Energy Efficiency Rules
Applicable to LPSC Jurisdictional Investor-Owned Electric and Group I Gas Utilities
Phase I - Quick Start

I. Overview
The following Energy Efficiency Rules shall be used by LPSC-jurisdictional investor-owned electric and Group I gas utilities1 (“also referred to herein as simply “electric” or “gas” “utilities”) for implementation of an initial set of Energy Efficiency (“EE”) programs. The utilities shall implement EE programs using the following two-phased approach.

Phase I, which is covered by this Rule, consists of a Quick Start process that expedites EE program implementation and begins developing the detailed EE policies required to implement cost-effective comprehensive long-term Commission approved EE programs.2

Phase II consists of a more detailed EE policy development and the implementation of Commission approved comprehensive programs. A separate rule covering Phase II will be developed in a subsequent rulemaking based on a collaborative process, and shall include additional aspects of EE program implementation not covered within Phase I.

Eligible electric and gas utilities shall notify the LPSC, in writing, by October 1, 2013 of their election of participation or non-participation in Phase I described herein above. Once a utility notifies the LPSC of their decision to participate in Phase 1, said decision shall be irrevocable, unless for force majeure reasons, the LPSC approves a waiver in response to a petition from a participating utility. An election to participate in Phase 1 does not bind the requirement for electric and gas utilities to voluntarily participate in Phase 2.

II. Objectives of the Energy Efficiency Quick Start Process
The Commission's purpose in implementing the Phase I Quick Start process is to encourage utility companies and their customers to make efficient use of energy and thereby realize bill savings by introducing an initial set of energy efficiency programs that can be designed and implemented quickly and economically. Another important purpose is to begin developing the infrastructure needed to support the successful implementation of energy efficiency programs in Phase II and over the long-term, subject to the Commission's approval. To that end, each utility's Quick Start EE portfolio should include programs that strike the appropriate balance between maximizing net benefits to customers and developing the energy efficiency infrastructure in Louisiana. Each program shall strive to meet as many of the following objectives as possible:


2 Comprehensive EE programs shall be evaluated in greater detail in Phase II, however, comprehensive programs will build on the experience gained in Phase I, and will potentially include more EE programs, and may be of a larger scale involving greater levels of penetration.
• provide energy savings;
• provide permanent peak demand reductions;
• be cost effective;
• reduce emissions including CO2;
• lead to increased system energy security by reducing load, which can contribute to a reduction in curtailments or system failures;
• be implemented efficiently;
• contribute to a reduction in the need for capacity resource additions; and,
• increase utility energy efficiency capabilities and infrastructure.

III. Definitions

Cost-effectiveness - A comparison of the costs and benefits of an EE program or measure, to determine the net benefits of the program or measure. Typically present value benefits are compared to present value costs to determine if the program or measure is economically desirable.

Demand Response - Changes in energy use by end use customers from their normal consumption patterns in response to changes in the price of energy over time, or in response to incentive payments designed to induce lower energy use at times of high wholesale market prices or when system reliability is jeopardized.

Energy Conservation – Term used to reflect doing with less of a service in order to save energy. The term is sometimes used instead of energy efficiency.

Energy Efficiency – Refers to a decrease in the rate at which energy is used by equipment and/or processes, while maintaining or improving the customer’s existing level of comfort and end-use functionality at a lower customer cost. Reducing the rate at which energy is used may be achieved by substituting more advanced technology, or by reorganizing the process to reduce waste heat, waste cooling, or energy. Demand response is a form of energy efficiency.

Energy Efficiency Savings - Those kW, kWh, or ccf savings realized by comparing measured energy use before and after implementation of an energy efficiency measure, or by reference to a set of deemed savings approved by the Commission.

Evaluation, Measurement and Verification (“EM&V”) – The performance of studies and activities intended to determine the actual savings and other effects from energy efficiency programs and measures. The full scope of the EM&V process includes the evaluation of program design, implementation, cost effectiveness, market penetration, and verification of savings achieved from the programs.

Evaluation – In the context of EM&V, evaluation refers to methods used to determine impacts resulting from the implementation of EE programs, including program performance, program markets and operations, expected levels of energy and demand savings, and program cost-effectiveness.
Measurement and Verification – In the context of EM&V, M&V refers to a form of evaluation performed after implementation that relies on data collection, monitoring, and analysis associated with the calculation of overall energy and demand savings at individual sites or projects using one or more methods that can involve measurements, engineering calculations, statistical analyses, and/or computer simulation modeling with the goal of verifying the level of savings achieved.

