name</i>	Follow-Up?
	% Project Total Cost Savings:	<i>x%</i>	
	% Project Energy & Water Cost Savings:	<i>y%</i>	
	<b>2. M&amp;V Activities and Verified Savings for Year # ___</b>		
	<b>2.1 Overview of ECM, M&amp;V Plan, and Savings Calculation for ECM</b>		
	Summarize the scope of work, location, and how cost savings are generated.		
	▪ Describe source of all savings including energy, water, O&M, and other (if applicable).		
	Discuss any changes in scope / results recorded in post-installation M&V report.		
	State M&V guideline and option used.		
Evaluation	Do M&V activities match declared M&V Option?		
	Provide an overview of M&V activities for ECM.		
	Explain the intent of M&V plan, including what is being verified.		
	Provide an overview of savings calculation methods for ECM.		
	Provide a general description of analysis methods used for savings calculations.		
	<b>2.2 M&amp;V Activities Conducted This Period</b>		
	Detail measurements, monitoring, and inspections conducted this reporting period in accordance with M&V plan.		
	Measurement equipment used		
	Equipment calibration documentation		
	Dates/times of data collection or inspections, names of personnel, and documentation of government witnessing		
	Details to confirm adherence to sampling plan		

Reference Page	ECM Level Item	Included? Note any deficiencies <i>ECM # / Name</i>	Follow-Up?
	% Project Total Cost Savings:	<i>x%</i>	
	% Project Energy & Water Cost Savings:	<i>y%</i>	
	Include all measured values for this period. Include periods of monitoring and durations and frequency of measurements. (Use appendix and electronic format as necessary). Include description of data format (headings, units, etc.).		
Evaluation	Have all activities prescribed in the Final Proposal been conducted?		
	Describe how performance criteria have been met.		
	Detail any performance deficiencies that need to be addressed by ESCO or Government.		
	Note impact of performance deficiencies or enhancements on generation of savings.		
	<b>2.3 Verified Savings Calculations and Methodology</b>		
	Provide detailed description of analysis methodology used.		
	<ul style="list-style-type: none"> <li>▪ Describe any data manipulation or analysis that was conducted prior to applying savings calculations.</li> </ul>		
	Detail all assumptions and sources of data, including all stipulated values used in calculations.		
	Include equations and technical details of all calculations made. (Use appendix and electronic format as necessary.) Include description of data format (headings, units, etc.).		
Evaluation	Did the reviewer verify the math in the savings calculations?		
	Details of any baseline or savings adjustments made.		
	Detail energy and water rates used to calculate cost savings.		
	<ul style="list-style-type: none"> <li>▪ Provide performance period energy &amp; water rate adjustment factors, if used.</li> </ul>		
Evaluation	Were rates shown in the final proposal used, and were rate adjustment factors applied correctly?		
Evaluation	If savings result from rate changes, have the baseline and new rates been reported?		
	Report actual energy and water rates at site for same period (Optional –not required content)		
	Detail verified savings for energy conservation measure for this performance year.		
	Table detailing baseline and verified annual savings for this energy conservation measure for the performance period: including the baseline energy use, post-install energy use, and projected savings for ECM. Detail energy units, energy cost, O&M savings, and other savings values as applicable. Include all applicable fuels / commodities for project, such as: electric energy, electric demand, natural gas, fuel oil, coal, water, etc.		
Evaluation	Do verified savings vary by more than 10% when compared to last year's savings?		
Evaluation	Is sufficient explanation provided for the change in savings?		
	<b>2.4 Details of O&amp;M and Other Savings (if applicable)</b>		
	Describe source(s) of savings		
	Describe verification activities		
	Provide performance period savings adjustment factors, if applicable.		
Evaluation	Were adjustment factors shown in the final proposal used, and were the factors applied correctly?		

Reference Page	ECM Level Item	Included? Note any deficiencies <i>ECM # / Name</i>	Follow-Up?
	% Project Total Cost Savings:	<i>x%</i>	
	% Project Energy & Water Cost Savings:	<i>y%</i>	
	<b>2.5 O&amp;M and Other Activities</b>		
	<b>Operating requirements:</b>		
	State organization(s) responsible for equipment operations. If appropriate, detail how responsibilities are shared.		
	Summarize key operating procedures and any related verification activities.		
	Detail any deficiencies that need to be addressed by ESCO or Government.		
	Note impact of operating deficiencies or enhancements on generation of savings.		
Evaluation	Is follow-up required by the Agency or ESCO on operating issues?		
	<b>Preventive maintenance requirements:</b>		
	State organization(s) responsible for performing maintenance. If appropriate, detail how responsibilities are shared.		
	Verification of scheduled maintenance items completed by ESCO or Government.		
	Detail any deficiencies that need to be addressed by ESCO or Government.		
	Note impact of maintenance deficiencies on generation of savings.		
Evaluation	Is follow-up required by the Agency or ESCO on preventive maintenance?		
	<b>Repair and replacement requirements:</b>		
	State organization(s) responsible for repair and replacement. If appropriate, detail how responsibilities are shared.		
	Summary of activities conducted this period by ESCO or Government.		
	Detail any deficiencies that need to be addressed by ESCO or Government.		
	Note impact of equipment deficiencies on generation of savings.		
Evaluation	Is follow-up required by the Agency or ESCO on repair or replacement issues?		









**Standard Measurement & Verification Plan  
for  
Lighting Equipment Retrofit or Replacement Projects  
Conducted Under DOE's Super ESPC Program**

Revised January 15, 2007

Federal Energy Management Program (FEMP)  
Office of Energy Efficiency and Renewable Energy  
U.S. Department of Energy

This document was developed for the U.S. Department of Energy's Federal Energy Management Program by Nexant, Inc., and Lawrence Berkeley National Laboratory. This document WILL BE posted on FEMP's web site at [http://www1.eere.energy.gov/femp/financing/superespcs\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespcs_mvresources.html).

Comments should be sent to [dasartor@lbl.gov](mailto:dasartor@lbl.gov).



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This document provides a comprehensive framework for a measurement and verification (M&V) Plan for lighting projects performed via an energy performance contract. A working group of industry and private sector parties involved with DOE's Super ESPC Program developed this document. It should serve the following purposes:

- Provide a foundation for an M&V plan for a lighting retrofit utilizing a “best practice” approach, which considers risk allocation, engineering accuracy, and cost-effectiveness. This document provides a base document that must be customized for individual applications.
- Reduce development and review times on individual projects.
- Provide guidance to Agencies on what is essential for robust M&V plan for lighting projects.
- Provides an example of an M&V Plan for one of the most common measures that complies with the requirements set forth in the FEMP M&V guidelines, Version 2.2<sup>1</sup>, and
- Provides an example of the format for M&V Plans for Federal ESPC projects, as detailed by the M&V Plan Outline.<sup>2</sup>

This document contains the basis for M&V Plan for lighting retrofit measures, using Option A method LE-A-02 with some modifications. This methodology is recommended for most lighting retrofit projects, as outlined in Section 2.1.

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<sup>1</sup> FEMP M&V Guideline V 2.2 available at [http://www1.eere.energy.gov/femp/financing/superespcs\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespcs_mvresources.html)

<sup>2</sup> Based on V1.0 M&V Plan Outline for FEMP Super ESPC projects is available at [http://www1.eere.energy.gov/femp/financing/superespcs\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespcs_mvresources.html)



## 2.1 USER NOTES

The M&V approach outlined herein contains many specific parameters. The prescribed methodologies were developed with consideration for technical accuracy, cost effectiveness, and appropriate risk allocation.

This draft plan is intended to be used as a starting point, and must be customized for each project. This plan only covers section three, *M&V Plan and Savings Calculation Methods*, of the M&V Plan Outline<sup>3</sup>, and must be used with the first two sections *Executive Summary / M&V Overview & Proposed Savings Calculations* and *Whole Project Data / Global Assumptions*.

All text **highlighted in yellow** indicates data that should be customized for the project. In some locations, footnotes or text-boxes are included to provide additional instructions. Instructions should not be included in the M&V plan.

For projects that deviate from the prescribed methodologies, the ESCO is expected to document the deviations from the base plan, which:

- Allows government staff to easily assess the M&V approach; and
- Helps to ensure a minimum level of rigor is maintained on individual projects in order to maintain the integrity of the DOE program.

This approach is suitable for projects that:

- Consist of lighting fixture retrofits and / or replacements;
- Do not generate savings through reductions in operating hours (e.g., day lighting controls or occupancy sensors)
- Projects where lighting saving are more than \$100,000 per year and lighting savings comprise more than 30% of total project savings
- Projects where the agency seeks rigorous verification of savings regardless of savings amount.

## 2.2 RISK AND RESPONSIBILITY MATRIX

The risk and responsibility matrix provides an overview of risk allocation in a Super ESPC contract. Since the matrix must align with the M&V plan, the following are key items that need to be properly addressed in the Risk and Responsibility matrix for this ECM:

*Operating Hours:*

- Operating hours are based on monitored baseline data described in this plan. The post-retrofit period operating hours are stipulated to be the same as the baseline

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<sup>3</sup> op cit

period. The Agency is responsible for any changes in operating hours, and the verified savings will be based on the baseline operating hours.

*Equipment Performance:*

- ESCO is responsible for ensuring that the new lamps and ballasts are as specified, and meet the expected performance parameters, which should be defined in the M&V plan

**2.3 INSTRUMENTATION REQUIREMENTS**

The sample M&V plan specifies the minimum accuracy requirements of the instrumentation to be used for measurements. Specific instrumentation identified in the sample plan are provided as examples of the type of measurement device which should be used. Include the actual specifications and measurement accuracies of any equipment used. If the accuracy is much less than prescribed, the measurements from equipment may not be suitable as they introduce additional error into the energy calculations.

**Table 1 Example Instrumentation Specifications**

Equipment Type	Purpose	Accuracy of Measurement	Example Brand Names
Light level meter	Establish functional performance of baseline and new lighting equipment	± 5%	<ul style="list-style-type: none"> <li>▪ Extech</li> <li>▪ Amprobe</li> <li>▪ Greenlee</li> </ul>
Power meter	Establish true RMS power draw of baseline and new lighting equipment	± 3%	<ul style="list-style-type: none"> <li>▪ Fluke 39/41/41B</li> <li>▪ Extech 4KC20</li> <li>▪ AEMC 3910</li> </ul>
Light on/off data logger	Measure run time of lighting fixtures	Time measurements are ±1 minute / week; Light threshold adjustment range 10 – 1,000 lumens / m <sup>2</sup>	<ul style="list-style-type: none"> <li>▪ Onset Computer Hobo Loggers</li> <li>▪ Dent Instruments SmartLogger</li> <li>▪ Omega OM-53</li> </ul>

**2.4 M&V PLAN SUMMARY**

Table 2 summarizes the key elements present in this Standard M&V plan for Lighting Equipment Retrofits. The content is organized into four sections: Baseline M&V Activities, Post-Installation M&V Activities, Annual / Periodic M&V Activities, and Energy Use and Savings Calculations.

**Table 2 Summary of Key Elements in Standard M&V Plan for Lighting Retrofits**

<b>ECM – Lighting Equipment Retrofit</b>			
<b>Brief ECM Description:</b> Retrofit existing fluorescent, incandescent, and HID lighting fixtures with more efficient lamps and ballasts. Savings will result from reduced fixture power consumption. Operating hours are not affected by this ECM			
<b>M&amp;V Option:</b>	<b>Option A</b>	<b>Protocol:</b>	<b>FEMP M&amp;V Guidelines V 2.2</b>
<p><b>Baseline M&amp;V Activities:</b>  <i>(Summary of Measurements Performed, Assumptions, Other Sources of Data, Baseline Energy Use Calculation Methodology)</i></p> <ul style="list-style-type: none"> <li>▪ Baseline fixture power measured for lamp ballast combinations (LBC) representing a total of 75% of the baseline connected load. Sampling plan requires <math>\pm 10\%</math> uncertainty at a confidence level of 90%.</li> <li>▪ Baseline Operating Hours measured for usage groups representing at least 75% of the energy savings. Sampling plan requires <math>\pm 20\%</math> uncertainty at a confidence level of 80%.</li> <li>▪ Operating hours for usage groups not measured are based on data provided by facility</li> <li>▪ Fixture powers for LBCs not measured are based on manufacturer's data.</li> <li>▪ HVAC interactions are negligible</li> <li>▪ Fixture counts from lighting audit</li> <li>▪ Baseline energy use based on product of the baseline fixture power consumption, operating hours, and fixture quantities for each line item in the lighting audit</li> </ul> <p>Baseline demand based on product of the baseline fixture power consumption, demand coincidence factor (based on operating hours and peak building demand period), and fixture quantities for each line item in the inventory</p>			
<p><b>Post-Installation M&amp;V Activities</b>  <i>Summary of Inspections, Measurements to be performed, Reporting Requirements and Submittals</i></p> <ul style="list-style-type: none"> <li>▪ Lighting audit and inspection to confirm final fixture counts</li> <li>▪ Fixture power measurements for lamp ballast combinations representing a total of 75% of the post-installation connected load. Sampling plan requires <math>\pm 10\%</math> uncertainty at a confidence level of 90%.</li> <li>▪ Operating hours assumed to be the same as baseline operating hours</li> <li>▪ Verified post-installation energy use based on product of the verified post-installation fixture power consumption, operating hours, and fixture quantities for each line item in the inventory</li> <li>▪ Verified post-installation demand based on product of the verified post-installation fixture power consumption, demand coincidence factor (based on operating hours and peak building demand period), and fixture quantities for each item in inventory</li> <li>▪ Use Proposed Savings Calculations methodology, using verified post-installation fixture powers</li> <li>▪ Post-Installation report in accordance with IDIQ Requirements.</li> </ul>			
<p><b>Annual or Periodic M&amp;V Activities:</b>  <i>(Summary of Inspections, Measurements to be performed, Reporting Requirements and Submittals)</i></p> <ul style="list-style-type: none"> <li>▪ Inspect approximately 1% of the floor area retrofitted annually.</li> <li>▪ Select areas to be inspected randomly, and avoid inspecting same areas each year.</li> <li>▪ No additional measurements required</li> <li>▪ Verified savings based on post-installation M&amp;V results</li> <li>▪ Report deficiencies that affect energy savings to facility when they are identified, and summarize issues and response in Annual Report</li> <li>▪ O&amp;M data to be provided by facility and included in Annual Report</li> <li>▪ Annual Report in accordance with IDIQ Requirements.</li> </ul>			
<p><b>Energy Use and Savings Calculations:</b>  <i>(Summary of Savings Calculation Method)</i></p> <ul style="list-style-type: none"> <li>▪ Proposed post-installation energy use based on product of the post-installation fixture power consumption (based on post-installation M&amp;V results), operating hours, and fixture quantities for each line item in the inventory</li> <li>▪ Proposed post-installation demand based on product of the post-installation fixture power consumption (based on post-installation M&amp;V results), demand coincidence factor (based on operating hours and peak building demand period), and fixture quantities for each item in inventory</li> <li>▪ Savings are the difference between the baseline and post-installation energy use and demand.</li> </ul>			

## Section 3 Lighting Retrofit M&V Plan and Savings Calculation Methods

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### 3.1 OVERVIEW OF ECM, M&V PLAN, AND SAVINGS CALCULATION

A complete retrofit of the lighting equipment in the *Federal Center* is planned as a part of the ESPC agreement. The existing fixtures (*specify quantity*) will be *retrofitted/replaced* with more efficient equipment. Energy savings and demand savings will result from this project.

Option A has been selected for this measure due to the high confidence with which the fixture demand and operating hours may be determined. Equipment numbers and locations will not vary and operating hours are not projected to change after the project is implemented.

The Measurement and Verification Plan for the lighting efficiency retrofit at the *Federal Center* will follow FEMP M&V Option A, Method LE-A-02 (with modifications) using DOE's Standard Measurement & Verification Plan for Lighting Equipment Retrofit or Replacement Projects dated December 8, 2006. The modifications to the Standard Plan include the following items:

- *No changes*<sup>4</sup>

The variables affecting savings from this lighting project are fixture power consumptions, hours of operation, and level of coincident operation (what portion of the connected lighting load is operating when the building peak demand is set). Fixture power consumptions were measured on a sample of the most common fixture types. For less common fixture types, fixture powers were based on a table of standard fixture powers or manufacturer's data. Tables and specifications used in this project are provided in the Appendix.

Operating hours have been measured on a sample of space types during the Detailed Energy Survey. The measured hours will be used to estimate the energy and demand savings during performance period and will not be adjusted even if the actual operating schedules change.

The Measurement and Verification Plan for this retrofit assumes:

- Operating hours will be measured during the Detailed Energy Survey, prior to contract signing. The hours for the lighting fixtures will be the same before and after the equipment retrofit for the purpose of energy savings calculations.
- Fixture power consumptions before and after the retrofits or replacements will be measured.
- Interactive effects on heating and cooling equipment from the lighting retrofit will not be considered since heating and cooling interactions effectively cancel each other out<sup>5</sup>.

