# **Public Utility Commission** of Texas

**Texas Technical Reference Manual** 

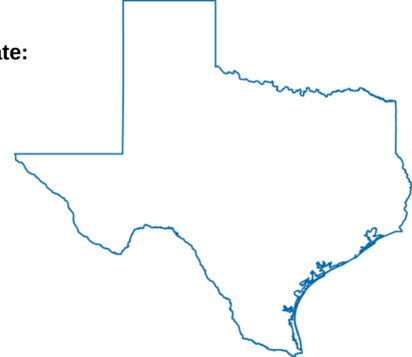
**Version 6.0** 

**Volume 5: Implementation Guidance** 

**Program Year 2019** 

**Last Revision Date:** 

October 2018



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# **Acknowledgements**

The Technical Reference Manual is maintained by the Public Utility Commission of Texas' independent evaluation, monitoring and verification (EM&V) contractor, Tetra Tech.

This version of the Texas Technical Reference Manual was primarily developed from program documentation and measure savings calculators used by the Texas Electric Utilities and their Energy Efficiency Services Providers (EESPs) to support their energy efficiency efforts, and original source material from petitions filed with the Public Utility Commission of Texas by the utilities, their consultants and EESPs such as Frontier Associates (TXu 1-904-705), ICF, CLEAResult and Nexant. Portions of the Technical Reference Manual are copyrighted 2001–2017 by the Electric Utility Marketing Managers of Texas (EUMMOT), while other portions are copyrighted 2001–2018 by Frontier Energy. Certain technical content and updates were added by the EM&V team to provide further explanation and direction as well as consistent structure and level of information.

# **TRM Technical Support**

Technical support and questions can be emailed to the EM&V team's project manager (lark.lee@tetratech.com) and PUCT staff (therese.harris@puct.texas.gov).

# 1. INTRODUCTION

This volume of the Technical Reference Manual (TRM) contains EM&V team recommendations regarding program implementation that may affect claimed savings. The EM&V contractor drafts guidance memos for the electric utilities' energy efficiency programs to provide clear direction on calculating or claiming savings. Guidance memos are consistent with the Energy Efficiency Rule 16 TAC 25.181 and the TRM, but address areas where additional direction is needed for consistency and transparency across utilities' claimed savings from the programs. This volume compiles the various guidance memos produced during the course of the EM&V effort.

Implementation guidance contained in this volume is summarized by sector below:

### Commercial

- Lighting Calculator Building Type
- Non-Qualifying LEDs
- Project Documentation
- Additional Savings
- New Construction

### Cross-Sector

- Load Management Programs
- Behavioral Programs
- Multifamily Savings
- Upstream Lighting Savings

# 2. COMMERCIAL

# 2.1 LIGHTING CALCULATOR BUILDING TYPE

This section provides additional guidance on Recommendation #1b in the 2013 Statewide Annual Portfolio Evaluation Report.<sup>1</sup>

The TRM provides deemed lighting hours of use (HOU) and peak summer coincidence factors (CF) for utilities to use in calculating savings associated with lighting, broken down by building type. These values are provided in Table 2-2 of the TRM. For the majority of the building types listed in this table, the HOU and CFs were created based on weighted averages of lighting usage across all activity areas of the building.<sup>2</sup> Therefore, the deemed HOU and CFs are representative of an entire building type, across all activity areas that are in a "typical" building for this type.

The following flow chart, Figure 2-1, has been provided to assist the utilities in understanding how they can utilize the deemed methods for calculating lighting savings based on HOU and CF provided in the TRM. Additionally, it provides guidance on how to treat lodging facilities and outdoor lighting projects as well as unique building types.