Deemed Savings - is a measurement approach used with simpler or better-known measures that derive energy savings from pre-determined, verified estimates of energy and peak demand savings\(^3\) attributable to particular energy efficiency measures, based upon engineering calculations, baseline studies and/or reasonable assumptions. Such savings are generally those representing the difference between standard efficiency measures and energy efficient measures. Deemed savings estimates may be derived from other evaluations previously performed and conducted by the utility, other utilities or governmental/regulatory agency studies. Deemed savings should be revised periodically to reflect new technologies and new federal, state or local policies and codes.

Measured Savings - is an approach to estimate savings for larger or less well known measures in which savings are calculated using methods that can involve measurements, engineering calculations, statistical analyses, experimental design, metering and monitoring, computer simulation modeling, etc.

Market Transformation - Strategic efforts to induce lasting structural or behavioral changes in the market that result in increased adoption of energy efficient technologies, services and practices. Energy savings from market transformation programs must be beyond that which would be achieved through compliance with building codes and appliance and equipment efficiency standards.

Measure - The equipment, materials and practices that when installed or implemented at a customer site result in a measurable and verifiable reduction in either purchased energy consumption, measured energy or peak demand or both.

Portfolio - The entire group of programs offered by the utility.

Program - A group of projects, with similar characteristics and installed in similar applications or targeting a particular population.

Program Plan - A plan to deliver a portfolio of energy efficiency programs, which includes a set of benefit/cost test results, specific objectives that can be evaluated using quantifiable measures, and provisions to evaluate, monitor and verify results.

Program Year - The year in which programs are administered and delivered, for the purposes of planning and reporting. A program year can consist of a calendar year, but may be defined as some other twelve (12) month period, if desired.

Screening Tests: These are evaluations that should be performed to determine which conservation and energy efficiency options should be eligible for further consideration in the

\(^3\) Note that whenever the phase "peak demand savings" is mentioned, that phrase applies to electric utilities, not gas utilities.
utility's Quick Start Program. Screening tests shall follow the guidelines published by the California Public Utility Commission in its Standard Practice for Cost-Benefit Analysis of Conservation and Load Management Programs, which was first published in February 1983, and most recently updated in 2001. The manual defines the following standard tests:

- **Participants Test** – This test measures the quantifiable benefits and costs to the customer. The benefits to a customer include the reduction in the customer's utility bill (using the retail rate), any incentives paid by the utility, and any other benefits to the customer that can be quantified. Savings estimates should be based on gross energy savings, as opposed to net savings. The costs to a customer are all out-of-pocket expenses incurred, plus any increases in the customer's utility bill. The out-of-pocket expenses include all costs of purchasing and installing equipment or materials, any ongoing operation and maintenance costs; any removal costs (less salvage value); and the value of the customer's time in arranging for the installation of the measure, if significant.

- **The Ratepayer Impact Measure (RIM)** – This test measures what happens to customer bills or rates due to changes in utility revenues and operating costs caused by the program. Rates will go up if revenues collected are less than the total costs incurred by the utility in implementing the program. The benefits calculated in the RIM test are the savings from avoided supply costs. These avoided costs include the reduction in transmission, distribution, generation, and capacity costs for periods when load has been reduced, and includes the increase in revenues for any periods in which load has been increased. Both the reductions in supply costs and the revenue increases should be calculated using net energy savings. The costs for this test are the incremental program costs directly incurred by the utility, the incentives paid to participants, decreased revenues for any periods in which load has been decreased, and increased supply costs for any periods when load has been increased. The utility program costs include incremental initial and annual costs, such as the cost of equipment, operation and maintenance, installation, program administration, and customer dropout and removal of equipment (less salvage value).

- **Utility Cost Test** measures the net costs of a program based on the costs incurred by the utility. The benefits are the avoided supply costs of energy and demand, the reduction in transmission, distribution, generation, and capacity valued at marginal costs for the periods when there is a load reduction. The avoided supply costs should be calculated using net program savings. The costs for the Utility Cost Test are the incremental costs incurred by the utility, including the incentives paid to the customers, increased supply costs for the periods in which load is increased, program costs, which include initial and annual costs, such as the cost of utility equipment, operation and maintenance, installation, program administration, and costs due to customer dropout and removal of equipment (less salvage value).