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<sup>4</sup> INSTRUCTIONS: If any changes have been made from the details in the template approach, detail them here.

<sup>5</sup> INSTRUCTIONS: Energy interactions should be accounted for if the effect of heating and cooling penalties are not of similar magnitudes. In some electrically heated (or re-heated) buildings, the heating penalty can have a dramatic effect on energy usage and should be accounted for in the M&V plan.

- Lighting levels will not decrease as a result of the lighting equipment retrofit, unless explicitly specified for an individual area. Existing lighting levels have been measured and recorded for representative spaces and areas of concern. Results are included in the equipment inventory.

### 3.2 ENERGY AND WATER BASELINE DEVELOPMENT

During the Detailed Energy Survey, which took place during April 2006, a comprehensive lighting audit was completed. A room-by-room inventory of fixture counts, types, and circuits was made. This inventory of all existing lighting equipment, including baseline lighting levels is provided in the Appendices.

In all cases, burned out fixtures and lamps are noted in the room-by-room inventory. During the survey, x% of fixtures had one or more burned out lamps or ballasts. This was accounted for in the baseline and in the savings calculations by [Describe actions or adjustments.]

#### 3.2.1 Lighting Levels

Lighting levels will not decrease as a result of the lighting equipment retrofit, unless explicitly specified for an individual area. Baseline lighting levels have been measured and recorded for representative spaces and areas of concern. The areas for which baseline and post-installation lighting levels will be documented have been agreed upon and include the following:

Space Type	Locations	Notes
Typical private office	One on each exposure N, E, S, W	
Typical hallway	One per floor	
Typical open office		
Mechanical equipment shop	Basement	Existing light levels are insufficient
Main conference room	2nd floor, room 230	

Lighting level measurements were made so they are repeatable before and after the equipment replacement. The calibration certificate for the Amprobe lighting meter model xxyy (dated x/y/cccc) is included in the Appendix. At a minimum, all light level measurements include the following for each space: 2 measurements will be recorded - 1 directly underneath a fixture, and one in between fixtures, both 30" off floor. If possible, measurements will be made when the contribution from daylight is minimal.

#### 3.2.2 Fixture Power Consumption

During the lighting survey, fixture types (lamp/ballast combinations or LBCs) present in this facility were identified, and are called 'fixture type groups<sup>6</sup>.' Samples of the most common fixture type groups were measured to determine the fixture power consumption under actual operating conditions. The measured fixture type groups represent more than 75%<sup>7</sup> of the affected baseline connected lighting load. A total of [number] fixture type groups were identified, which include at least 75% of the affected lighting connected load, as shown in Table 3 Section 3.2.5.

<sup>6</sup> Lamp / ballast combination or LBC is acceptable terminology as well.

<sup>7</sup> INSTRUCTIONS: 75% is the recommended amount, but there may be situations where it is not practical to measure sufficient fixture types that represent 75% of the new load. Such a situation may arise where there are numerous fixture types, each of which is only a small portion of the connected load. If applicable, note changes made and why in 3.1 Overview of ECM, M&V Plan, and Savings Calculation section.

For the remaining fixture types that were not measured, fixture powers were taken from a table of standard fixture powers or manufacture's data. The table of fixture powers to be used is from *[reference data source<sup>8</sup>]*.

After the fixtures are replaced, power measurements will again be taken on a sample of fixture type groups that represent more than 75% of the new connected load. For new equipment, power measurements will be made after at least 100 hours of operation on each fixture. In all cases, fixtures will operate for at least one hour prior to measurement in order to achieve typical operating temperature. For the remaining fixture types that are not measured, fixture power consumptions will be taken from a table of standard fixture powers or from manufacturer's specifications.

In all cases, the number of power measurements taken is sufficient to achieve a +10% precision at 90% confidence using a Usage Group Sampling technique as discussed in Section 3.2.4. Since similar fixtures have similar powers, normally only a few measurements would be necessary to achieve this high degree of precision. However, some buildings have fixture populations that are not homogeneous due to lamp and ballast replacement over time or from localized remodeling. The assumption of a homogeneous population was *not* valid and additional measurements were required to achieve the desired accuracy level including *[specify affected fixture groups]*.

Where it is impractical to measure power directly at the fixture, fixture circuits may be measured if no other loads are on the circuit. The total power divided by the number of fixtures represents the average fixture power, but multiple circuits must be measured in order to calculate the standard deviation of the measurement and thus show that confidence and precision criteria have been met. The results of the baseline measurements are presented in Table 4 in section 3.2.5. The results of the post-installation measurements will be included in the Post-Installation Report.

A *Fluke Model 39 True RMS Power Meter* was for all measurements, which has a true RMS power measurement accuracy of  $\pm 2\%$ . A *Fluke Model 80i-110s current probe with an accuracy of  $\pm 3\%$*  was used when measuring power on individual fixtures, or on groups of fixtures when the total current was less than 5A. A *Fluke Model i200s current probe with an accuracy of  $\pm 2\%$*  was used when measuring power on circuits where the current was at least 5 Amps. The most recent calibration certificate for the *Fluke equipment dated x/y/cccc* is included in the Appendix. The power meter measured true RMS power, accounting for Volts, Amperes, power factor, and total harmonic distortion<sup>9</sup>.

### 3.2.3 Usage Groups for Operating Hours

A separate set of lighting usage groups were identified based on space functionality and estimated operating hours. For usage groups that represented more than 5% of the energy savings, fixture operating hours were monitored to determine the typical operating hours<sup>10</sup> using

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<sup>8</sup> INSTRUCTIONS: Reference specific source of data, such as a utility company's lighting wattage chart. Provide source data in Appendix if feasible.

<sup>9</sup> INSTRUCTIONS: True RMS power measurements are required to ensure that the measurements are accurate. This is a particular concern where harmonics may be present. It is not necessary to record the THD, but the meter used must be able to accurately measure the true RMS power when harmonic distortion is present, which may be the case when measuring electronic ballasts.

<sup>10</sup> INSTRUCTIONS: In the event there are a large number of usage groups, each of which comprises only a small amount of the savings, it is recommended that the Building Level Sampling Approach (a.k.a. stratified sampling) described in Appendix D.3.1 of the FEMP M&V

a Usage Group Sampling technique as discussed in Section 3.2.4. Groups that represent 5%<sup>11</sup> or less than the expected energy savings were not metered; operating hours were based on typical hours of occupancy. However, sufficient usage groups were monitored to account for at least 75%<sup>12</sup> of the total energy savings (kWh). A total of **number** of usage groups were identified, which include **X%** of the affected lighting energy savings, as shown in Table 4 in section 3.2.5.

During the audit, the operating hours for a sample of lighting fixtures in each usage group was measured over a three-week period. The monitored operating hours were used to estimate the annual operating hours for each of the usage groups with an intended precision of +20% at 80% confidence. The purpose of monitoring the operating hours is to reduce uncertainty in the final savings estimate. However, **the ESCO** is not responsible for uncertainty in or changes to the operating hours, so additional monitoring will not be required if the intended precision criteria is not met. The measured operating hours for each usage group will be used as the annual operating hours during the performance period.

**Hobo lighting loggers** were installed inside the lighting fixtures. These loggers record the time of the change-of-state between on and off. In addition to the total operating hours recorded, logger data was evaluated to determine the number of hours that a fixture was operating during the building's peak demand period, **between 1:00 and 4:00 PM**<sup>13</sup>. This information was used to estimate the probability that fixtures in each usage group would be operating coincident with the building peak load. This data was used to determine an overall peak coincidence factor for the lighting, which ensures demand savings are not overestimated. The results of the measurements are presented in Table 4 in Section 3.2.4.

The specification of the loggers used includes: light threshold adjustment range from 10 to 100 lumens/m<sup>2</sup> (fluorescent light) and record on-off times with an accuracy of ±1 minute per week). **These new data loggers were calibrated by the manufacturer.** The results of the metered data are summarized in Section 3.2.5 and all metered data are included in the Appendix.

### 3.2.4 Sample Sizes

Appendix D.3.2, *Usage Group Sampling*, in the FEMP M&V Guidelines (V 2.2, 2000) describes the details of the method used to determine the sample size for each usage group or fixture type measurement<sup>14</sup>. These procedures apply to groups used to determine operating hours and fixture powers. Precision and confidence criteria were selected based on experience with previous

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Guidelines version 2.2 be used, rather than the Usage Group sampling approach described herein. This will result in a total sample size much smaller than usage group sampling, but without necessarily compromising the overall uncertainty. Despite the name "Building Level Sampling Approach", it can be applied to campuses and bases where different buildings have similar schedules.

<sup>11</sup> INSTRUCTIONS: It is recommend that operating hours for all usage groups that account for more than 5% of the energy savings should be measured. If this is not practical, this should be noted in Section 3.1, and a justification for the deviation provided in Section 3.2.3. Building Level Sampling (also called Stratified Sampling) may be used to reduce the total number of samples required.

<sup>12</sup> INSTRUCTIONS: 75% of kW is the recommended amount, but there may be situations where it is not practical to measure sufficient usage groups that represent 75% of the load. Such a situation may arise where there are numerous usage types, each of which is only a small portion of the connected load. If applicable, note changes made and why in Overview of ECM, M&V Plan, and Savings Calculation section.

<sup>13</sup> INSTRUCTIONS: Use the actual time frame that corresponds to the site's peak usage.

<sup>14</sup> INSTRUCTIONS: If Building Level Sampling is used for operating hours, base the sample size on 20% precision at 80% confidence and ignore the sample size discussion contained in this section. Assume a  $C_v$  of 0.5 for each group unless better information is available.

projects and represent a reasonable compromise between desired precision and cost-effectiveness.

A sample of monitoring points for each usage groups was determined by the following procedure:

1. Define the desired precision and confidence for each measured parameter. For measuring fixture powers, +10% precision at 90% confidence is desired. A high degree of precision is required because new fixture powers are subtracted from the existing fixture powers. Both need to be known with a high degree of precision in order to reduce the uncertainty in the difference. For measuring usage group operating hours, +20% precision at 80% confidence was selected because: 1) the ESCO is not responsible for usage characteristics, and; 2) it is not cost-effective to reduce uncertainty further.
2. Since sample size required to meet stated precision and confidence criteria is dependent on the actual measurement results, assume an initial coefficient of variation for each measured parameter. For existing fixture power, use  $C_v = 0.2$ ; for new fixtures, use  $C_v = 0.1$ ; for operating hours, use  $C_v = 0.5$ .
3. Using the stated assumptions and Equation D.3 from the FEMP M&V Guidelines<sup>15</sup>, estimate the sample size  $n$  for the power and operating hour measurements. Given the assumed large size of fixtures and usage group spaces, ignore the finite population correction and use the following standard statistical equation for estimating sample sizes:

$$n = \frac{Z^2 C_v^2}{p^2} \quad \text{Equation 1}$$

where:

- $Z$  = Z statistic for desired confidence interval
- $p$  = desired precision
- $C_v$  = coefficient of variation
- $n$  = sample size after rounding up to the next integer

The coefficient of variation ( $C_v$ ) is simply the standard deviation of the measurement divided by the average measurement value.

$$C_v = \frac{\sigma}{\bar{x}} \quad \text{Equation 2}$$

where:

- $\sigma$  = standard deviation of the measurement

$$\sigma = \sqrt{\frac{\sum (x - \bar{x})^2}{n - 1}} \quad \text{Equation 3}$$

- $x$  = individual measured values

<sup>15</sup> See Appendix D – Sampling Guidelines, pages 321 & 322 of M&V Guidelines: Measurement and Verification for Federal Energy Projects, Version 2.2.



$\bar{x}$  = average measured value of  $n$  samples

Note: the standard deviation function is provided on all scientific calculators and spreadsheet software.

- Using the stated precision and confidence levels from Step 1, determine the sample size for each fixture type and operating hour usage group as follows:

Measured Value	Precision	Confidence	Z	Assumed Cv	Sample Size, n
Power, W (baseline)	+10%	90%	1.645	0.2	11
Power, W (new)	+10%	90%	1.645	0.1	3
Hours	+20%	80%	1.282	0.50	11

The selection of assumed  $C_v$  for each measurement type is based on experience with previous projects. Power measurement sample size may be increased if field results indicate significant variability in the measurements.

If a population of fixture types or usage groups is less than 100, refer to the FEMP Guidelines 2.2, Appendix D, equations D.3 and D.4 and Table D.2 for a discussion of how to adjust samples sizes for small populations.

- When taking power measurements in the field, it is not expected that the metering technician will calculate the actual  $C_v$  of the power measurements. Instead, the metering technician will compare the lowest measured value to the highest for each fixture type. If the highest measured value is more than twice the lowest measured value, the number of field measurements will be doubled for that fixture type group<sup>16</sup>.
- Using the actual  $C_v$ , calculated using Equation 1, the resultant precision can be calculated from the previous equations after some simple algebraic manipulation. The measurement precision can be calculated as follows:

$$p = \frac{ZC_v}{\sqrt{n}} \quad \text{Equation 4}$$

- Fixture powers will be based on the average of the measured values. Usage group operating hours will be based on the average of the measured values. The coincidence factor (CF, portion of that lighting operation that coincides with building peak) for each usage group will be based on the operating hours between the building's likely peak demand period of **1:00 and 4:00 PM** as follows:

$$CF_{UsageGroup} = \frac{\text{Measured Operating Hours during Building Peak Period}}{\text{Number of hours in building Peak Period}} \quad \text{Equation 5}$$

<sup>16</sup> This is not an arbitrary rule, but an observation that a population with a  $C_v$  of 0.2 has a range of about 2:1 between the highest and lowest values. If the ratio is greater than 2:1, it is very probable that the  $C_v$  is greater than 0.2.

8. Using the demand savings and measured operating hours, estimate the annual energy savings from each usage group.

### 3.2.5 Results

Fixture power measurements are listed in Table 3 below. The number of fixtures in each group, the contribution to the total connected load (for baseline fixtures only), power from standard table, power measurements, sample size, and precision are all provided.

If a table of standard fixture powers is used for the non-measured fixtures, providing the table power and measured power allows assessing the ability of the table to provide reliable fixture powers. If measured values are consistent with table values, it can be assumed that the table is reliable. If there are significant differences between the table and the measured values, they could be caused by fixture misidentification, mixed fixture types, atypical operating conditions, over- or under-Voltage conditions, or other factor(s) that should be investigated.

Table 3 Fixture Power Measurements – Types, Monitoring Points, Results

Fixture Type	Number of fixtures	% of Baseline Lighting kW	Table Power, W	Number of Measurements	Average Measured Power, W	Std Dev, W	Actual $C_v$	Precision at 90% confidence
F41ES	73	2%	48	11	52	8	0.15	8%
F42ES	60	2%	82	11	86	10	0.12	6%
F44ES	1,339	87%	144	11	140	18	0.13	6%
I75/1	103	4%	75	11	73	5	0.07	3%
Totals	1,575	97%						

[codes and numbers are illustrative only]

The operating hours for the usage groups were monitored for a three-week period in **April – May 2006**. The average annual operating hours for each usage group are shown in Table 4, along with the actual  $C_v$  of each group. Where the reported  $C_v$  is less than 0.2 (the originally assumed value for baseline fixtures), it is safe to conclude that the precision criterion has been met. If the  $C_v$  is greater than 0.2, the actual precision will be greater than the intended value.

The demand reduction listed in Table 4 is based on a reduction in the connected load multiplied by the coincidence factor for that group. The coincidence factor for each usage group represents the fraction of fixtures operating when the building peak demand is set and therefore represents that usage group's contribution to the demand reduction seen at the utility meter. For groups where the hours (and therefore the coincidence factor) are unmeasured, a coincidence factor will be estimated from the same schedule used to estimate the operating hours.

Table 4 Usage Group Descriptions, Monitoring Points & Results

Usage Group	Number of fixtures	Circuits (N)	Measured Points (n)	Connected load reduction, (kW)	Annual operating hours	Energy savings, kWh	% of total savings	Actual Cv	Precision at 80% confidence	Peak Coincidence Factor (1 – 4 pm)	Demand Reduction, kW
24 Hour - Exit	69	21	0	0.82	8,760	7,169	4%			100%	0.8
24 Hour - Misc	30	9	5	1.78	8,760	15,598	8%	0.2	7.6%	72%	1.3
Closed Office Areas	673	204	22	22.96	1,900	43,377	23%	0.65	16.8%	68%	15.6
Common Areas	581	176	11	37.39	2,800	104,343	56%	0.43	16.1%	86%	32.2
Conference Rooms	43	13	0	2.75	1,600	4,436	2%			50%	1.4
Halls and Common areas	131	37	0	1.56	3,000	4,633	2%			86%	1.3
Storage, comp. closets	218	66	0	5.57	1,200	6,850	4%			50%	2.8
Totals	1745	526	38	72.83		186,406	100%				55.4

[groups and numbers are illustrative only]

### 3.3 PROPOSED ENERGY & DEMAND SAVINGS CALCULATION METHODOLOGY<sup>17</sup>

Lighting energy savings (kWh) are based on the difference between the baseline and post-retrofit power (Watts), the fixture quantities, and the hours of operation. For this M&V plan, it is assumed that the operating hours remain constant during the performance period. Fixture demand savings are calculated as the difference between the baseline and post-retrofit power (Watts) multiplied by the coincidence factor defined in Section 3.2.4.