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4 [http://www.energy.ca.gov/greenbuilding/documents/background/07-1_CPUC_STANDARD_PRACTICE_MANUAL.PDF](http://www.energy.ca.gov/greenbuilding/documents/background/07-1_CPUC_STANDARD_PRACTICE_MANUAL.PDF)

5 Gross energy savings are the savings in energy seen by the participant at the meter. These are savings assumed to be attributable to the program. Net savings are gross savings minus changes in energy use and demand that would have happened even if the program were not implemented (i.e., from "free-riders").
• The Total Resource Cost Test measures the net cost of a program based on the total costs of the program, including both the participants' and the utility's costs. The benefits calculated in the Total Resource Cost Test are the avoided supply costs, the reduction in transmission, distribution, generation, and capacity costs valued at marginal cost for the periods when there is a load reduction. The avoided supply costs should be calculated using net program savings. The costs in this test are the program costs paid by the utility and the participants plus the increase in supply costs for the periods in which load is increased. Thus all equipment costs, installation, operation and maintenance, cost of removal (less salvage value), and administration costs, no matter who pays for them, are included in this test. Any tax credits are considered a reduction to costs in this test.

• Societal Cost Test measures the economic impact to the utility, service territory, state or broader region, as measured by the total resource cost test, plus indirect impacts such as environmental impacts.

IV. General Energy Efficiency Program Requirements

Subject to certain specific requirements, all investor-owned LPSC-jurisdictional electric utilities and LPSC Group 1 gas utilities shall be responsible for developing, implementing, and administering an initial set of cost-effective Quick Start EE programs. Each utility shall be responsible for:

• Developing an implementation plan for Quick Start EE programs;
• Developing a budget for the Quick Start EE programs, which shall comply with the budget parameters discussed below;
• Developing a program cost recovery plan to collect the direct incremental program costs, rebates, incentives paid, and comparable items from customers. Each utility shall use the attached uniform EE Rate Rider, modified only as necessary to address specific needs of the utility, for its cost recovery plan.
• Implementing the Quick Start Energy Efficiency Programs.
• Evaluating the results of the EE Programs.
• Reporting information to the Commission as required by Sections VI – X of these rules.

V. Quick Start EE Program Design Requirements

Utilities shall include the following specific requirements in the design of their Quick Start program plans. This should be included in the information reported to the Commission for each program:

1. General description of each program.

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Incremental costs are costs that otherwise would not have been incurred had the Quick Start EE programs not been implemented. In other words, pre-existing costs associated with other programs should not be included in the costs recovered through this rider.
2. Specific objectives for each program.
3. Rate classes to which the program will apply.
4. Customer incentives (i.e., rebates or subsidy payments to customers to induce participation in the program), if any.
5. Term (number of years) for the program.
6. Estimated annual energy savings, lifetime energy savings and peak demand reductions for each program.
7. Detailed EM&V measures to evaluate whether each program has met its stated objective(s).
8. Estimated budget plan including all program costs, broken out by the following categories: (a) administration and planning, (b) promotion and advertising, (c) customer incentives, (d) delivery and vendors, (e) participant contributions, and (f) monitoring and verification.
9. All of the relevant details of the benefit cost analyses, including the annual and cumulative present value of costs, the annual and cumulative present value of benefits, the annual and cumulative net benefits, and the benefit-cost ratios for the cost evaluation tests discussed below.
10. Program participation rates, in which participation is measured in terms of households served, businesses served, measures installed, or other unit that is appropriate for the nature of the program.
11. Specific plan for cost recovery.
12. Plan for developing infrastructure necessary such as technical training as appropriate for the specific EE programs.7

Utilities shall not comingle residential and non-residential Quick Start EE rate rider income. This program shall prohibit cross allocation between residential and non-residential customers.

Utilities should strive to strike a reasonable balance between implementing residential and non-residential Quick Start programs, and should include, to the extent possible, most major end uses. Given the objective of quickly developing cost-effective programs, utilities are encouraged to consider programs that have a documented track record of success in Louisiana and other jurisdictions. Deemed savings shall be utilized to measure kilowatt ("kW") and kilowatt-hour ("kWh") savings, and natural gas (ccf) savings. During the Quick Start phase, each utility shall devise plans and implement those plans, to the extent possible, to create the infrastructure necessary for the specific EE programs.

7 Technical expertise in the marketplace is an important issue that should be considered by each utility during the Quick Start process.
For purposes of Quick Start EE program cost effectiveness evaluations, the utility may use
deemed saving estimates from other state programs or other nationally recognized source(s) of
information for EE program benefits, with appropriate adjustments for each specific
Louisiana utility. The cost effectiveness evaluations should be presented for each EE program
using the following cost effectiveness tests: the Participants Test, the Ratepayer Impact
Measure, the Utility Cost Test, and the Total Resource Cost Test. It would be preferable
for each EE program to have benefit cost ratios for each of these tests greater than 1.0, with the
exception of the RIM test. However, in order to implement a program, at a minimum, each
energy efficiency program must have a Total Resource Cost test that is greater than 1.0. The
only exception to this cost-effectiveness requirement is a program implemented as a market
transformation program, such as a technical training program designed to support the overall
objectives of Quick Start programs. The utility shall provide justification concerning the
implementation of any market transformation program that has a Total Resource Cost Test that
is less than or equal to 1.0. In addition, Utilities shall limit any allocations to market
transformation programs below the required TRC to 25% of the total annual budget for all of
the utility’s energy efficiency programs. While funding may be moved between categories and
programs as necessary for program success, the total budget for market transformation
programs shall not exceed the aforementioned 25% cap.

Utilities may hire one or more independent third party administrators and/or contractors as
appropriate to handle administration of the quick start energy efficiency programs and conduct
their EM&V studies. While the Commission does not mandate that third party contactors must
be hired, doing so could help ensure that the studies are unbiased and conform to industry best
dactices. Several utilities could even collaborate to hire a single contractor, or set of
contractors, to promote statewide consistency and administrative efficiency.

Utilities shall make use of best utility practices to determine the budget to spend on EM&V for
their Quick Start programs. Note that according to a 2010 Lawrence Berkeley National
Laboratory study, the range for the cost of EM&V in several states is between two and five
percent of the total EE budget. In another review of energy efficiency practices, the range for
the cost of EM&V was found to be between three and six percent of the total EE budget.

Given the scrutiny that has already taken place by stakeholders and regulators in Arkansas, and
to meet the goals of quickly implementing an initial set of EE programs in Louisiana, utilities are

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8 For purposes of the Quick Start programs, utilities may report results of a Societal Cost Test at their discretion. Further consideration of which cost benefit tests to use for the more comprehensive EE programs shall be discussed in the next phase of the rulemaking.

9 For example, the International Performance Measurement and Verification Protocol ("IPMVP") is an example of a best practice commonly used. IPMVP provides a framework to determine energy savings resulting from implementation of an energy efficiency program.


strongly encouraged to use the September 2012 Arkansas Technical Reference Manual to 
support their EM&V activities.\footnote{\textsuperscript{12}}

\section*{VI. Cost Recovery}
Utilities are entitled to collect all incremental direct program costs, rebates, incentives paid to 
customers, and comparable items, associated with each Quick Start EE program consistent with 
these rules. Each utility will recover its costs based on its EE Rate Rider. Cost caps shall be 
imposed on the budgets associated with incremental direct program costs, rebates, incentives 
paid to customers, and comparable items to develop, implement, and administer quick start 
programs each year. In addition, each utility shall be required to make a good faith effort to 
spend at least a minimum amount to develop, implement, and administer its Quick Start EE 
programs. In the first year, the utility shall make a good faith effort to spend a minimum of .25% 
of the utility's prior calendar year 2012 retail revenues, but the utility shall not exceed a 
maximum expenditure of .50% of the utility's prior calendar year 2012 retail revenues. In the 
second year and thereafter, the utility shall make a good faith effort to spend a minimum amount 
that is close to but does not exceed the budget cap amount of .50% of the same revenue value as 
had been used in the prior year 2012 retail revenues. Note in Section XIII below, there is an 
Industrial Opt-Out provision. As such, utilities shall exclude the revenues associated with 
customers that are eligible to Opt-Out from the retail revenue used in the cost cap calculation.