The proposed lighting energy and demand savings are calculated for each line item in the lighting audit inventory using Equations 6 and 7 below:<sup>18</sup>

$$ES = [(FP_{Base} \times N_{Base}) - (FP_{Post} \times N_{Post})] \times H \quad \text{Equation 6}$$

$$DS = [(FP_{Base} \times N_{Base}) - (FP_{Post} \times N_{Post})] \times CF \times 12 \quad \text{Equation 7}$$

Where:

- ES = Annual electric energy savings (in kWh)
- DS = Annual electric demand savings (in kWh)
- FP<sub>Base</sub> = Baseline fixture power consumption (in kW/fixture)
- FP<sub>Post</sub> = Post-installation fixture power consumptions (in kW/fixture)
- N<sub>Base</sub> = Number of baseline fixtures
- N<sub>Post</sub> = Number of post-installation fixtures.
- H = Annual operating hours
- CF<sub>j</sub> = Coincidence factor

**Table 5 Example Calculation Table**

Line Item	Baseline Fixture Power (FP <sub>Base</sub> )	Number of baseline Fixtures (N <sub>base</sub> )	Post-Installation Fixture Power (FP <sub>Post</sub> )	Number of Post-Install fixtures (N <sub>post</sub> )	Annual Operating Hours (H)	Coincident Factor (CF)	Annual Demand Savings (DS)	Energy Savings (ES)
1	0.100	100	0.085	100	3200	0.75	13.5	4,800
2	0.075	10	0.025	10	8760	1	6.0	4,380

<sup>17</sup> INSTRUCTIONS: The approach described assumes a simple electric rate. If the rate uses a time-of-use periods, the approach shown can be modified by calculating the energy and demand savings separately for each time-of-use period. More complex rates, such as demand ratchets, may require additional calculations.

<sup>18</sup> The calculation method shown here is based on calculating savings for each line item separately.

Total energy and demand savings are the sum of the energy and demand savings for each line item. The total annual cost savings will be determined using Equation 8:

$$ECS_{Total} = ES_{Total} \times ER + DS_{Total} \times DR \quad \text{Equation 8}$$

Where:

- $ECS_{Total}$  = Total annual energy cost savings (in dollars)
- ER = Electric energy rate (in \$/kWh)
- DR = Electric demand rate (in \$/kW)

The electric energy and demand rates are outlined in *Whole Project Data / Global Assumptions*<sup>19</sup>.

As described in the Responsibility Matrix, no alterations or renovations to the office spaces are planned. Should the **Agency** make any changes, it assumes the risk that the savings calculated by this plan may not materialize.

### 3.4 OPERATIONS AND MAINTENANCE AND OTHER COST SAVINGS

O&M savings are not being claimed for this ECM.

### 3.5 PROPOSED ANNUAL SAVINGS FOR ECM

The detailed lighting inventory and retrofit specifications are included with the detailed savings calculations in the Appendices.

Table 6 Proposed Annual Savings for ECM 1- Lighting

	Total energy use (MegBtu/yr)*	Electric energy use (kWh/yr)	Electric demand (kW-yr)	Electric energy cost, Year 1 (\$/yr)	Electric demand cost, Year 1 (\$/yr)	O&M costs, Year 1 (\$/yr)	Total costs, Year 1 (\$/yr)
Baseline use						NA	
Post-installation use						NA	
<b>Savings</b>						<b>\$0</b>	

\* 0.003413 MegBTU = 1 kWh

The unit of demand reduction— kW-yr— is the sum of the monthly demand reductions.

### 3.6 POST-INSTALLATION M&V ACTIVITIES

Upon completion, an as-built inventory of post-installation lighting fixtures will be supplied, including the lighting ballasts and lamps actually installed, and lighting illumination levels (foot-candles) in the areas specified. Lighting level measurements will be made in the same fashion as baseline measurements, and will be taken after at least 100 hour of fixture use. Current

<sup>19</sup> INSTRUCTIONS: Utility rates are provided in section 2 of the M&V Plan outline, Whole Project Data / Global Assumptions. This document only addresses the ECM Specific M&V Plan (Section 3). If the rate uses a time-of-use periods, the approach shown can be modified by calculating the energy and demand savings separately for each time-of-use period. More complex rates, such as demand ratchets, may require additional calculations.

calibration certificates for the meter used will be provided. Savings predictions will be corrected based on as-built data and will be reported in the Post-Installation Report.

Immediately following installation, fixture power consumption will be measured in a manner identical to that for the baseline fixtures, after the fixtures have burned for at least 100 hours. Sample sizes for measurements and procedures are described in Section 3.2.4. These measurements will be used to calculate actual expected energy savings, and will be detailed in the Post-Installation Report.

### 3.7 PERFORMANCE PERIOD VERIFICATION ACTIVITIES

Once per year, for each year of the contract, ESCO will conduct a site visit, during which the lighting system will be inspected to verify proper operation, ensure that it has been maintained, and continues to have the potential to generate the expected savings.

A minimum of 1% of affected floor space will be visually inspected to ensure presence of specified lighting equipment. Lighting replacement stock will be inspected during the annual site visit to ensure that the proper replacement equipment is available.

The Annual Report will detail the results of annual inspections, noting significant problems such as burned-out lamps and ballasts and deviations with the expected number of operating fixtures, etc. The following data will be included in the annual report:

- Dates and times of site visits;
- ESCO and Agency Staff involved;
- Areas inspected and findings from inspections;
- Evaluation of lighting replacement inventory and purchase orders to determine if consistent with ESCO installed equipment;
- Number of lamp and ballast replacements made over the performance year;
- Any problems identified with the lighting systems by ESCO or Agency;
- Any major changes in facility that affect this ECM;
- Any changes in usage of lighting systems

The **Agency** is required to track and report to the **ESCO** the following items each year:

- Number of lamp and ballast replacements made over the performance year;
- Any problems identified with the lighting systems by Agency;
- Any major changes in facility that affect this ECM;
- Any changes in usage of lighting systems









**Standard Measurement & Verification Plan  
for  
Chiller Replacement Projects  
Conducted Under DOE's Super ESPC Program**

**FINAL DRAFT**

**For Approval by ESPC Steering Committee**

**2/21/08**

Federal Energy Management Program (FEMP)  
Office of Energy Efficiency and Renewable Energy  
U.S. Department of Energy

This document was developed for the U.S. Department of Energy's Federal Energy Management Program by Nexant, Inc. This document will be posted on FEMP's web site at [http://www1.eere.energy.gov/femp/financing/superespcs\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespcs_mvresources.html).

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# 1. BACKGROUND

This document provides a comprehensive framework for a measurement and verification (M&V) plan for chiller replacement projects performed via an energy savings performance contract. A working group of industry and private-sector parties involved with DOE's Super ESPC Program developed this document. It should serve the following purposes:

- Provide a foundation for an M&V plan for a common chiller replacement project utilizing a “best practice” approach, which considers risk allocation, engineering accuracy, and cost-effectiveness. This document provides a base document that must be customized for individual applications.
- Reduce development and review times on individual projects.
- Provide guidance to Federal agencies on what is essential for a robust M&V plan for chiller replacement projects.
- For one of the most common measures in ESPCs, provide an example of an M&V Plan that complies with the requirements set forth in the FEMP M&V guidelines.
- Provide an example of the format for M&V plans for Federal ESPC projects, as detailed in the M&V Plan Outline.<sup>1</sup>

This M&V plan for chiller replacement projects relies on an M&V Option A retrofit isolation approach using periodic on-site measurements. This methodology is recommended for most one-for-one chiller replacement projects, as outlined in this section.

## 2. HOW TO USE THIS GUIDE

### 2.1 Notes to the User

The M&V approach outlined herein contains many specific parameters. The prescribed methodologies were developed with consideration for technical accuracy, cost-effectiveness, and appropriate risk allocation.

This draft plan is intended to be used as a starting point and must be customized for each project. This plan only covers section three, *M&V Plan and Savings Calculation Methods*, of the M&V Plan Outline, and must be used in conjunction the first two sections, *Executive Summary / M&V Overview & Proposed Savings Calculations* and *Whole Project Data / Global Assumptions*.

All text **highlighted in yellow** indicates data that should be customized for the project. In some locations, footnotes or text boxes are included to provide additional instructions. Instructions should not be included in the M&V plan.

For projects that deviate from the prescribed methodologies, the ESCO is expected to document the deviations from the base plan. This approach will serve the following purposes:

- Allow government staff to easily assess the M&V approach, and
- Help to ensure that a minimum level of rigor is maintained on individual projects in order to maintain the integrity of the Super ESPC program.

The methodology included herein is suitable for the following projects:

- Projects that consist of one-for-one replacements of medium and large size chillers.
- Projects in which risks and responsibilities are to be allocated as indicated in Table 1.

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<sup>1</sup> Based on v1.0 M&V Plan Outline for FEMP Super ESPC projects, available at [http://www1.eere.energy.gov/femp/financing/superespcs\\_mvresources.html](http://www1.eere.energy.gov/femp/financing/superespcs_mvresources.html)

- Projects where energy cost saving of approximately \$30,000 per year or more result from the chiller replacement. If savings are less, economize on M&V activities. If savings are more, enhance M&V activities.
  - These annual M&V activities are estimated to amount to about 80 hours of engineering labor, with an additional 25 hours for annual O&M activities (sensor calibrations or replacements).
  - Most projects will also include additional initial M&V costs for installing the permanent instrumentation required to conduct these activities.

### 2.1.1 Companion Document: Engineering Supplement to the Standard Chiller M&V Plan

A companion document, Engineering Supplement to FEMP’s Standard Chiller M&V Plan, is attached as an appendix. The Engineering Supplement provides an outline of the analyses required to implement this M&V plan.

## 2.2 Risk and Responsibility Matrix

The Super ESPC Risk and Responsibility Matrix<sup>2</sup> provides an overview of risk allocation in a Super ESPC contract. In order to use this standard M&V plan, the project must allocate risks and responsibilities that align with the plan. The risk allocation herein is based on the typical arrangement for Super ESPC projects. **Table 2-1** outlines the key items that need to be included in the project’s Risk and Responsibility Matrix for this ECM.

**Table 2-1: Summary of Risk and Responsibility Matrix Items For This ECM**

Item of Responsibility	Description of Allocation
<b>1. Financial:</b>	
a. Interest rates:	N/A
b. Energy prices:	ESCO is not responsible for changes in energy rates.
c. Construction costs:	N/A
d. M & V costs:	Included in project costs. First year M&V cost estimated at \$6150.
e. Non-Energy Cost Savings:	Inclusion is optional based on project parameters. This example includes \$2000 annual cost savings for non-routine maintenance as a place holder.
f. Delays:	N/A
g. Major changes in facility:	See Load, below
<b>2. Operational:</b>	
a. Operating hours:	See Load, below
b. Load:	ESCO is not responsible for changes in load.
c. Weather:	ESCO is not responsible for weather.
d. User participation:	See Operations, below
<b>3. Performance:</b>	
a. Equipment performance:	ESCO responsible for equipment performance, as defined by kW/ton

<sup>2</sup> The Super ESPC Energy Savings Contract Risk, Responsibility and Performance Matrix, available at [http://www1.eere.energy.gov/femp/financing/superespcs\\_espbasicssp2.html](http://www1.eere.energy.gov/femp/financing/superespcs_espbasicssp2.html)

Item of Responsibility	Description of Allocation
b. Operations:	Customer must comply with operational sequence installed with ECM. ESCO is responsible for oversight.
c. Preventive Maintenance:	Customer must comply with ESCO specifications for preventive maintenance and manufacturer's requirements. ESCO is responsible for oversight.
d. Equipment Repair and Replacement:	Responsibility for equipment repair and replacement is negotiable specific to Agency policy.

## 2.3 Instrumentation Requirements

For the use of this standard M&V plan to be successful, the sensors used for baseline and post-installation measurements must meet minimum accuracy requirements and must be properly calibrated, as shown in Table 2-2. If the accuracy of any instrument is less than prescribed, the measurements may not be suitable, as they will introduce unacceptable levels of error into the energy calculations.

The instrumentation accuracy requirements are designed to ensure that overall energy and cost estimates are reasonable. Although error analysis is not required by Super ESPC projects, it is important to keep in mind that the inaccuracies introduced by the instrumentation will likely be the greatest source of uncertainty in calculated savings. For a chiller project, the most important measurements are the chilled water temperatures. Additional care should be taken to ensure these sensors have the recommended accuracies.

**Table 2-2: Required Instrumentation Accuracies<sup>3</sup>**

Equipment Type	Purpose	Accuracy of Instrumentation
Flow meter	Chilled water flow (GPM)	±2%
Immersion temperature sensors	Chilled water temperatures (°F)	±0.3°F
Immersion temperature sensors	Condenser water temperatures (°F)	±0.5°F
Power meters	True RMS Power	±2%
Outdoor air relative humidity / wet-bulb temperature sensors	Outdoor air wet-bulb temperatures	±3%
Outdoor air temperature sensors	Outdoor air dry-bulb temperatures	±1.0°F

The actual specifications and measurement accuracies of any equipment used should be included in the M&V plan. Specific instrumentation types identified herein are provided as examples of the measurement devices that should be used. Other important factors that must be considered in selecting proper instrumentation are locations, installation requirements, signal outputs, and calibration requirements.

## 2.4 M&V Plan Summary

The following table summarizes the key elements present in this standard M&V plan for chiller replacements. The content is summarized in **Table 2-3** into four sections: Baseline M&V Activities, Post-Installation M&V Activities, Annual / Periodic M&V Activities, and Energy Use and Savings Calculations.

<sup>3</sup> See ASHRAE Guideline 14-2002 for additional information on instrumentation selection.



**Table 2-3 : Summary of Key Elements in Standard M&V Plan for Chiller Replacement**

<b>ECM – Chiller Replacement</b>			
<b>Brief ECM Description:</b>			
<b>M&amp;V Option:</b>	<b>Option B</b>	<b>Protocol:</b>	<b>IPMVP 2007</b>
<p><b>Baseline M&amp;V Activities:</b></p> <p><i>(Summary of measurements performed, assumptions, sources of data, baseline energy use calculation methodology)</i></p> <ul style="list-style-type: none"> <li>▪ Confirm baseline meter calibration and accuracy</li> <li>▪ Collect baseline data across expected range of operating conditions (e.g., load, outside air temperature and humidity), including both shoulder and peak months (either April – July or August – October). Parameters measured include: <ul style="list-style-type: none"> <li>○ Chiller electric demand (kW) and energy use (kWh)</li> <li>○ Chilled water load (tons), calculated from coincident measurements of chilled water flow (gpm), chilled water supply and return temperatures (°F),</li> <li>○ Condenser water supply and return temperatures (°F),</li> <li>○ Pump and cooling tower demand (kW) and energy use (kWh) (if affected), cooling tower fan kW (if affected),</li> <li>○ Outdoor air temperature and humidity.</li> </ul> </li> <li>▪ Calculate chilled performance (kW/ton) across expected range of operating conditions (e.g., load, outside air temperature and humidity), extrapolate short term cooling load measurements to annual cooling load profile for baseline conditions, and verify cooling tower performance (Approach and Range), chilled water and condenser water setpoints, chiller sequencing and other baseline parameters</li> <li>▪ Collect baseline documentation: nameplate data, operating schedules, chiller ages and condition, loads served, location.</li> <li>▪ Document assumptions including: baseline weather conditions (based on TMY2 weather data for nearest site with similar weather conditions), seasonal operating schedules, Month and time of day of peak building demand</li> </ul>			
<p><b>Post-Installation M&amp;V Activities</b></p> <p><i>(Summary of inspections, measurements to be performed, reporting requirements and submittals)</i></p> <ul style="list-style-type: none"> <li>▪ Confirm post-installation meter accuracy and calibration</li> <li>▪ Conduct post-installation performance test for two weeks. Parameters to be measured include: <ul style="list-style-type: none"> <li>○ Chiller electric demand (kW) and energy use (kWh),</li> <li>○ Chilled water load (tons), calculated from coincident measurements of chilled water flow (gpm), chilled water supply and return temperatures (°F),</li> <li>○ Condenser water supply and return temperatures (°F),</li> <li>○ Pump (if affected) and cooling tower fan (if affected) demand (kW) and energy use (kWh),</li> <li>○ Outdoor air temperature and humidity.</li> </ul> </li> <li>▪ Measured pump demand (kW) and energy (kWh) (if affected), cooling tower fan demand (kW) and energy use (kWh) (if affected)</li> <li>▪ Post-Installation report in accordance with IDIQ requirements</li> </ul>			

### **Annual or Periodic M&V Activities**

*(Summary of inspections, measurements to be performed, reporting requirements and submittals)*

- Confirm meter accuracy and perform calibrations
- Perform system performance test using permanently installed metering
- Parameters to be measured include:
  - Chiller electric demand (kW) and energy use (kWh),
  - Chilled water load (tons), calculated from coincident measurements of chilled water flow (gpm), chilled water supply and return temperatures (°F),
  - Condenser water supply and return temperatures (°F),
  - Pump (if affected) and cooling tower fan (if affected) demand (kW) and energy use (kWh),
  - Outdoor air temperature and humidity.
- Calculate chiller performance (kW/Ton) and compare to proposed chiller performance values
- Calculate performance period energy use and savings using measured values applied to baseline load profile
- Annual Report in accordance with IDIQ requirements.
- O&M data to be provided by facility and included in Annual Report
- Verify O&M has been properly executed, including periodic calibration of instrumentation to prescribed accuracies

### **Energy Use and Savings Calculations**

*(Summary of savings calculation method)*

- Use baseline measured data to determine existing operational efficiency curve and load profiles.
- Determine baseline load relation to outside air temperature (assume linear relationship). Apply to 8760 typical meteorological year (TMY) weather data to normalized baseline.
- To account for interactions (reductions in load) from other measures, loads saved will be subtracted to arrive at the adjusted baseline.
- Each year, measured kW/ton of chillers will be applied to adjusted baseline load to determine energy and demand savings.
- Apply stipulated demand and energy rates to determine cost savings.
- There will be minimal savings from reduced replacement parts.