\textit{Note in Section XV below there is a capping of EE Rider Rates. As such utilities shall consider 
this cap from the retail revenue used in the cost cap calculation.}

It is evident that utility companies are concerned by the decrease in revenue associated with EE 
programs (also known as “lost revenue” or “lost contribution to fixed costs”), resulting from the 
decrease in energy consumption that EE programs cause. Utilities are concerned that this 
reduction in revenues makes it harder for them to meet their fixed cost obligations. In order to 
alleviate these concerns, utilities are allowed to recover lost revenues from participating 
customers that are a direct result of energy efficiency measures. The amount of recovery will 
require validation of the energy savings, and the formula to measure such savings and lost 
contribution to fixed costs will be developed during the 14-month period when the Quick Start 
programs are being developed for implementation. Utilities will not be required to implement 
programs until such formula is developed and finalized. The ultimate cost recovery will be 
approved in a base rate or formula rate proceeding. The amount of proposed recovery may be 
considered a regulatory asset by the utility and may be reconciled in a base rate or formula rate 
plan proceeding, whichever comes first. Alternatively, utilities may use the EE Rate Rider 
described herein to recover contemporaneously the amount of proposed recovery from 
participating customers subject to annual true-up.

Notwithstanding the fact that utilities are allowed to recover these lost revenues in the Quick 
Start phase, there is no guarantee that the Commission will adopt a lost revenue recovery 
mechanism in the comprehensive phase, or that the Commission will take any specific approach 
to cost recovery therein.

\footnote{\textsuperscript{12} The APSC's Order 17 in Docket No. 10-100-R approved Version 2.0 of the TRM on September 18, 2012. 
http://www.apscservices.info/EEInfo/TRM.pdf}
VII. Filing of Energy Efficiency Plans and Annual Reports

Each utility shall file their Quick Start energy efficiency plans within this docket. Staff will perform a limited review of utility Quick Start energy efficiency plans to ensure compliance with these rules. This limited review will not include a Staff recommendation as to what programs should or should not be implemented, but will ensure that utilities are following the guidelines set forth in these rules. Staff’s approval in this regard will not prejudice the Commission’s authority to make investigations and require any changes it legally finds to be reasonable and/or necessary. Nor will it serve as legal precedent in the audit proceedings conducted pursuant to Section VIII below.

No formal review shall be required; however, Staff or any party may file comments within one month of the utility’s energy efficiency plan filing, in order for the utility to review the comments and to give them due consideration. This will allow the comment process to be performed in a timely manner so as not to impede the commencement of the Quick Start programs, and should allow a sufficient amount of time in order for the utility, at its discretion, to make changes based on the comments received.

Each utility shall also file their Quick Start annual reports in this docket. No formal review shall be required; however, Staff or any party may file comments within one month of the utility’s annual report filing, in order for the utility to review the comments and to give them due consideration. This will allow the comment process to be performed in a timely manner so as not to impede the implementation of the Quick Start programs, and should allow a sufficient amount of time in order for the utility, at its discretion, to make changes based on the comments received.

The above procedure, as opposed to one that would require the Commission to hold a hearing and to issue an order making specific findings is based on the proposition that Quick Start programs are expected to be reasonably small investments (limited to the cost cap) which are highly likely to provide energy savings at a fairly low cost. Thus this filing procedure strikes a reasonable balance between the regulatory oversight needed for this Quick Start process, and the need to meet one of the goals of Quick Start programs, which is to be implemented quickly. Furthermore, these rules include specific cost caps, which provide an upper limit to what may be spent on these programs. Notwithstanding these safeguards cited above, however, the Commission may, at any time during the Quick Start process, take any action necessary to ensure compliance with these rules, including but not limited to requiring a utility to report its progress at an Open Session and require that a docket be opened for a determination of whether a filing is consistent with these rules.

VIII. Staff Review and Audit

Each utility will be audited at the end of the Quick Start Process to review the costs that have been recovered through the EE Rate Rider. The audit contemplated by this rule is intended to be
consistent with procedures employed by the Commission in audits of fuel adjustment clause\textsuperscript{13} and purchased gas adjustment\textsuperscript{14} filings, as follows:

- **Notice.** Staff will provide notice in the Commission’s Official Bulletin of the commencement of each audit. This notice will be for information purposes only.

- **Audit Report.** At the conclusion of the Staff’s investigation, an audit report shall be issued. This report must contain specific findings and recommendations concerning whether or not the costs passed through the EE Rider were reasonable and prudent, and appropriate for recovery in the EE Rider mechanism consistent with these rules. The report will be published in the Commission’s Official Bulletin for intervention. Any intervening party may request a hearing prior to final action by the Commission or the Commission may order hearings on its own motion. The Commission may accept the audit report as written, make modifications, and order changes and/or refunds where appropriate. Any costs that are disallowed shall be refunded to customers through the EE Rider at an interest rate and over a time period determined in the audit proceeding.

- **Burden of Proof.** Each utility has the burden of proving that the costs passed through its EE Rate Rider were prudently incurred, and were eligible for recovery through the EE Rate Rider.

- **Retention of Documentation.** Each utility utilizing the EE Rate Rider must maintain the records to support its costs for a period of at least three years from the end of the calendar year in which the Quick Start programs end. In addition, should any audit of a utility's EE Rate Rider costs become the subject of a Commission investigation, all documents pertaining to those costs must be maintained until all final appeals of any Commission action have been exhausted.

**IX. Timeline for Implementation of Quick Start EE Programs**

Each LPSC jurisdictional electric and gas utility shall be responsible for developing, implementing, and administering an initial set of cost-effective Quick Start EE programs. Utilities shall do this in accordance with the following timeline, commencing on the date of issuance of the Commission Order approving these rules. All parties on the service list of this rulemaking proceeding will automatically become parties in the Quick Start Phase. Notice will also be published for intervention; however, in an effort to continue expeditiously, the Commission’s Rules of Practice and Procedure will be strictly adhered to and late interventions will not be viewed favorably. The starting point for the herein below identified time periods shall be October 1, 2013.

\textsuperscript{13} General Order dated 11/6/97 (Docket No. U-21497 – Louisiana Public Service Commission, ex parte. In re: Development of standards governing the treatment of fuel costs by electric utility companies.

1. Within 1 month - Staff shall schedule an initial technical conference to discuss program design issues, including the feasibility of creating uniform Louisiana EE programs. The Louisiana Department of Natural Resources ("LDNR") will be invited to discuss the possibility of Quick Start programs that could be designed to "piggyback" on the EE programs that the LDNR has already implemented. Staff will also reach out to other state and local agencies that may be interested in encouraging the development of energy efficiency projects including but not limited to Louisiana Economic Development ("LED") and the Louisiana Association of Community Action Partnerships ("LACAP"). Staff will determine, based on the discussion at the initial meeting whether additional stakeholder meetings would be useful, and if so, establish a schedule for that purpose.

2. Within 4 months - Each utility shall file:
   • Budget guidelines. These guidelines shall include the categories of costs that the utility will include in its budgets, and shall indicate how the utility plans to create its budgets. The budgets themselves will be developed at the time the programs are designed and filed in this docket.
   • EE Rate Rider. As mentioned previously, each utility shall use the attached uniform EE Rate Rider, modified only as necessary to address specific needs of the utility, for its cost recovery plan. Each utility's EE Rate Rider for the first program year shall be implemented concurrently with program implementation.

3. Within 10 months - Each utility shall file a representative portfolio of EE programs demonstrating that it has performed the following activities:
   • Developed a limited set of programs that have been shown to have a high probability of providing aggregate ratepayer benefits.
   • Developed estimates of program savings and benefits, and identified cost effectiveness results in accordance with the tests discussed in the definition section of these rules. Utilities shall demonstrate the programs that they chose to implement were selected based on attempting to maximize net benefits to customers while also attempting to develop energy efficiency infrastructure in Louisiana. Utilities may, at their discretion, compute cost-effectiveness results based on the societal cost test.
   • Utilized deemed energy savings to measure kW/kWh or ccf savings.

4. Within 1 month of the filing mentioned in number 3 above, (or 11 months from the date of the issuance of the Order) parties may file comments on the proposed portfolio of Quick Start programs. Utilities may, at their discretion, make adjustments to the program plans, based on the comments received.