**CHILLER M&V PLAN STARTS ON THE NEXT PAGE**

### 3. CHILLER RETROFIT M&V PLAN AND SAVINGS CALCULATION METHODS

#### 3.1 Overview of ECM, M&V Plan, and Savings Calculation for ECM

*Three 225-ton centrifugal chillers using R-11 refrigerant will be replaced with three high-efficiency 225-ton centrifugal chillers using R-134a refrigerant. ECM scope includes recovery of the R-11 refrigerant as well as demolition and removal of the old chillers. Related ECMs include ECM #1 - Lighting Retrofit and ECM#2 - EMCS (energy management control system upgrade). Both these ECMs will reduce the load on the central plant. All central plant peripheral equipment such as pumps, piping, and cooling towers will be reused<sup>4</sup>.*

*The chilled water plant uses a constant volume primary loop and a secondary variable flow pumping system to supply 46° F chilled water during the months of April to October. The plant is off-line during November through March of each year. Existing control sequences for the central plant will be maintained<sup>5</sup>. For example, both the new and old chillers will use condenser water temperatures of down to 70°F when available, and will maintain chilled water temperatures at 46° F. Chiller staging strategies will also remain the same.*

*Capital investment for this ECM is \$1,215,000 (\$1,800/ton), and first year energy cost savings are estimated to be \$35,000/yr. O&M savings of \$2,000 are being claimed based on documented replacement parts and purchased R-11 that will be eliminated. The SPB of 33 years is long, but necessary, due to the need to replace the aging chillers and to convert refrigerants. The other measures in this project help to shorten the overall payback of the project.*

This measure uses FEMP/IPMVP M&V Option B, retrofit isolation with all parameter measurement. This is an Option B approach since the energy use is measured periodically and is used to directly calculate performance period savings. Performance period savings will be normalized to average weather conditions.

The M&V plan for this ECM is based on thorough baseline and post-installation data collection and analysis. The purpose of collecting baseline chiller data was to define three models:

- 1) the cooling loads experienced by the plant based on outdoor air temperatures and other variables as needed, and
- 2) the existing chillers' efficiencies (i.e., kW/ton),
- 3) key operating conditions of the chiller plant (e.g. condenser water supply temperatures, chilled water supply temperatures, chiller sequencing).

Baseline metering was conducted for a period of three months which covered both peak cooling loads and swing month conditions. The baseline cooling load model was applied to average weather data (Typical Meteorological Year or TMY) for the site to determine the typical annual cooling load profile for the facility.

Immediately after installation and commissioning is complete, the data from the post-installation performance test shall be used to develop a performance model for each of the chillers. Once validated, these models will be applied to the hourly load profile and compared to the baseline conditions to predict the energy and demand savings for performance Year 1.

<sup>4</sup> INSTRUCTIONS: If peripheral equipment will be modified, include description here and expand all other sections to discuss related impacts.

<sup>5</sup> INSTRUCTIONS: If sequences of operation will be modified, discuss specific changes.

During **August** of each year in the contract period the ESCO will perform an annual chiller plant sensor calibration and chiller performance testing. The performance test period will start immediately after annual calibration is completed and will last for 2 to 8 weeks.

After the first year, measured data will be collected and used to create chiller models for the current performance period. The new chiller performance models will be validated and applied to the hourly load profile to determine savings.

Key operating parameters of the chiller plant will be recorded hourly by the EMCS, and reviewed monthly by the ESCO. Data collected will include chilled water supply and return temperatures, chiller status, condenser water supply temperature, and outdoor air temperature. Periodic verification is required to ensure the proper operating sequences continue to be implemented by facilities staff.

Energy and demand savings calculations will be based on measured baseline chiller demands, key plant operating parameters, and the average cooling load profile for the site. The new chiller performance models, developed and verified using measured values, will be applied to the average cooling load profile. Baseline and post-installation model results are compared for each hour of the year, and energy and demand savings are calculated from the coincident time periods. The annual energy savings are the sum of the hourly energy savings, and the peak demand savings are determined for each month during the time period which corresponds to the times when the building's peak demand is typically set.

### 3.2 Energy and Water Baseline Development

Continuous baseline data collection occurred from **April 3 to July 17, 2006**. Data collected included each of the existing chillers' power use and key operating parameters, discussed below. The nameplate data for the existing chillers is summarized in **Table 3-1**.

**Table 3-1: Summary of Nameplate Data for Baseline Chillers**

Item	Chiller #1	Chiller #2	Chiller #3
Brand	Trane Cetravac	Trane Cetravac	Trane Cetravac
Model	Model F-GD2-GO2	Model F-GD2-GO2	Model F-GD2-GO2
Capacity	225 tons	225 tons	225 tons
Rated kW	194 kW	194 kW	194 kW
Serial #	N/A	N/A	N/A

The key independent variables affecting baseline chiller efficiency and energy use are total building cooling load, chiller sequencing or staging, leaving (or supply) chilled water temperature, entering (or supply) condenser water temperature. Primary chilled water and condenser water flow rates affect the performance of the chillers but are essentially constant for the existing chiller plant.

The key system performance factors that characterize the baseline conditions are chilled water supply temperature and maximum chiller capacity.

Baseline chiller plant metering utilized both the EMCS data and stand-alone loggers. Prior to starting baseline data collection, the accuracy of the EMCS sensors were evaluated and were then calibrated or replaced with new calibrated sensors to ensure precision. The sensors used are shown in **Table 3-2**, and completed calibration forms and certificates are included in the Appendix.

**Table 3-2: Chiller Baseline Data Collection Instrumentation Accuracies**

Data point	Location of Sensor(s)	Sensor	Accuracy of Sensor	Data Acquisition & Storage	Measurement Interval
Chilled water supply temperature	CH-1, CH-2, & CH-3	Precon STW-24 Thermister	+0.3°F	EMCS	15 minutes
Chilled water return temperature	CH-1, CH-2, & CH-3	Precon STW-24 Thermister	+0.3°F	EMCS	15 minutes
Condenser water supply temperature	Common supply header	Veris TI HC1F2	+0.2°C	EMCS	15 minutes
Condenser water return temperature	Common supply header	Veris TI HC1F2	+0.2°C	EMCS	15 minutes
Chilled water flow rate	CH-1, CH-2, & CH-3	Siemens SITRANS FUP1010	+2.0% flow rate	Siemens SITRANS FUP1010	5 minutes
Chiller power and energy use (kW & kWh)	CH-1, CH-2, & CH-3	DENT ELITEpro Poly-Phase Power Meters	+2%	DENT ELITEpro Poly-Phase Power Meters	5 minutes
Outdoor air temperature	Roof	JCI TE-6363 P-1 Outdoor Air Temperature Sensor	+1.0°F	EMCS	15 minutes
Outdoor air wet-bulb temperature	Roof	Veriteq Spectrum 200	+3%	EMCS	15 minutes

An excerpt of the measured data is shown in Table 3-3, and all data were submitted in spreadsheet format along with this M&V plan.

Requirements for government witnessing of measurements are as defined in whole project data requirements earlier in the M&V plan. The baseline measurements for the chiller were witnessed and certified by **Facilities Supervisor Don Wong on 7/17/06**, and documentation is included in the Appendix.

**Table 3-3 : Excerpt from Baseline Data Collected**

Outside Air					Chiller 1					Chiller 2					Chiller 3								
Date/Time	Tdb	Twb	# Chillers On	CWR T	CWST	CH-1 On	CH Flow	CHWST CH-1	CHWRT CH-1	CH-1 kW	CH-1 Tons	CH-2 On	CH Flow	CHWST CH-2	CHWRT CH-2	CH-2 kW	CH-2 Tons	CH-3 On	CH Flow	CHWST CH-3	CHWRT CH-3	CH-3 kW	CH-3 Tons
4/10/2006 10:00	60	50	1	84.2	75.0	1	540	43.0	46.5	69.20	79	-	-	43.0	46.5	-	0	-	-	43.0	46.5	-	0
4/10/2006 10:15	57	49	1	84.0	75.0	1	541	43.0	46.5	68.90	79	-	-	43.0	46.5	-	0	-	-	43.0	46.5	-	0
4/10/2006 10:30	58	50	1	84.2	75.1	1	541	43.2	46.7	69.10	79	-	-	43.2	46.7	-	0	-	-	43.2	46.7	-	0
4/10/2006 10:45	59	50	1	84.0	75.0	1	540	43.0	46.5	69.00	79	-	-	43.0	46.5	-	0	-	-	43.0	46.5	-	0

The baseline data was analyzed to determine 1) building cooling load profile, 2) performance of the existing chillers, and 3) chiller plant operating parameters.

**3.2.1 Building Cooling Load Profile**

The baseline data was manipulated to calculate tons of cooling for each chiller at each 15-minute time interval, per Equation 1.

**Equation 1:**

$$TONS_t = (CHWF)(500)(CHWRT - CHWST) / (12,000)$$

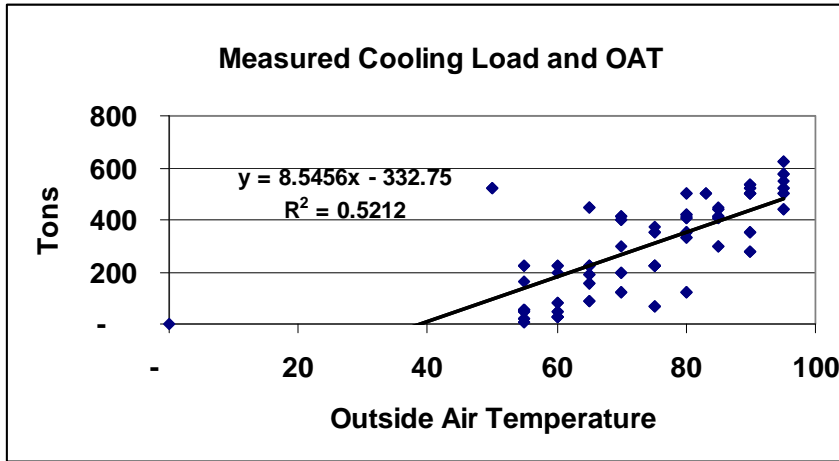
Where:

- CHWF Chilled water flow in gallons per minute (GPM) for chiller
- CHWRT Entering chilled water temperature (return temperature, °F)

CHWST Leaving chilled water temperature (supply temperature, °F)  
 500 Conversion from GPM to Btu per hour-degree Fahrenheit  
 12,000 Conversion from Btuh to tons

The calculated baseline cooling loads were correlated to measured outdoor air temperature<sup>6</sup>, as shown in Figure 1. Although the correlation of tons to temperature had a coefficient of variation (R<sup>2</sup>) less 0.5, this correlation is sufficient to predict the annual cooling loads. The load profile of the facility was then applied to hourly TMY data from **WBAN 94728**<sup>7</sup> weather site to determine annual loads.

**Figure 1: Measured Tons and Outdoor Air Temperature**



The cooling loads calculated to be saved from the other measures (**ECM #1 - Lighting and ECM #2 - EMCS**) included in this project were then subtracted to determine the adjusted cooling loads. The occupancy schedule of the facility was applied to the hourly model, and loads during unoccupied hours were deleted. The baseline adjustments made and resulting monthly loads are in **Table 3-4**.

**Table 3-4: Baseline TMY Loads and Adjustments Made**

Month	Baseline Cooling Load (ton-hours)	ECM #1- Lighting Cooling Ton-Hours Saved	ECM #2- EMCS Cooling Ton-Hours saved	Total Cooling Ton-Hours Adjusted	Adjusted Baseline Cooling Load (Ton-Hours)
1		-	-	-	
2					
3					
4	30,022	1,382	-	1,382	28,640
5	139,150	1,382	685	2,067	137,082
6	200,709	1,382	992	2,374	198,335
7	240,920	1,382	1,192	2,574	238,346
8	220,390	1,382	1,090	2,472	217,918
9	181,667	1,382	897	2,279	179,388
10	81,881	1,382	-	1,382	80,499
11					
12					
<b>Totals:</b>	<b>1,094,738</b>	<b>9,674</b>	<b>4,855</b>	<b>14,529</b>	<b>1,080,209</b>

<sup>6</sup> INSTRUCTIONS: If possible, use outdoor air conditions (dry-bulb and wet-bulb temperatures) measured at a nearby government weather station for the same period. A good source of weather data includes NOAA through <http://www.ncdc.noaa.gov/oa/climate/stationlocator.html>. Weather station data should be validated with site data to ensure it is applicable.

<sup>7</sup> Site - New York Central Park: [http://rredc.nrel.gov/solar/old\\_data/nsrdb/tmy2/State.htm](http://rredc.nrel.gov/solar/old_data/nsrdb/tmy2/State.htm)

The monthly reduction in cooling load due to ECM#1- Lighting Retrofit was estimated from monthly kWh savings. Based on Rundquist<sup>8</sup> method and location, 35% of the lighting energy saved during cooling months was attributed to the cooling load reduction. The cooling load reductions due to ECM #2 - EMCS are detailed in the M&V plan for that measure.

### 3.2.2 Performance of the Existing Chillers

A chiller performance model was developed for each chiller using the metered data and applied to the following component-based model<sup>9</sup>:

**Equation 2:**

$$Power = A_0 + A_1 \times T_{CHW} + A_2 \times T_{CHW}^2 + A_3 \times T_{CW} + A_4 \times T_{CW}^2 + A_5 \times PLR + A_6 \times PLR^2 + A_7 \times T_{CHW} \times T_{CW} + A_8 \times T_{CHW} \times PLR + A_9 \times T_{CW} \times PLR$$

Where:

$T_{CHW}$  = Chilled Water Supply Temperature

$T_{CW}$  = Condenser Water Supply Temperature

PLR = Part-load ratio (rated tons/actual tons)

$A_0 - A_9$  = Coefficients determined from measured data

Metered data from was used to determine the coefficients  $A_0$  through  $A_9$  for the existing chillers.

Although the chillers are identical and are operated in parallel, a performance model for each chiller was developed. This approach ensures any differences in the performance of the existing units are captured. The coefficients in Equation 2 were determined using Microsoft Excel's regression function. The calculated coefficients  $A_0 - A_9$  for each chiller are shown in **Table 3-5**.

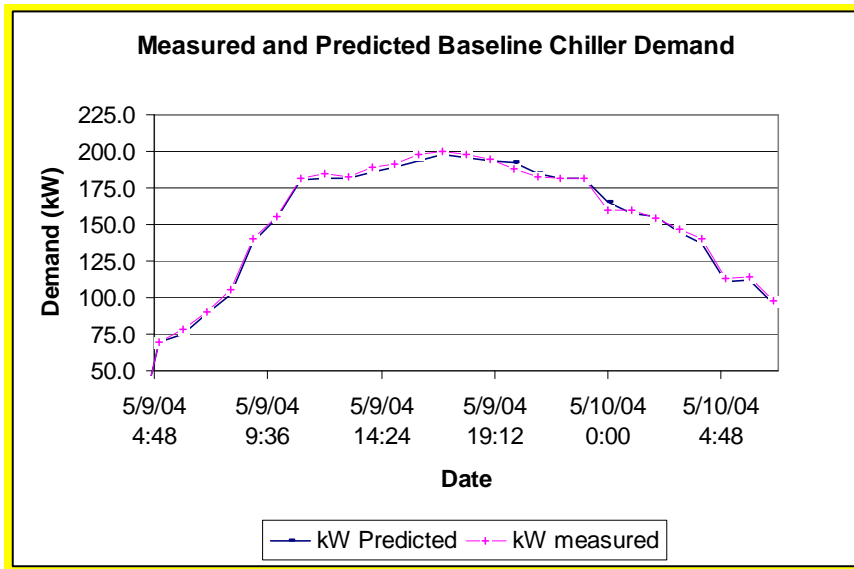
**Table 3-5: Baseline Chiller Model Coefficients**

Coefficient	CH1	CH2	CH3
A0	456.0386	70.45294	15.51836
A1	-9.43391	-1.43935	-0.02565
A2	0.01412	0.004126	-0.00018
A3	-6.20574	-0.9671	-0.38504
A4	0.007466	0.002007	0.002305
A5	143.6792	0	0
A6	-55.2703	-55.1646	-33.4058
A7	0.107666	0.013987	0.000566
A8	0.360037	1.882767	1.531132
A9	0.499539	1.364763	1.38086

<sup>8</sup> Rundquist, et al. *Calculating Lighting and HVAC Interactions*, ASHRAE Journal 1993.