5. At 14 months, programs should begin. Also at this time, utilities shall file final program plans in response to comments received from parties. Any changes made should be fully explained in the filing. Along with the final program plans, each utility shall confirm that it has performed the following activities:
   • Recruited contractors;
   • Begun certification and training of contractors as necessary;
• Developed administrative resources and processes at the utility; and,
• Implemented program tracking and reporting procedures.

6. At 30-28 months (4 months after the end of the first program year), and 42-40 months (4 months after the end of the second program year) utilities shall make rate rider adjustments to collect any under-recovered amounts, or refund any amounts over-collected that occurred during the prior program year. Also, at the end of the first program year, the EE Rate Rider may be revised for the projection of costs over the second program year, subject to the revenue budget cap.

NOTE: THE PARAGRAPH ABOVE MAY BE OBSOLETE WITH THE CHANGES IN SECTION VI

7. Also at 30-28 and 42-40 months, utilities shall file their Quick Start Annual Reports, including the results of their EM&V evaluations covering the first and second program years respectively. Within one month after the filing of the Quick Start Annual Reports, Parties may file written comments.

8. At 45-43 months the Quick Start Phase shall be complete, and Commission Staff will issue a proposed recommendation to the parties for comment. If Staff deems it necessary, it may schedule a technical conference at this time.

9. At 47-45 months, Staff shall issue its final recommendation to the Commission.

10. Phase I programs should be timed to continue until the beginning of Phase II programs so that there is no gap with regard to energy efficiency measures if Phase II programs are approved by the Commission.

X. Quick Start Annual Reports

The Quick Start annual reports shall include the following information for each EE program:
• Annual energy savings (in MWh) for electric utilities.
• Lifetime savings (in MWh) for electric utilities.
• Annual load reduction (in kW) for electric utilities.
• Annual natural gas savings (in ccf) for natural gas utilities.
• Lifetime savings (in ccf) for natural gas utilities.
• Annual program cost, broken out by (a) administration and planning, (b) promotion and advertising, (c) customer incentives, (d) delivery and vendors, (e) participant contributions, and (f) monitoring and verification.
• Annual and cumulative present value of benefits, annual and cumulative present value of costs, annual and cumulative present value of net benefits, and benefit cost ratios, using at least the Total Resource Cost test and the Utility Cost test.
• Program participation rates. Participation can be defined in terms of households served, businesses served, measures installed, or other unit that is appropriate for the nature of the program.

• Implementation issues, such as barriers against increased participation.

• Recommendations to improve the programs.

• Efforts by the utility to staff and train employees regarding the development and implementation of EE programs and infrastructure (such as the development of trade allies in the utilities’ regions).

Each annual report shall also include a section that directly compares the information above with the same information from the Quick Start plan projection, in order to assess how well the utility performed in meeting the forecasts of the plan.

With regard to EM&V Reporting Requirements, Utilities shall provide a detailed explanation of each EM&V evaluation used for each EE program as well as all assumptions, work papers, supporting documentation, and spreadsheets used in the EM&V calculations.

XI. Fuel Switching

During the Quick Start Phase, LPSC regulated utilities shall be prohibited from offering EE programs that encourage customers to switch from electric to natural gas or from natural gas to electric appliances and services. This shall be reexamined in Phase II as part of the Collaborative process described below.

XII. Collaborative Process - Phase II Final Energy Efficiency and Conservation Rule

As soon as practical after the issuance of this order, Staff shall begin the development of the Phase II rules based on a collaborative process with interested parties, which utilities will adhere to in developing their Phase II programs. This process will begin with a technical conference, at which time a schedule will be established for developing Staff’s recommendation for the Phase II rules, and for utilities to implement Commission approved Phase II programs. Best efforts should be made to establish a schedule that will allow the Commission to approve the Phase II rules, and to begin implementing the Phase II programs when the Quick Start phase ends. Should the Quick Start EE programs prove successful, consideration will be given to continuing and expanding those programs in Phase II. Other programs may be included in Phase II as well.

The Commission Staff will facilitate the Phase II Collaborative process and shall, to the extent possible, encourage participation of other state agencies, in addition to all LPSC-Jurisdictional electric and gas utilities in the process. All parties on the service list of this rulemaking proceeding will automatically become parties in Phase II. Notice will also be published for intervention; however, in an effort to continue expeditiously, the Commission’s Rules of Practice and Procedure will be strictly adhered to and late interventions will not be viewed favorably.