<sup>9</sup> INSTRUCTIONS: See Engineering Supplement for details on the two chiller performance models recommended.

**Figure 2: Measured and Predicted kW for Chiller 1**



**Model Validation Procedures**

Because the energy use of the chillers is fundamental to the savings guarantee, these models must be validated as sufficiently accurate. Four statistical parameters are checked to verify that the models will not introduce an unacceptable level of uncertainty into the calculated saving.

Data points excluded from this analysis include all measurements within 30 minutes of a chiller start and any measurements taken after a chiller has been taken off-line. Four statistical parameters will be checked to verify that the models will not introduce an unacceptable level of uncertainty into the calculated saving. The parameters evaluated and the recommended acceptable values for these chiller models are shown in **Table 3-6**. The calculation methodologies for these parameters are detailed in the Engineering Supplement in the Appendix.

**Table 3-6 : Statistical Validations Guidelines**

Parameter evaluated	Suggested acceptable values
Coefficient of variation ( $R^2$ )	> 0.75
$C_v(RSME)$	< 15%
t-statistic	> 2
Mean bias error	< + 7%

**Baseline Model Validation Results**

The parameters evaluated, the recommended acceptable values, and the actual values determined for these baseline chiller models are shown in **Table 3-7**. The calculation methodologies for these parameters are detailed in the Engineering Supplement in the appendix.

These models have a close fit to measured data, as shown in **Figure 2** above. The detailed statistical results of the analyses of the baseline chillers are included in the electronic Appendix materials.



**Table 3-7: Statistical Validation Guidelines and Results<sup>10</sup>**

Parameter evaluated	Suggested acceptable values	Actual values		
		CH-1	CH-2	CH-3
Coefficient of Variation (R <sup>2</sup> )	> 0.75	0.84	0.82	0.78
C <sub>v</sub> (RSME)	< 15%	9.6%	8.9%	10.6%
t-statistics	Absolute value > 2			
TCHW		10	2	18
TCHW <sup>2</sup>		-10	-2	-3
TCW		3	3	-2
TCW <sup>2</sup>		-9	2	-23
PLR		3	8	27
PLR <sup>2</sup>		4	65535	655
TCHW*TCW		193	-204	-581
TCHW*PLR		11	2	3
TCW*PLR		0.5 <sup>11</sup>	33	646
TCHW		7	34	869
Mean Bias Error	< + 7%	4.2%	-5.5%	-6.4%

### 3.2.3 Chiller Plant Operating Parameters

Since the sequences of operation for the chiller plant impacts overall plant efficiency and energy use, the baseline model must include chilled and condenser water temperatures and flows as well as the chiller staging sequences. Actual baseline sequences of operation were confirmed using metered data. The appropriate values for these parameters were then incorporated into the hourly chiller model, and baseline energy and demand usage were then determined. **Table 3-8** shows the baseline operating parameters that were determined and then applied.

**Table 3-8: Baseline Operating Parameters**

Item	Description of sequences	Baseline values used
Chilled water temperatures	Chilled water supply temperature is kept at a constant 46°F.	46°F
Chilled water flow rates	Chilled water flow rates based on flow measurements at each chiller	~540 GPM / Chiller up to 1620 GPM & field testing
Condenser water temperatures (cooling tower performance)	Cooling tower approach (outdoor air wet-bulb temperature — condenser water supply temperature) was determined to be 7 °F. Minimum temperature allowed is 75°F.	75°F to 83°F based on TMY wet-bulb temperatures
Condenser water flow rates	Constant condenser water flow rate based on design data and number of pumps operating	675 GPM / Chiller up to 2025 GPM
Chiller staging	Chillers 1, 2, & 3 are rotated evenly based on run-time. Additional chillers are staged on at a maximum PLR of 0.80 and are taken off-line at a minimum PLR of 0.5.	

<sup>10</sup> See ASHRAE Guideline 14-2002 and IPMVP Volume 1 (EVO 10000-1.2007) for additional information on statistical validation techniques.

<sup>11</sup> As the T-statistic for this parameter is low, it could be eliminated to help reduce uncertainty. Since it is only low for one of the chillers, and the validation criteria are met, it has been kept in all of the chiller models.

### 3.3 Proposed Energy & Water Savings Calculations and Methodology

As detailed in the previous section, a performance model of each chiller was developed from measured data, and the building’s cooling loads were determined under typical weather conditions. The estimated savings were determined by comparing energy used by the baseline chiller plant to the manufacturer’s published data on the energy use of the new chillers under the same conditions for each hour of the year. The conditions assumed in both the baseline and post-installation cases include appropriate chiller plant operating conditions and TMY cooling loads.

Based on the TMY cooling loads and plant operating conditions, baseline chiller plant demand use was calculated for each hour of the year. Using the same 8760 hour model, the post-installation chiller plant demand was estimated from manufacturer’s data. Demand savings were determined for each hour, and peak periods were identified. The peak demand savings were calculated for each utility billing month, and the year’s total energy savings were estimated, as described by Equations 3 & 4 below.

**Table 3-9: Data Calculation Excerpt**

Date	weekday/ Saturday	Peak	Occ?	TMY dry- bulb (F)	Existing							New			Total Chiller kW	Peak kW Saved	
					Total Tons TMY	Tons CH-1	Tons CH-2	Tons CH-3	CH-1 kW	CH-2 kW	CH-3 kW	Total Chiller kW	CH-1 kW	CH-2 kW			CH-3 kW
10/7/04 12:00	1	FALSE	1	62	197	99	98	0	85.1	88.0	-	173.1	54.5	53.8	-	108.2	-
10/7/04 13:00	1	TRUE	1	65	222	111	110	0	95.6	99.0	-	194.6	61.2	60.5	-	121.7	73.0
10/7/04 14:00	1	TRUE	1	66	231	115	115	0	99.3	103.9	-	203.2	63.5	63.5	-	127.0	76.2
10/7/04 15:00	1	TRUE	1	66	231	115	116	0	99.3	104.4	-	203.7	63.5	63.8	-	127.3	76.4
10/7/04 16:00	1	TRUE	1	67	239	119	120	0	102.3	108.4	-	210.8	65.5	66.3	-	131.7	79.1
10/7/04 17:00	1	FALSE	1	66	231	114	117	0	98.0	105.2	-	203.3	62.7	64.3	-	127.0	-
10/7/04 18:00	1	FALSE	0	64	214	-	-	0	-	-	-	-	-	-	-	-	-
10/7/04 19:00	1	FALSE	0	63	205	0	-	0	-	-	-	-	-	-	-	-	-

An electronic version of the savings calculations were submitted with this report and are summarized in **Table 3-10**.

**Table 3-10: Estimated Chiller Use and Savings by Month**

Month	Ton Hours	Baseline Peak kW	Baseline kWh	Post- Installation Peak kW	Post- Installation kWh	Peak kW saved	kWh Saved
1							
2							
3							
4	28,640	262	21,389	160	13,647	102	7,742
5	137,082	349	104,262	212	66,525	137	37,738
6	198,335	372	153,629	222	98,023	150	55,606
7	238,346	393	186,370	238	118,914	155	67,456
8	217,918	345	168,766	201	107,681	144	61,085
9	179,388	312	137,562	185	87,771	127	49,790
10	80,499	264	59,881	159	38,207	105	21,674
11							
12							
<b>Totals:</b>	<b>1,080,209</b>	<b>2,297</b>	<b>831,860</b>	<b>1,377</b>	<b>530,769</b>	<b>920</b>	<b>301,091</b>

Key assumptions included in this approach are the following.

- Chilled water flow is measured individually for each chiller.
- Condenser water flows are based on design data.
- TMY weather data used accurately depicts a “typical” weather year for the site.

- The load profile that was determined from measured data during baseline development and applied to the TMY data accurately depicts the load profile for the facility.
- The baseline chiller performances are accurately depicted in the mathematical models developed.
- After installation, new chiller performance will be similarly modeled from periodic performance test data. The manufacturer’s published data accurately estimated performance of the new chillers.
- Cooling tower performance (approach and range) measured during baseline development will remain constant during the performance period.
- Baseline chiller staging sequence as well as chilled and condenser water temperatures are defined from metered baseline data.
- Performance period chiller staging sequence as well as chilled and condenser water temperatures will be periodically confirmed from metered data.
- Factory performance testing will be performed on the new chillers.
- Building peak demand is driven by the chiller plant, and is coincident with the chillers’ peak usage.

The energy and demand savings are calculated using Equations 3 and 4.

**Equation 3:**

$$\text{Energy Savings (kWh)} = \sum t (\text{kWh}_{t, \text{baseline}} - \text{kWh}_{t, \text{post}})$$

Where:

$\text{kWh}_{t, \text{baseline}}$  = Energy that the baseline chillers would have used under the average TMY load conditions encountered for hour interval t in the post-installation period

$\text{kWh}_{t, \text{measured, post}}$  = Energy required by the new chillers under the average TMY load conditions encountered for hour interval t in the post-installation period

**Equation 4:**

$$\text{Monthly Demand Savings (kW)} = \{(\text{kW}_{\text{baseline}}) - (\text{kW}_{\text{post}})\}_{t\text{-peak}}$$

Where:

Time period (t-peak) is defined as the one-hour interval during the building’s peak period (between *1 and 4 PM on weekdays*) for that billing month during which the highest baseline demand is set by the chillers. Billing months are defined by the serving electric utility.

$(\text{kW}_{\text{baseline}})$  is the demand for the baseline chillers predicted during time t

$(\text{kW}_{\text{post}})$  is the demand of the new chillers predicted during the same interval t

Annual cost savings will be calculated using Equation 5.

**Equation 5:**

$$\text{Annual Cost Savings} = \text{Energy Savings (kWh)} \times \text{Rate}_{\text{kWh}} + \sum_{\text{month}}(\text{Monthly Demand Savings} \times \text{Rate}_{\text{kW}})$$

Since the savings are normalized to average conditions, the chiller load and performance baseline is fixed for the duration of the contract and will not be adjusted. These parameters are defined in **Table 3-4** and **Table 3-5**. Performance period savings may vary from year to year if the measured energy performance of the chillers varies significantly. Initial savings estimates used manufacturer’s data to predict post-installation chiller performance, which are included in the Appendix.

The energy and demand rates used to calculate cost savings are based on actual utility cost structures, and discussed in the Whole Project Data / Global Assumptions section of this M&V plan. The peak demand charges apply to the maximum peak demand set for the building, which corresponds to the chiller peak load. Therefore, chiller demand savings will only be considered during those hours.

These energy and demand rates will be escalated at a rate of 2.2% per year as shown in Table 3-11.

**Table 3-11: Performance Period Energy and Demand Rates<sup>12</sup>**

Performance Year	Energy \$/kWh	Peak Demand \$/kW
0	\$ 0.0725	\$ 11.25
1	\$ 0.0741	\$ 11.50
2	\$ 0.0757	\$ 11.75
3	\$ 0.0774	\$ 12.01
4	\$ 0.0791	\$ 12.27
5	\$ 0.0808	\$ 12.54
6	\$ 0.0826	\$ 12.82
7	\$ 0.0844	\$ 13.10
8	\$ 0.0863	\$ 13.39
9	\$ 0.0882	\$ 13.68
10	\$ 0.0901	\$ 13.98
11	\$ 0.0921	\$ 14.29
12	\$ 0.0941	\$ 14.61
13	\$ 0.0962	\$ 14.93
14	\$ 0.0983	\$ 15.26
15	\$ 0.1005	\$ 15.59
16	\$ 0.1027	\$ 15.94
17	\$ 0.1050	\$ 16.29
18	\$ 0.1073	\$ 16.64
19	\$ 0.1096	\$ 17.01
20	\$ 0.1120	\$ 17.38

The proposed annual savings for this ECM for the performance period and cost savings for year 1 are Summarize information in Table 10.

### 3.4 Operations and Maintenance and Other Cost Savings

*O&M cost savings will result from the replacement of the chillers. The savings will be due to reduced replacement parts, specifically refrigerant R-11. The existing chillers all have small leaks in the evaporator bundles, which have made quarterly refrigerant recharges mandatory for the last 3 years. Refrigerant purchase data from the site from the last two years was reviewed to determine actual costs.*

<sup>12</sup> Energy rates are typically included in the Whole Project Data/Global Assumptions section of the M&V plan. It is included here for clarity.

The historical costs and analysis are presented in Table 3-12. The total baseline costs that will be offset by the installation of the new chillers averaged \$2,315 per year.

**Table 3-12: Baseline Chiller Refrigerant Costs**

<i>Date</i>	<i>Amount purchased (lb)</i>	<i>Cost</i>
1/12/04	150	\$922.50
6/6/05	150	\$934.75
1/6/05	100	\$622.00
3/31/05	100	\$622.00
7/1/05	100	\$675.00
12/15/05	100	\$675.00
3/22/06	100	\$688.00
6/6/06	100	\$688.00
<i>Total Purchased:</i>	900	\$5,827.25
<i>Amount remaining (7/30/06):</i>	150	\$971.21
<i>Total Used:</i>	750	\$4,856.04
<hr/>		
<i>Average Cost / LB:</i>	\$6.47	
<i>Number of Months:</i>	28	
<i>Ave. Cost per Month</i>	\$173.43	
<i>Cost per year:</i>	\$2,081.16	

Annual O&M savings adjustment factors will be calculated at a rate of 2.0% per year, as detailed in the Whole Project Data / Global Assumptions section of this M&V plan.

No other O&M cost savings will be generated by this measure.

### 3.5 Proposed Annual Savings For ECM

**Table 3-13: Proposed Annual Savings for ECM**

	Total energy use (MBtu/yr)	Electric energy use (kWh/yr)	Electric energy cost, Year 1 (\$/yr)	Electric demand* (kW/yr)	Electric demand cost, Year 1 (\$/yr)	Natural gas use (MBtu/yr) *	Natural gas cost, Year 1 (\$/yr)	Water use (gallons/yr)	Water cost, Year 1 (\$/yr)	Other energy use (MBtu/yr)	Other energy cost, Year 1 (\$/yr)	Other energy-related O&M costs, Year 1 (\$/yr)	Total costs, Year 1 (\$/yr)
<i>Baseline use</i>	2,839	831,860	\$ 61,637	2,297	\$ 26,410	0	\$-	0	\$-	0	\$2,315	\$-	\$90,361
<i>Post-installation use</i>	1,812	530,769	\$ 39,327	1,377	\$ 15,832	0	\$-	0	\$-	0	\$-	\$-	\$55,159
<i>Savings</i>	1,028	301,091	\$ 22,309	920	\$ 10,578	-	\$-	-	\$-	-	\$2,315	\$-	\$35,202

**Notes**

\*Annual electric demand savings (kW/yr) is the sum of the monthly demand savings.

**MBtu = 10<sup>6</sup> Btu.**

If energy is reported in units other than MBtu, provide a conversion factor to MBtu for link to delivery order schedules (e.g., 0.003413 MBtu/kWh).

### 3.6 Post-Installation M&V Activities

The intent of the post-installation verification activities is to verify that the ECM has been installed as intended and has the capacity to generate the expected savings. This will be confirmed by developing post-installation performance models of the chillers using measured chiller performance, and then using those models to calculate expected energy savings.

Included in the report will be a summary of the specifications for the installed equipment as well as an inventory of installed control sensors, including their measurement accuracy and confirmation of calibration. The Post-Installation report will follow IDIQ requirements and will include factory test results for the new chillers. A separate commissioning report will also be submitted.

The key independent variables affecting post-installation chiller efficiency and energy use are total building cooling load, chiller sequencing, chilled water temperature leaving the chiller, and condenser water temperature entering the chiller. Primary chilled water and condenser water flow rates affect the performance of the chillers but will be essentially constant for the new chiller plant.

The key system performance factors that characterize the post-installation period conditions are chilled water supply temperature and maximum chiller capacity.

Requirements for government witnessing of post-installation measurements are the same as the whole project data requirements included in Whole Project Data / Global Assumptions section of this M&V plan.

Post-installation data collection for M&V purposes will focus on modeling the performance of the new chillers and confirming expected energy and demand savings. Commissioning activities will be conducted and are reported separately.

The EMCS system will be used to collect post-installation data, as all necessary calibrated instrumentation will be installed with the new chillers. Requirements for instrumentation are detailed in **Table 3-14**.

**Table 3-14: Summary of Post-Installation Instrumentation Requirements**

Equipment Type	Purpose	Accuracy of Instrumentation
Flow meter	Chilled water flow (GPM)	±2%
Immersion temperature sensors	Chilled water temperatures (°F)	±0.3°F
Immersion temperature sensors	Condenser water temperatures (°F)	±0.5°F
Power meters	True RMS Power	±2%
Outdoor air relative humidity / wet-bulb temperature sensors	Outdoor air wet-bulb temperatures	±3%
Outdoor air temperature sensors	Outdoor air dry-bulb temperatures	±1.0°F

Coincident 15-minute performance data, similar to what was collected for the baseline, will be collected for a period of at least two weeks after commissioning is completed. The data collection format will be the same as used in the baseline (Table 3-3).

New chiller performance models will be developed for each chiller using the metered data using the same component-based model used in the baseline:

**Equation 6:**

$$Power = A_0 + A_1 \times T_{CHW} + A_2 \times T_{CHW}^2 + A_3 \times T_{CW} + A_4 \times T_{CW}^2 + A_5 \times PLR + A_6 \times PLR^2 + A_7 \times T_{CHW} \times T_{CW} + A_8 \times T_{CHW} \times PLR + A_9 \times T_{CW} \times PLR$$

Metered data will be used to determine the coefficients  $A_0$  through  $A_9$  for the new chillers, following the same procedures used in developing the baseline.

The model validation procedures described for the baseline chiller model will be use. Once validated, the models of the new chiller will be used to calculate expected energy and demand use of the new system. The updated models will be applied to the stipulated load profile that is based on TMY data and compared hour-by-hour to the baseline model to calculate expected savings for the first performance year.

If normal operating conditions for the chiller plant are not present at the time of project completion, the post-installation performance testing and model development may be deferred. In this case, the factory test results of the chillers' performance should be used to calculate expected savings for year 1.

### 3.7 Performance Period Verification Activities

The key independent variables affecting performance period chiller efficiency and energy use are total building cooling load, chiller sequencing, chilled water temperature leaving the chiller, and condenser water temperature entering the chiller. Primary chilled water and condenser water flow rates affect the performance of the chillers but are essentially constant for the existing chiller plant.

The key system performance factors that characterize the performance period conditions are chilled water supply temperature and maximum chiller capacity.

The intent of performance period verification activities is to verify that the new chillers are performing properly by comparing the measured performance to the expected performance. Validated performance models based on actual measured chiller performance will be used to calculate energy savings. For informational purposes only, the total monthly ton-hours measured during the performance period will be reported and compared to the stipulated cooling loads.

Field calibration and performance testing of the chillers will occur in the last weeks of August. The annual performance report will be submitted by **September 30** each year.

Requirements for government witnessing of performance period measurements are the same as specified in Whole Project Data / Global Assumptions section of this M&V plan. The annual report will include certification of the data by an appropriate Agency representative.

The EMCS system will be used to collect performance period data, as all necessary instrumentation has been installed with the new chillers. Prior to collecting any data for the annual performance report, all related sensors will be verified to be of sufficient accuracy and will be field calibrated by the ESCO. Equipment to be calibrated each year is listed in Table 3-15.

**Table 3-15 : Summary of Annual Instrumentation Requirements**

Equipment Type	Purpose	Accuracy of Instrumentation
Flow meter	Chilled water flow (GPM)	±2%
Immersion temperature sensors	Chilled water temperatures (°F)	±0.3°F
Immersion temperature sensors	Condenser water temperatures (°F)	±0.5°F
Power meters	True RMS Power	±2%
Outdoor air relative humidity / wet-bulb temperature sensors	Outdoor air wet-bulb temperatures	±3%
Outdoor air temperature sensors	Outdoor air dry-bulb temperatures	±1.0°F



Coincident 15-minute performance data, similar to what was collected in developing the baseline, will be collected each year for a period covering two to eight weeks immediately after sensor calibration has been completed. The data collection format will be the same as used in the baseline (Table 3-3).

Each year, new chiller models shall be developed and validated, per the post-installation procedures. The accuracy of the new models will be validated by comparing the kW predicted by the model to measured kW from each chiller, per the post-installation procedures.

The updated model will be applied to the stipulated load profile that is based on TMY data to calculate savings for that performance period.

*The Agency or ESCO is responsible for preventive maintenance, repair, and replacement as agreed upon in the project's Risk & Responsibility matrix. A part of this responsibility requires the Agency/ESCO to track and report all related activities conducted each performance year. Since the ESCO is responsible for equipment performance, they must be sure that all operations and maintenance activities are suitable and sufficient.*

- *Detail verification activities and reporting responsibilities of government and ESCO on operations, preventive maintenance, repair, and replacement items.*
- *Annual maintenance reports from the Agency/ESCO will be submitted to the ESCO/Agency by August 1 of each year. The maintenance reports shall document the completion of all required preventive maintenance as defined in the O&M manuals and summarized below. The ESCO will report in the annual report on the adequacy of the chiller maintenance performed.*

**Table 3-16: Summary of Required Chiller Maintenance Items and Frequency**

		<b>Organization responsible for the activity</b>	<b>Frequency Required</b>
<b>Quarterly Operation &amp; Maintenance Tasks for Chillers</b>			
<i>Check vane control settings</i>	<i>Check settings per manufacturer's specifications</i>	<i>Agency</i>	<i>Every 3 months</i>
<i>Verify motor load limit control</i>	<i>Check settings per manufacturer's specifications</i>	<i>Agency</i>	<i>Every 3 months</i>
<i>Verify load balance operation</i>	<i>Check settings per manufacturer's specifications</i>	<i>Agency</i>	<i>Every 3 months</i>
<i>Check chilled water reset settings and function</i>	<i>Check settings per sequence of operation</i>	<i>Agency</i>	<i>Every 3 months</i>
<b>Annual Operation &amp; Maintenance Tasks for Chillers</b>			
<i>Check chiller lockout setpoint</i>	<i>Check settings per manufacturer's specifications</i>	<i>Agency</i>	<i>Every 12 months</i>
<i>Clean condenser tubes</i>	<i>Clean tubes at least annually as part of shutdown procedure</i>	<i>Agency</i>	<i>Every 12 months</i>
<i>Eddy current test condenser tubes</i>	<i>As required, conduct eddy current test to assess tube wall thickness</i>	<i>Agency</i>	<i>Every 12 months</i>
<i>Clean evaporator tubes</i>	<i>Clean tubes at least annually as part of shutdown procedure</i>	<i>Agency</i>	<i>Every 12 months</i>
<i>Eddy current test evaporator tubes</i>	<i>As required, conduct eddy current test to assess tube wall thickness</i>	<i>Agency</i>	<i>Every 12 months</i>
<i>Compressor motor and assembly</i>	<ul style="list-style-type: none"> <li>• <i>Check all alignments to specification</i></li> <li>• <i>Check all seals, provide lubrication where necessary</i></li> </ul>	<i>Agency</i>	<i>Every 12 months</i>

<i>Quarterly Operation &amp; Maintenance Tasks for Chillers</i>		<i>Organization responsible for the activity</i>	<i>Frequency Required</i>
<i>Compressor oil system</i>	<ul style="list-style-type: none"> <li>• <i>Conduct analysis on oil and filter</i></li> <li>• <i>Change as required</i></li> <li>• <i>Check oil pump and seals</i></li> <li>• <i>Check oil heater and thermostat</i></li> <li>• <i>Check all strainers, valves, etc.</i></li> </ul>	<i>Agency</i>	<i>Every 12 months</i>
<i>Electrical connections</i>	<i>Check all electrical connections/terminals for contact and tightness</i>	<i>Agency</i>	<i>Every 12 months</i>
<i>Water flows</i>	<i>Assess proper water flow in evaporator and condenser</i>	<i>Agency</i>	<i>Every 12 months</i>
<i>Check refrigerant level and condition</i>	<i>Add refrigerant as required. Record amounts and address leakage issues.</i>	<i>Agency</i>	<i>Every 12 months</i>

## 4. APPENDIX MATERIALS

*Instructions: The following are called for within the M&V Plan and should be included in the appendix:*

- Baseline sensor calibration forms
- Statistical results for baseline chiller models
- Measured baseline chiller data
- Manufacturer’s performance data for new chillers
- Documentation of Government Witnessing of Baseline Measurements

### Engineering Supplement to FEMP’s Standard M&V Plan for Chiller Replacement Projects

This is a step-by-step overview of the data collection and analysis that is required to implement FEMP’s Standard Chiller M&V Plan. Instructions are included for executing the M&V activities during the Baseline Phase, Post-Installation Phase, and Annual M&V Phase. This overview is supplemental information to help facilitate the proper use of the Standard Chiller M&V Plan.

#### 1. Baseline Phase

##### Data Collection

###### **Baseline Step 1**

Document the make, model, and locations of existing sensors. Ensure that sensors are properly located and that manufacturer’s rated accuracies of sensors are sufficient, per requirements below. If not, replace sensors.

###### **Baseline Step 2**

Verify and document the accuracy and calibration of all instrumentation.

**Table 4-1: Instrumentation Accuracy Requirements**

Equipment Type	Purpose	Accuracy of Instrumentation
Flow meter	Chilled water flow (GPM)	±2%
Immersion temperature sensors	Chilled water temperatures (°F)	±0.3°F
Immersion temperature sensors	Condenser water temperatures (°F)	±0.5°F
Power meters	True RMS Power	±2%
Outdoor air relative humidity / wet-bulb temperature sensors	Outdoor air wet-bulb temperatures	±3%
Outdoor air temperature sensors	Outdoor air dry-bulb temperatures	±1.0°F

### **Baseline Step 3**

Ensure that all required data points are collected. Install submeters or permanent metering, as appropriate, that adheres to accuracy requirements. Metered data should include RMS power (kW) for each chiller, cooling tons for each chiller (chilled water flow, chilled water supply and return temperatures), condenser water supply and return temperatures, and outdoor air dry-bulb and wet-bulb temperatures.

Flow and temperature measurements should be from each chiller to determine actual loads.

### **Baseline Step 4**

Perform baseline data collection during shoulder and peak months (either April – July or August – October). Fifteen-minute trends should be used, with synchronized readings from data loggers and EMCS. (More frequent data logger readings, i.e. 5 minutes, can help.) Data collection should be continuous, and periodic verification of the data is strongly recommended.

### **Baseline Step 5**

Document additional plant information: nameplate data, operating schedules, chiller age and condition, loads served, locations, and peripheral equipment details.

## **Data Analysis**

### **Baseline Step 6**

Determine building cooling load profile. Correlate outdoor air temperatures with measured cooling loads using regression analysis. If possible, use outdoor air conditions measured at a nearby government weather station for the same period, as site-measured outdoor air temperatures can be unreliable. Off-site weather data, however, should be verified as applicable to actual site conditions. A good source of weather data is NOAA through <http://www.ncdc.noaa.gov/oa/climate/stationlocator.html>.

It is typical for cooling load models to have rather poor statistical results ( $R^2 < 0.75$ ).<sup>13</sup> A non-linear relationship and/or additional variables may be included to define the load profile as needed, such as day of week or occupied status.

Other sources of data (plant shut-down schedules, air-side/water-side economizer use, etc.) should be considered to ensure that chiller plant load profile is accurate.

### **Baseline Step 7**

Determine and document current chiller plant operating parameters and control sequences, including chilled water setpoints, chiller sequencing, condenser water setpoints, and actual temperatures. Actual operations should be verified from trend data, as they can vary from written sequences.

If condenser water setpoints are not maintained, determine cooling tower approach (outdoor air wet-bulb temperature - condenser water return temperature) in order to predict condenser water temperatures from outdoor air wet-bulb temperatures. Confirm operations using trend graph or scatter plot.

### **Baseline Step 8**

Determine which calculation method (Option 1 or Option 2 below) will be used. Initial selection of the appropriate option should be based on the level of variation expected in the operating parameters of the chiller. There are several component-based models that work well with metered chiller data, and two

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<sup>13</sup> See ASHRAE Guideline 14-2002 and IPMVP Volume 1 (EVO 10000-1.2007) for additional information on statistical validation techniques and regression analysis.

options are presented herein. For systems utilizing fairly constant chilled and condenser water temperatures, a simplified linear model (Option 1) may be appropriate. For systems using more dynamic operating conditions, a temperature-dependent model (Option 2) should be used.

If the results of the selected analysis option do not meet the statistical criteria presented in Table 4-4, Statistical Validations Guidelines and Results, then the other analysis option should be evaluated for viability. The option providing the best statistical results should be used.

### ***Analysis Option 1***

For systems using fairly constant chilled and condenser water temperatures, a simplified linear model is appropriate. Measured data should be used to determine the coefficients  $C_1$  to  $C_0$ . The resulting equation can then be applied to the load profile and baseline operating conditions (COP, Load).

$$1/\text{COP} = C_1 \times (1/\text{Load}) + C_0$$

Where:

COP = Coefficient of performance (COP = 3.516 / kW/Ton)

Load = Cooling load in tons (12,000 Btu)

$C_1, C_0$  = Coefficients determined from measured data

This approach offers a simplified regression technique by using the reciprocal values of COP and Load. The coefficients  $C_1$  and  $C_0$  can be determined from measured data. The final equation can be manipulated and used to predict actual COP, and then kW/ton.

### ***Analysis Option 2***

For systems using more dynamic operating conditions, a temperature-dependent model should be used. Measured data should be used to determine the coefficients  $A_0$  to  $A_9$ . The resulting equation can then be applied to the load profile and baseline operating conditions ( $T_{\text{CHW}}$ ,  $T_{\text{CW}}$ , PLR).

$$\text{Power} = A_0 + A_1 \times T_{\text{CHW}} + A_2 \times T_{\text{CHW}}^2 + A_3 \times T_{\text{CW}} + A_4 \times T_{\text{CW}}^2 + A_5 \times \text{PLR} + A_6 \times \text{PLR}^2 + A_7 \times T_{\text{CHW}} \times T_{\text{CW}} + A_8 \times T_{\text{CHW}} \times \text{PLR} + A_9 \times T_{\text{CW}} \times \text{PLR}$$

Where:

$T_{\text{CHW}}$  = Chilled Water Supply Temperature

$T_{\text{CW}}$  = Condenser Water Supply Temperature

PLR = Part-load ratio (rated tons/actual tons)

$A_0 - A_9$  = Coefficients determined from measured data

### **Baseline Step 9**

Apply cooling load model to TMY weather data set to create hourly model of baseline chiller energy use, considering all of the chiller plant operating parameters documented in Baseline Step 7. If using Option 2, the model will include additional parameters.

### **Baseline Step 10**

Quantify any reductions in cooling loads from other ECMs planned to ensure that post-installation loads are not overestimated. Adjust hourly TMY cooling loads used to predicted chiller energy use accordingly.

### **Baseline Step 11**

Build performance model(s) of the existing chiller(s). An independent model of each chiller is required. The first step is to clean up the data set to remove transient values. Data points that are within 30 minutes

of a chiller's startup should be discarded. Similarly, all data points after a chiller's stop should be eliminated prior to performing the analysis for either option below.

### 1. Option 1

$$1/\text{COP} = C_1 \times (1/\text{Load}) + C_0$$

Where:

COP = Coefficient of performance (COP=3.516 / kW/Ton)

Load = Cooling load in tons (12,000 Btu)

C<sub>1</sub>, C<sub>0</sub> = Coefficients determined from measured data

- Set up a spreadsheet of the metered data for the chiller in question. Depending on instrumentation, individual chiller loads may be calculated from total plant load and chiller sequencing.
- Calculate COP (COP = 3.516 / kW/Ton) and load on chiller (tons = 500 × GPM × (T<sub>CHWreturn</sub> - T<sub>CHWsupply</sub>)) for each metered interval
- Correlate (1/COP) to (1/Load). Use regression analysis to determine C<sub>1</sub> and C<sub>0</sub>.

### 2. Option 2

$$\text{Power} = A_0 + A_1 \times T_{\text{CHW}} + A_2 \times T_{\text{CHW}}^2 + A_3 \times T_{\text{CW}} + A_4 \times T_{\text{CW}}^2 + A_5 \times \text{PLR} + A_6 \times \text{PLR}^2 + A_7 \times T_{\text{CHW}} \times T_{\text{CW}} + A_8 \times T_{\text{CHW}} \times \text{PLR} + A_9 \times T_{\text{CW}} \times \text{PLR}$$

Where:

T<sub>CHW</sub> = Chilled water supply temperature

T<sub>CW</sub> = Condenser water supply temperature

PLR = Part-load ratio (rated tons/actual tons)

A<sub>0</sub> - A<sub>9</sub> = Coefficients determined from measured data

- Set up a spreadsheet of the metered data for the chiller in question.