The scope of the issues to be addressed by the collaborative process will be determined by Staff, with guidance from members participating in the collaborative process. It is anticipated that the following range of topics will be addressed, including but not limited to:
1. Whether electric cooperatives and LPSC Group II and III gas utilities should be required to participate in EE programs.

2. Whether opt-out provisions for industrial customers should be included.

3. The type of incentives to be included in EE programs that utilities may recover from ratepayers.

4. Which costs should be recovered, and how they should be recovered. This includes consideration of whether lost revenues should be included in the cost of EE programs.

5. How LPSC audits of Phase II EE programs should be conducted.

6. How CHP should be included in EE programs.

7. Time frame for implementing Phase II EE portfolios.

8. The size of program budgets that should be allowed.

9. Program design issues such as the measures to include in efficiency programs.

10. How cost effectiveness should be measured, and how the goals of maximizing net benefits to customers and developing EE infrastructure in Louisiana should be balanced.

11. How to design the EM&V process and to review the EM&V results.

12. Whether EE programs should be permitted that encourage customers to switch from electric to natural gas or from natural gas to electric appliances and services.

XIII. Industrial Opt-Out

Industrial customers having one or more individual electric service accounts in Louisiana with a combined aggregate demand of five thousand (5,000) kW or more shall be excluded from participation in the Quick Start EE programs for all of their accounts and from all costs associated with such programs, provided however that such customers may choose to participate in Quick Start EE programs and costs applicable for any individual accounts with less than five thousand (5,000) kW demand. Only industrial customers with annual peak loads equal to or greater than two hundred (200) kW, located within the utility’s service territory, are allowed to aggregate. Industrial customers with a combined aggregated demand of five thousand (5,000) kW or more may but are not required to participate in quick start energy efficiency programs.

Any industrial customer that intends to opt out must provide notice to the utility within ninety days of the issuance of the Commission Order in this proceeding. Electric service demand for purposes of Quick Start EE program eligibility shall be determined based on the calendar year preceding adoption of the issuance of the Order approving these rules, or the most recent 12 months prior to the issuance of the Order approving these rules, if it provides a larger number of kilowatts. Nothing herein shall preclude the LPSC from considering participation by industrial customers in Phase II EE programs.

XIV. Treatment of Information Designated as Trade Secret, Proprietary, or Confidential
To the extent that any information required to be provided by this Order is provided to the Federal Energy Regulatory Commission or any other public agency, is published, reported or otherwise disseminated outside of the utility or is otherwise a matter of public record, it will not be considered proprietary or confidential information or a trade secret. If a claim is made that information is proprietary, confidential, or a trade secret, that issue shall be addressed in accordance with the provisions of Rule 12.1 of the Commission’s Rules of Practice and Procedure and the Commission’s August 31, 1992 General Order. If the Commission determines that any such information is proprietary, confidential or a trade secret requiring exemption from public disclosure, that exemption shall expire no later than two years from such Commission determination or upon the expiration of the contract/agreement containing the proprietary information, whichever is later, or at such other time as the Commission may designate.

Section XV. Capping of EE Rider Rates

The American Council for Energy-Efficient Economy estimates the typical residential customer (1,000 kw usage) will be assessed $0.47 monthly and the typical non-residential customer (12,500 kw usage) will be assessed $5.41 monthly. Regardless of usage, no residential or non-residential customer shall be assessed more than $75 monthly.

Section XVI. Look Back Provision, Right to Reimbursement

Any non-residential customer subject to the assessment of energy efficiency fees pursuant to these rules shall have the opportunity for reimbursement of the applicable fees upon a showing that during the preceding twenty-four months of the effective date of these rules the customer self-directed funds for energy efficiency and had verifiable savings sufficient to meet the 1.0 TRC test. The non-residential customer may seek the reimbursement from its utility provider anytime from the commencement to the completion of this program. In no event shall the reimbursement of applicable fees exceed the actual amount of customer self-directed funds spent on energy efficiency or the amount of applicable fees actually paid by customer during Phase I-Quick Start. Utilities shall be reimbursed for any amounts spent investigating customer requests or verifying claimed savings under this section. Disputes should be submitted to the Commission and all proper documentation shall be maintained until the issue is resolved and the audits contemplated in Section VIII have been concluded.