**Table 4-2: Example Spreadsheet Layout for Raw Data**

Outside Air				Chiller 1						Chiller 2				Chiller 3									
Date/Time	Tdb	Twb	# Chillers On	CWR T	CWST	CH-1 On	CH Flow	CHWST CH-1	CHWRT CH-1	CH-1 kW	CH-1 Tons	CH-2 On	CH Flow	CHWST CH-2	CHWRT CH-2	CH-2 kW	CH-2 Tons	CH-3 On	CH Flow	CHWST CH-3	CHWRT CH-3	CH-3 kW	CH-3 Tons
4/10/2006 10:00	60	50	1	84.2	75.0	1	540	43.0	46.5	69.20	79	-	-	43.0	46.5	-	0	-	-	43.0	46.5	-	0
4/10/2006 10:15	57	49	1	84.0	75.0	1	541	43.0	46.5	68.90	79	-	-	43.0	46.5	-	0	-	-	43.0	46.5	-	0
4/10/2006 10:30	58	50	1	84.2	75.1	1	541	43.2	46.7	69.10	79	-	-	43.2	46.7	-	0	-	-	43.2	46.7	-	0
4/10/2006 10:45	59	50	1	84.0	75.0	1	540	43.0	46.5	69.00	79	-	-	43.0	46.5	-	0	-	-	43.0	46.5	-	0

- Paste values from all rows with non-zero energy usage into a new spreadsheet page. Arrange and manipulate data as shown in Table 4-3. Use regression analysis, such as Microsoft Excel's Regression Function, to determine coefficients A<sub>0</sub> to A<sub>9</sub> as well as some statistical results. Example results from Excel's Regression Function are shown in Table 4-5.

**Table 4-3: Example Spreadsheet Layout for Data Analysis of One Chiller**

Tons (CH-1)	TCHW	TCHW^2	TCW	TCW^2	PLR (CH-1)	PLR^2	TCHW*TCW	TCHW*PLR	TCW*PLR
180.0	52	2704	80	6400	0.8	0.64	4160	41.6	64
180.0	52	2704	80	6400	0.8	0.64	4160	41.6	64
180.0	52	2704	75	5625	0.8	0.64	3900	41.6	60
180.0	52	2704	75	5625	0.8	0.64	3900	41.6	60

## Baseline Step 12

Verify that the performance models of the chillers are valid by evaluating the statistical results for each model.<sup>14</sup> Compare the metered kW to those predicted by the model(s) created above and perform statistical analysis on the results.

**Table 4-4: Statistical Validations Guidelines and Results**

Parameter evaluated	Suggested acceptable values
C <sub>v</sub> (RSME)	< 15%
t-statistic	> 2
Mean bias error	< + 7%

The four statistical parameters that need to be evaluated for each model are:

- Coefficient of variation ( $R^2$ ) — see results from regression analysis. Lower  $R^2$  values may indicate independent variables may be missing.
- t-statistic — See results from regression analysis. The absolute value of the t-stat for each coefficient included should be greater than 2 for the independent variable to be considered significant.
- C<sub>v</sub>(RSME) — coefficient of variation of the root-mean-squared error. This value is always positive.
- Mean bias error — Overall indicator of bias in regression estimate. Positive values indicate higher than actual values, while negative value indicates that regression under-predicts values.

Most regression analysis tools will include some of the statistical parameters that need to be evaluated, typically  $R^2$  and t-statistic. Instructions for calculating C<sub>v</sub>(RMSE) and mean bias error are detailed below.

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<sup>14</sup> See ASHRAE Guideline 14-2002 and IPMVP Volume 1 (EVO 10000-1.2007) for additional information on statistical analysis and validation techniques.

**Table 4-5: Example Results from Excel’s Regression Function**

SUMMARY OUTPUT

Regression Statistics	
Multiple R	0.844689122
R Square	0.844378342
Adjusted R Square	0.844377702
Standard Error	1.317321242
Observations	8640

ANOVA					
	df	SS	MS	F	Significance F
Regression	9	24410099.47	2712233.274	1562945	0
Residual	8750	15184.18347	1.735335253		
Total	8759	24425283.65			

	Coefficients	Standard Error	t Stat	P-value	Lower 95%	Upper 95%	Lower 95.0%	Upper 95.0%
Intercept	456.0385594	42.77053583	10.66244672	2.21E-26	372.1983	539.8789	372.1983	539.8789
TCHW	-9.433907762	0.894461966	-10.5470195	7.49E-26	-11.18726	-7.680552	-11.18726	-7.680552
TCHW^2	0.014119931	0.00444351	3.177652452	0.00149	0.00541	0.02283	0.00541	0.02283
TCW	-6.205740642	0.668904963	-9.27746239	2.15E-20	-7.516952	-4.89453	-7.516952	-4.89453
TCW^2	0.007465609	0.002741032	2.723648885	0.006469	0.002093	0.012839	0.002093	0.012839
PLR	143.6792396	36.06737752	3.983634227	6.84E-05	72.9787	214.3798	72.9787	214.3798
PLR^2	-55.2703061	0.285036808	-193.905856	0	-55.82905	-54.71157	-55.82905	-54.71157
TCHW*TCW	0.107665923	0.010005493	10.76068149	7.77E-27	0.088053	0.127279	0.088053	0.127279
TCHW*PLR	0.360037224	0.672732872	0.535186014	0.592535	-0.958677	1.678752	-0.958677	1.678752
TCW*PLR	0.49953947	0.071551625	6.981525139	3.13E-12	0.359281	0.639797	0.359281	0.639797

Note: The absolute value all of the t-stats are above 2 except for TCHW × PLR. This is acceptable for this example. Any coefficient that has a t-stat out of acceptable range can be dropped from the model, which may improve the statistical results.

- Calculate  $C_v(RMSE)$ :

$$C_v(RMSE) = \frac{\sqrt{\frac{\sum (\hat{Y}_i - Y_i)^2}{n - p - 1}}}{\bar{Y}}$$

Where:

$Y_i$  = Measured energy value at time  $i$

$\hat{Y}_i$  = Predicted energy value at time  $i$

$\bar{Y}$  = Mean measured energy value

$n$  = number of data points

$p$  = number of independent variables used

- Calculate Mean Bias Error:

$$MBE = \frac{\sum (\hat{Y}_i - Y_i)}{n}$$

**Baseline Step 13**



Determine energy use of the baseline and post-installation chillers:

Calculate hourly baseline energy use of the chiller plant: apply the validated chiller performance model(s) to the hourly cooling load model (TMY 8760 data, adjusted in Baseline Step 10 for reductions in cooling loads) considering key operating parameters determined in Baseline Step 7 to predict energy use of each chiller, and the total for all chillers, for each hour of the year.

Using the same 8760 hour model, calculate the post-installation demand for the new chiller(s) from manufacturer's data, considering the key operating parameters of the new chiller plant.

### **Baseline Step 14**

Calculate proposed energy and demand savings for year 1:

Determine kW savings (predicted baseline kW – predicted post-install chiller energy use) for each hour of the year.

Identify all data that falls within the utility / building's peak period (defined in the M&V plan) and further delineate data by monthly utility billing periods. For each utility billing period, the "peak" period, typically the highest one hour demand for predicted for the baseline chiller plant that occurs during the utility's peak period. This assumes the building peak demand is coincident with the chiller plant's peak demand use.

Apply savings equations:

$$\text{Monthly Demand Savings (kW)} = \{(\text{kW}_{\text{baseline}}) - (\text{kW}_{\text{post}})\}_{t\text{-peak}}$$

Where:

Time period (t-peak) is defined as the one-hour interval during the building's peak period (between **1 and 4 PM on weekdays<sup>15</sup>**) for that billing month during which the highest baseline demand is set by the chillers. Billing months are defined by the serving electric utility.

(kW<sub>baseline</sub>) is the demand for the baseline chillers predicted during time t

(kW<sub>post</sub>) is the demand of the new chillers predicted during the same interval t

### **Baseline Step 15**

Calculate proposed cost savings for year 1:

$$\text{Annual Cost Savings} = \text{Energy Savings (kWh)} \times \text{Rate}_{\text{kWh}} + \sum_{\text{month}} (\text{Monthly Demand Savings} \times \text{Rate}_{\text{kW}})$$

## **2. Post-Installation M&V Activities**

### **Data Collection**

#### **Post-Install Step 1**

Data collection should follow Baseline Step 1 through Step 3 including sensor verification and calibration. Install submeters or permanent metering, as appropriate, that adhere to accuracy requirements. Typically permanent metering equipment will be installed with the new chillers.

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<sup>15</sup> This is defined in the project specific M&V Plan.

Conduct metering immediately following installation and commissioning. Collect data for a minimum of two weeks, longer if possible. If chiller plant is off line or typical operating conditions are not present at time of project completion, post-installation metering may be deferred. In this case, the expected year 1 savings estimates included in the Post-installation Report will be based on the Factory Performance test results reported by the manufacturer.

Ensure that all required data points are collected. If peripheral equipment in the plant has been affected, additional points will be required.

**Table 4-6: Post-Installation Data Required for Analysis**

<b>Points Needed for Analysis</b>
Chilled water flow (GPM) per chiller
Condenser water supply temperatures (°F)
Chilled water supply temperatures (°F)
Chilled water return temperatures (°F)
True RMS Power (kW) per chiller
Chiller on/off Status

Synchronize readings from data loggers and EMCS to collect trends in 15-minute intervals. (More frequent data, i.e. 5 minute, logger readings can help.) Data collection should be continuous, and periodic verification of the data is strongly recommended.

### **Post-Install Step 2**

Document additional information on post-installation conditions: nameplate data, operating schedules, chiller age and condition, loads served, locations, and peripheral equipment details.

## Data Analysis

### **Post-Install Step 3**

Follow Baseline Step 7 to determine post-installation chiller plant operating parameters and controls sequences. Document results including: chilled water setpoints, chiller sequencing, condenser water setpoints and actual temperatures. All operational parameters should be verified with trended field data.

### **Post-Install Step 4**

Follow Baseline Step 11 to build a performance model of each of the new chillers. Typically, the performance calculation option selected in Baseline Step 8 should be used.

### **Post-Install Step 5**

Follow Baseline Step 12 to verify that performance models of the new chillers are statistically valid.

### **Post-Install Step 6**

Apply new chiller performance models developed in Post-Install Step 4 to the hourly TMY cooling loads developed and adjusted during Baseline Step 10. Use the new chiller operating parameters determined in Post-Install Step 3 to predict the hourly post-installation chiller energy use.

### **Post-Install Step 7**

Calculate the expected demand and energy savings for year 1 by following Baseline Step 14.

### **Post-Install Step 8**

Calculate expected cost savings for year 1 by following Baseline Step 15.

### **Post-Install Step 9**

Draft Post-Installation Report in accordance with IDIQ requirements. Include all analysis, metered data, and Factory performance test results on the chiller(s) per the M&V plan.

## 3. Annual M&V Activities

### **Data Collection**

#### **Annual Step 1**

Collect metered data to develop performance models of each chiller for this performance period. Data collection should follow Baseline Step 1 through Baseline Step 3 including sensor verification and calibration.

Collect data for a minimum of two weeks and up to eight weeks if possible while cooling loads and typical operating conditions are present. Any variations in operating conditions expected over the year should be used during the test period to ensure the models developed will adequately cover those conditions. This may require adjusting normal operating set point to achieve seasonal any variations, such as cooling tower temperatures.

### **Data Analysis**

#### **Annual Step 2**

Using the data collected, create a chiller performance model for each chiller by following Baseline Step 11. Typically, the performance calculation option selected in Post-Installation Step 4 should be used.

Verify the validity of the models by following Baseline Step 12. If results from the statistical analyses are acceptable, then the post-installation performance model(s) are still valid. If results are not acceptable, then new models shall be developed using Baseline Step 11 and validated and Baseline Step 12.

#### **Annual Step 3**

Using the data collected, verify that key operating parameters documented during the post-installation phase are still valid by following Baseline Step 7. Current operating conditions may be different than in the post-installation case.

#### **Annual Step 4**

Using the validated chiller performance models and key operating conditions in the current performance period, develop an hourly energy use model of the chillers

Apply new chiller performance models developed in Annual Step 3 to the hourly TMY cooling loads developed and adjusted during the baseline. Use the new chiller operating parameters determined in Annual Step 3 to predict the hourly post-installation chiller energy use.

#### **Annual Step 5**

Calculate the verified demand and energy savings for year 1 by following Baseline Step 14.

**Annual Step 6**

Calculate verified cost savings for year 1 by following Baseline Step 15.

**Annual Step 7**

Verify that O&M activities have been properly executed. Gather documentation from the party responsible, and compare to O&M requirements specified in the contract.

**Annual Step 8**

Develop Annual Report in accordance with IDIQ Requirements and M&V plan details. provide all analysis and metered data in electronic format. Data on O&M activities should be included in Annual Report.



The documents here-in were produced by the FEMP Retro-Commissioning Working Group in October 2003. The purpose of the group was to provide guidance to the FEMP team to help facilitate retro-commissioning in Federal ESPCs. The scope included identifying inherent difficulties in incorporating retro-commissioning into performance contracts, as well as ways to overcome those barriers. The language used in reference to the Super ESPC program in this document may be outdated.

#### INCLUDING RETRO-COMMISSIONING IN FEDERAL ENERGY SAVING PERFORMANCE CONTRACTS

Retro-commissioning generally reduces operating and maintenance costs, improves building occupant comfort, and meets changing operational needs. When retro-commissioning (retro-Cx) is partnered with an energy saving performance contract such as Super ESPC, which focuses on equipment replacement and other capital improvements, a facility can greatly improve overall operations and dramatically reduce operating costs.

Including retro-commissioning in Federal performance contracting projects can provide substantial benefits. Retro-Cx can shorten the contract length of an ESPC by maximizing the project's cost savings. Retro-Cx activities commonly discover low-cost energy saving measures that may have otherwise been overlooked. Generally, retro-commissioning requires data logging of equipment operations, which provides additional documentation of the pre-retrofit baseline conditions and contributes to more robust M&V.

A project implemented at a large Federal facility in Atlanta is one retro-commissioning success story. A retro-commissioning project implemented for a total cost of about \$120,000 will generate annual cost savings of approximately \$250,000. Had this measure been included in the average Federal ESPC project (\$3.1 million initial investment, 14 year contract) it would effectively shortened the project's overall simple payback by more than 5 years.

When including retro-commissioning with other facility retrofits a graded approach should be used to determine the appropriate scope of retro-commissioning activities. An example scope of work for retro-commissioning has been developed for use in Federal ESPC projects. This *Example Retro-Commissioning Scope of Work* provides a comprehensive scope of work that can be modified for use in individual projects, and is available through <http://ateam.lbl.gov/mv/>.

ESPC

*Energy Saving Performance Contract*

Examples of Federal ESPC contract mechanisms include the Department of Energy's Super ESPC and UESC contracts. The Air Force and Army also have similar contract mechanisms.

ESCo

*Energy Services Company*

## Commissioning

Commissioning is a process for achieving and verifying performance of building systems. Typically, commissioning is a part of any new or retrofit construction project. The purpose of commissioning is to ensure systems are designed, installed, functionally tested, and capable of being operated and maintained to perform in compliance with the design intent. More information on commissioning is available at <http://www.eere.energy.gov/femp/techassist/bldgcomgd.html>.

## Retro-Commissioning

Retro-Commissioning (Retro-Cx) is the commissioning of existing building systems to meet current building operating criteria. The retro-Cx process systematically reviews the condition of building systems and returns equipment that has fallen out of desired operating parameters back into appropriate tolerances. Retro-commissioning is the process of optimizing an existing building's operation and maintenance through the implementation of low-cost and no-cost improvements, and does not involve equipment replacement.

Retro-Cx focuses on energy using equipment such as mechanical systems, controls, and sometimes lighting. These systems are functionally tested and adjusted to meet the current needs of the building. In addition to adjusting for changing building criteria or operational goals, retro-Cx can also provide updated maintenance requirements for building systems. For additional information see "A Practical Guide for Commissioning Existing Buildings" by PECCI and ORNL available through <http://eber.ed.ornl.gov/commercialproducts/retrocx.htm>.

### ***TIMING OF RETRO-CX WITHIN THE ESPC PROCESS***

Conducting retro-commissioning as part of a Federal ESPC process can be accomplished in a variety of ways, depending on the conditions present at the facility, the availability of funding, and the preferences of the Agency. The most likely scenario for incorporating retro-Cx into the FEMP Super ESPC process is outlined below. Comprehensive explanations of the steps for implementing retro-Cx in a Super ESPC are included in the *Example Retro-Commissioning Scope of Work*. Although the Super ESCP process is detailed, a similar procedure will apply to other Federal performance contracting mechanisms.

#### **Initial Proposal (IP) Phase**

The Agency should inform the ESCo of their interest in retro-commissioning at the initial project kick-off meeting prior to beginning the preliminary site survey for the Initial Proposal. The ESCo would then gauge the level of retro-commissioning opportunities at the site and report these in the Initial Proposal. The Agency should consider providing the *Example Retro-Commissioning Scope of Work* to the ESCo for modification and inclusion in the Initial Proposal.

#### **Detailed Energy Survey (DES) Phase**

The most effective way to determine retro-Cx opportunities is to identify opportunities in conjunction with building system measurements for baseline determination. Intent to proceed with the DES from the Agency should include clear instructions to the ESCO to include retro-Cx

activities (see *Example Retro-Commissioning Scope of Work*). This will ensure audit costs associated with the identification of retro-Cx projects will be recoverable as a part of the project development costs, even if the energy conservation measure (ECM) is not implemented. After scoping, the cost savings and implementation costs for viable retro-Cx measures are included as an ECM.

### **ECM Implementation**

Energy saving retro-Cx measures identified can be established as an ECM. The project baseline would be unaffected by the retro-Cx activities. Savings from the retro-Cx measures are attributed to the project, and implementation costs are included in the total contract cost.

### **Performance Period**

Measurement and verification activities should include provisions to ensure the permanence of the savings during the performance period. Inclusion of ongoing retro-Cx services or periodic system check-ups as part of M&V activities will help ensure the persistence of the savings generated, and can be funded by the annual savings of the ECM bundle.

### ***MEASUREMENT & VERIFICATION OF RETRO-CX***

Measurement and verification strategies for retro-Cx projects must be developed on a project-by-project basis. In general, the energy savings from retro-commissioning measures can be determined using typical M&V strategies, such as developing calibrated engineering models of the affected systems. Accounting for savings generated from retro-Cx will be dependent on the scope of the retro-Cx work, as well as the M&V strategies chosen for other ECMs.

In some cases, the modifications made during retro-Cx activities may be reversed over time by building occupants and maintenance staff. The persistence of the changes can be addressed through checking performance benchmarks, conducting periodic tune-ups, or a more aggressive commissioning approach. This ongoing commissioning effort will improve building performance by optimizing building systems through ongoing tracking and adjustment of systems rather than a one-time fix. Typically, systems are benchmarked through measurements, and continuous monitoring is used to ensure the systems continue to operate as expected.

### ***PRICING & PAYMENT FOR RETRO-CX***

The cost of retro-Cx is dependent on the scope of work and must be negotiated on a project-by-project basis. Including retro-Cx activities as part of the detailed energy survey (DES) will increase the cost of the survey. Developing a detailed scope of work and a fixed price for this work is important to eliminate risk to the Agency and the ESCo. Including a detailed scope of work in the Initial Proposal eliminates ambiguity in the retro-Cx work to be performed. Establishing a fixed price for the entire DES ensures that the incremental cost for these retro-Cx services will be covered as a part of the development costs for the overall project, whether or not viable measures are identified and ultimately implemented.

### ***OTHER KEY ISSUES***

Other important items to consider, discuss, and agree upon when including retro-Cx with a Federal performance contract are outlined below.



- Determine the level of retro-commissioning services desired and identify the systems / equipment to be included in retro-Cx.
- Establish the level of involvement of facility staff and other contractors in initial retro-Cx scoping activities.
- Develop appropriate M&V strategies, including assessing the need for periodic tune-ups or a continuous commissioning approach.
- Ascertain the level of occupant and staff training needed.
- Assign on going service responsibilities.

## ***Example Retro-Commissioning Scope of Work***

### **To Include Services As Part of Super ESPC Detailed Energy Survey**

#### ***BACKGROUND***

**Agency** requests that **ESCO** perform retro-commissioning services<sup>1</sup>, as detailed herein, as a part of performing the Detailed Energy Survey (DES) for **site**. The incremental cost for these services will be covered as a part of the project development cost for the Super ESPC project, whether or not viable measures are identified and ultimately implemented.

It is the intent of the Agency to expand the work that will be performed during the DES. Leveraging the DES to complete a thorough scoping of retro-commissioning opportunities will substantially enhance the value of the ESCO services by ensuring that fundamental building systems are calibrated and operating as required to deliver functional and efficient performance. This work will also result in written system operation sequence for the included systems, which help train facility staff. Additional documentation of operating conditions prior to implementing retrofits will be valuable.

The cost effective measures identified in the Final Retro-Commissioning Report shall be included in the Final Proposal for a Super ESPC Delivery Order. The Agency agrees to credit the verified savings identified from these measures to the overall project, even if the measures are implemented by Agency staff prior to award of the Delivery Order (DO).

#### ***OBJECTIVES***

The primary objectives for conducting these activities are:

- Enhance documentation of the operational and maintenance (O&M) requirements for the equipment and systems included
- Document baseline operating conditions through trending of performance measurements
- Optimize control systems through calibration of critical sensors, review metered data and trend logs, and functional equipment testing
- Identify operational and maintenance enhancements that result in improvements in energy efficiency, occupant comfort, or indoor air quality.
- Identify O&M staff training needs

#### ***SYSTEMS TO BE INCLUDED***

(If it is not possible to include all major building systems and equipment, select the critical items for inclusion. Generally, the largest energy using equipment as well as systems known for

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<sup>1</sup> Background information on retro-commissioning is available in *A Practical Guide for Commissioning Existing Buildings* through <http://eber.ed.ornl.gov/commercialproducts/retrocx.htm>.

having problematic controls, or operational and comfort problems should be included in the study. Refer to *Continuous Commissioning Guidebook*<sup>2</sup> for example measures and technical guidance.)

For all buildings included in the DES, the following systems should be included:

- Building automation system, including controlled devices, sensors, control loops, and logic
- Cooling systems
  - Central cooling plant
  - Primary air-handling units (AHUs)
  - Terminal units
  - DX systems
- Heating systems
  - Central boiler plant
  - Primary heating systems
- Fire safety / smoke purge aspects of the HVAC system
- Lighting systems
- Domestic hot water equipment
- Humidity control equipment
- Building pressurization controls

## ***PROJECT STEPS***

### **OVERVIEW OF PROJECT STEPS**

The following summarizes the project steps, which are detailed in the following sections.

1. Review existing systems and related documentation
2. Develop Retro-Commissioning Plan
3. Perform calibration and maintenance checks
4. Implement diagnostic monitoring / trending
5. Perform functional tests
6. Analyze the monitoring / trending and test data

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<sup>2</sup> FEMP *Continuous Commissioning Guidebook for Federal Energy Managers* by Texas A&M University, October 2002 is available through <http://ateam.lbl.gov/mv>.

7. Assess and document the current operating strategies and sequences of operation for all systems and equipment included
8. Document O&M improvement opportunities
9. Calculate energy impacts and develop implementation cost estimates for O&M opportunities
10. Develop and deliver the Final Retro-Commissioning Report
11. Include cost-effective measures in final proposal with other opportunities identified during the DES.

## DETAILED PROJECT STEPS

The following sections detail each of the project steps.

### Review Existing Systems & Documentation

- Attending meetings through out the process including a retro-commissioning kick-off meeting in preparation for the site investigation.
- Interview Agency support staff and review the existing building documentation to determine the original specifications, design intent, and their relevance to current owner / user requirements. The following lists the documentation that needs to be gathered and reviewed:
  - Sub-metered utility data and energy bill (electric and gas) information for at least 12 months along with rate schedules
  - Drawings and specifications relevant to the systems scheduled for commissioning, especially control drawings and sequences of operation
  - Existing control points list for each building
  - Operating strategies programmed into the Energy Management and Controls System (EMCS)
  - Equipment list with nameplate information for equipment controlled by the EMCS
  - Existing O&M and system manuals for equipment
  - Test and balance (TAB) reports; sensor calibration documentation

### Develop Retro-Commissioning Plan

Develop a Retro-Commissioning Plan for testing and reporting on the pertinent systems, including documentation strategies. The Retro-Commissioning Plan should include the following:

- Equipment , systems, or specific measures to be included, or selection criteria for inclusion
- Plan for reviewing existing systems and related documentation

- Define current operational requirements from original design documents and interviews with Agency staff
- Detailed plan for equipment calibrations, including calibration forms
- Maintenance checks to be performed
- Detailed plan for diagnostic monitoring / trending, including data archival
- Functional tests to be performed
- Methods to be used in analyzing the monitored / trended data
- Plan to assess and document the current operating strategies and sequences of operation for all systems and equipment included
- Strategies to be used in calculating energy impacts and implementation cost estimates for opportunities identified
- Implementation schedule
- Define the content the Final Retro-Commissioning Report

### Perform Calibration and Maintenance Checks

A list of sensors and actuators for calibration will be developed following a points list review. Using the trending capability of the control system for troubleshooting, testing and data gathering is a cost effective approach but only if the commissioning provider and building staff is confident that the sensors are reading properly. The appropriate amount of calibration work will depend on the level of confidence in the existing equipment and the history of problems with the controls equipment at an individual site. The calibration plan may include a comprehensive list of sensors and actuators, or critical components for select systems can be chosen. Example of critical control sensors include static pressure, outside air temperature, return air temperatures, mixed air temperature, discharge temperature, variable frequency drive (VFD) speed, flow meters, damper actuators, valve actuators, humidity sensors, and space temperature sensors. Appropriate calibration procedures and required documentation should be included in the Retro-Commissioning Plan, including the following items:

- Test equipment used for calibration should have traceable calibration documentation provided in the final report.
- Document test equipment readings versus the EMCS sensor readings prior to adjustment.
- Document the adjustments made to match the EMCS sensor readings to the test equipment readings.
- A minimum of two points of calibration to check both slope and intercept is required for sensors seeing a wide range of conditions such as the outside air temperature sensors. Adjusting the off set may be sufficient for sensors seeing a narrow range of conditions.
- Document test equipment readings versus the EMCS sensor readings following adjustment (calibration) and note date and time of the adjustments made.

Two options for providing the needed labor and staffing to accomplishing the calibration procedures are outlined below, and summarized in Table 1. Both of the options require participation by Agency operating staff.

*Option A: Commissioning Provider (ESCO) & Agency Staff Conduct Calibrations*

Using forms and procedures developed by the Commissioning Provider (ESCO), the ESCO and Agency operating staff will investigate, document, and remedy any maintenance issues and perform calibrations as specified in the Commissioning Plan.

Successful completion of the calibrations is required prior to starting any monitoring, trending, and functional testing. This option is the least cost, but its viability depends on the level of expertise of Agency staff as well as their availability. This option is recommended. It provides the highest assurance of quality control and will help educate agency staff.

*Option B: Controls Contractor and Agency Staff Conduct Calibrations*

Using forms and procedures developed by the Commissioning Provider, the Controls Contractor and Agency staff would accomplish the calibration tasks specified in the Commissioning Plan. The Agency would cover the cost of the Controls Contractor. This option may appear the most expensive (by hourly rate), but may actually take less time due to the Controls Contractor experience.

**Table 1: Options to Accomplish Calibration of Critical Sensors**

Option	Responsible Parties	Task Description	Cost Implication
A	Commissioning Provider (ESCO) assisted by Agency staff	Using forms and procedures developed ESCO, in-house support staff would work with Commissioning Provider (ESCO) to accomplish the calibration tasks would be participating with staff	Least cost depending on level of knowledge of staff and ability to make computer adjustments. Provides high level of quality control along with education for Agency staff
B	Controls Contractor assisted by Agency staff	Using forms and procedures developed Commissioning Provider (ESCO), the Controls Contractor, and Agency staff would accomplish the tasks	Most expensive by hourly rate but may be off set by taking less time due to Controls Contractor experience

**Implement Monitoring and Testing**

The commissioning provider provides a detailed request for required trend logs from the EMCS to the Agency staff or to the Controls Vendor, who executes the trends and provides the data to the commissioning provider (ESCO) in the specified electronic format.

If data loggers are required, the commissioning provider (ESCO) will provide and program the data loggers, which will be installed with the assistance of the facility staff. Facility staff may actually install current transformers and watt transducers on wiring inside electrical cabinets. Facility staff may also be responsible for removing the sensors and data loggers, packaging them and sending them back to the provider for analysis after the end of the monitoring period.

**Functional Testing**

The commissioning provider (ESCO) oversees and conducts functional tests on selected equipment as specified in the Commissioning Plan, with the assistance of facility staff and Controls Vendor as required. Functional tests will be comprised of changing parameters, set-

points or conditions and observing and documenting the actual system or equipment response through various modes and conditions (both simulated and real). Tests should be developed on a case-by-case basis to ensure functionality across normal operating conditions.

For equipment that is being monitored with sufficient points, manual testing may be accomplished by changing the parameters, etc. during the monitored period. The monitored data is then examined and used to document and verify correct or incorrect operation. Visual verification of equipment functionality may be required in instances that feedback from the control system is not available.

### **Analyze Monitoring and Testing Data**

Once the data is gathered from monitoring and testing, the commissioning provider analyzes the findings by comparing actual equipment operation to appropriate operation and to the existing control sequences. Issues and potential improvements are identified and documented. Energy calculations are performed for those operational measures that appear to have the most impact to comfort, energy, or indoor air quality. Implementation costs for the measures will be estimated, and results will be presented in the Final Commissioning Report.

### **Assess and Document Current Operating Strategies**

Commissioning provider will work with the Agency staff to develop a comprehensive building operations plan for the equipment and systems included in this scope of work, based on the original building specifications and current operational needs of the site.

### **Document and Analyze O&M Improvements**

The Commissioning provider will document improvement opportunities identified. For the most promising measures, energy impacts will be calculated and implementation cost estimates developed.

### **Develop Final Retro-Commissioning Report**

The Final Retro-Commissioning Report shall be issued once commissioning scoping activities are completed. This will be a separate deliverable from DO proposal, documenting the actions specified herein.

A Final Retro-Commissioning Report shall include the following information:

- Executive summary
- Project background and scope of the commissioning project
- Overview of activities conducted
- Details of all potential improvements identified and other findings, including:
  - Documentation of equipment conditions
  - Identify any needed facility staff training
  - Missing critical documentation
- The estimated implementation costs and the energy impacts for each improvement

- Current system operation sequences for all equipment and systems included

In Appendix:

- The Retro-Commissioning Plan
- The EMCS / data logger trended data, analysis, and annotated results. Electronic copies of the data should be provided.
- Completed calibration worksheets
- Documentation of government witnessing, as required

### **Include Recommended Measures in Final DES Proposal**

The Final Retro-Commissioning Report will be presented once all activities are completed, and will precede the presentation of the DES or Final Proposal. The cost effective measures identified in the Final Retro-Commissioning Report shall be included in the Final Proposal for a Super ESPC Delivery Order, including a detailed measurement and verification strategy for each one. Functional tests of all operational modifications should be included as part of the final acceptance procedures for each measure in the DO.

The Agency agrees to credit verified savings identified from these measures to the overall project, even if measures are implemented by Agency staff prior to award of the Delivery Order.

### **ROLES & RESPONSIBILITIES**

The following is an overview of the responsibilities for the team members, including Agency Lead Representative, Agency Technical Support Staff, the Commissioning Provider, and the Controls Contractor.

#### **Agency Lead Representative**

- Provides overall supervision of this project
- Is the party referred to as the “owner”
- Develops contractual agreements
- Ensures the participation of Agency staff
- Funds the participation of the controls contractor as needed
- Attends meetings as necessary

#### **Agency Technical Support Staff - Building Operator / Engineer**

- Attends meetings as necessary
- Reviews and accepts commissioning plan developed by Commissioning Provider
- Ensures the participation of building personnel and controls contractors as needed
- Assists in gathering the building documentation as needed
- Provides input into the investigation process through interviews



Provides government witnessing of activities

Assists with implementation of sensor calibration

Performs or assists with setting up data trends in the EMCS

Performs or assists with the installation and removal of diagnostic equipment such as data loggers, as needed

Assists with performing functional tests

Ensures maintenance items affecting the project are remedied, such as replacing failed sensors

### **Controls Contractor**

Attends project Kick-Off meeting to coordinate work

Assists with gathering data and setting up trends as needed

Assists with performing functional tests

Assists the Commissioning Provider in identifying and understanding the control sequences and programming of the EMCS

### *Commissioning Provider (ESCO)*

Is the technical lead for this project

Conducts the Kick-Off meeting

Develops the Retro-Commissioning Plan

Reviews required documentation such as energy bills, sequences of operation, drawings, specifications, etc.

Conducts the operations site investigation including interviews, observations and analysis

Oversees all monitoring diagnostic planning and execution

Oversees any manual functional testing planning and execution

Conducts the engineering analysis and energy calculations

Develops the Final Retro-Commissioning Report

## A Strong Energy Portfolio for a Strong America

Energy efficiency and clean, renewable energy will mean a stronger economy, a cleaner environment, and greater energy independence for America. Working with a wide array of state, community, industry, and university partners, the U.S. Department of Energy's Office of Energy Efficiency and Renewable Energy invests in a diverse portfolio of energy technologies.

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Energy, Efficiency, and Renewable Energy  
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Washington, DC 20585



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April 2008