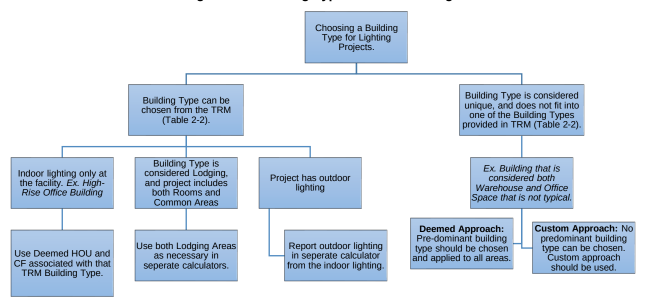


Figure 2-1: Building Type Decision Making

**Lodging sites.** Lodging facilities (Hotel/Motel/Dormitories) have been identified in the TRM by *Common* and *Rooms*, both with different HOU and CF. As two different values have been provided for these areas, it is acceptable for the utilities to use either or both of these building types for a single project.

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<sup>&</sup>lt;sup>1</sup> Annual Statewide Portfolio Report for Program Year 2013 – Volume I. Prepared for the Public Utility Commission of Texas. October 6<sup>th</sup>, 2014.

<sup>&</sup>lt;sup>2</sup> More information on how these values were created can be found in PUCT Docket #39146.

**Outdoor Lighting Projects** that involve outdoor lighting should be claimed in a separate calculator. The exception to this is walkway lighting that is more consistent with building operation. In this application, the utilities should use the primary building type as their HOU and CFs have been rolled up into the overall building type calculations. *Ex. Walkway lighting between two buildings that operates during business hours.* 

In situations where multiple TRM building types seem plausible, or a predominant TRM building type is unclear, the utilities have two choices:

- **Deemed approach.** The deemed approach is a simplified method where the utilities should choose a TRM building type based on the "best fit" for the facility. The utilities will use their best judgment in making this decision and provide sufficient, defensible documentation for their decision-making process.
- Custom approach. In more unique situations where the deemed building types in the TRM may not be representative of the project's facility type, or where the facility may represent multiple TRM building types without a clear predominant building type (or the use of a predominant building type may be too conservative in the estimate of savings), the utilities should consider these projects "custom." The deemed methods are only applicable to specific scenarios and cannot be developed for all unique situations. The utility should provide sufficient, defensible documentation for their HOU and CF values used in their savings calculations that can be reviewed by the EM&V team.

# 2.2 NON-QUALIFYING LEDS

This section provides guidance on assessing and calculating nonresidential lighting project savings that include non-qualifying LEDs.

# 2.2.1 Background

The Texas TRM includes the following requirement for LEDs: "In order to qualify, LED lamps and fixtures must have their input power (wattage) and an L<sup>70</sup> rated life (hours) verified through some combination of the following references: *DesignLights Consortium*<sup>TM</sup> (*DLC*), *ENERGY STAR*®, DOE LED Lighting Facts,<sup>3</sup> or independent lab testing<sup>4</sup> (e.g., LM-79, LM-80, TM-21, ISTMT). "(TRM Volume 3, Section 2.1.1). This requirement is to ensure the quality of the products and resulting savings incentivized through the utility programs.

Oncor Electric Delivery (Oncor) reported to the EM&V team that even though they promote qualified LEDs, they are still receiving projects that have some percent of non-qualifying LEDs. Oncor asked the EM&V team for guidance on how to calculate savings for these projects. The EM&V team advised isolating the non-qualifying LEDs when possible including the square footage for new construction projects. The EM&V team also recommended establishing a percent cut-off of non-qualifying LEDs for program participation and not counting savings from non-qualifying LEDs or rebating them. Additional methodologies were discussed for when project conditions do not provide for isolation of the square footage. Since the original discussion, Oncor has been observing the number of projects with some non-qualifying LEDs increase and reports it is difficult to isolate square footage of non-qualifying LEDs in practice. Furthermore, this issue has greatly increased the utility review and approval time of

<sup>&</sup>lt;sup>3</sup> As of December 16, 2016 LED Lighting Facts no longer lists replacement lamps, but luminaires and retrofit kits continue to be listed.

<sup>&</sup>lt;sup>4</sup> DLC test lab requirements: <a href="https://www.designlights.org/content/QPL/ProductSubmit/LabTesting.">https://www.designlights.org/content/QPL/ProductSubmit/LabTesting.</a>

lighting projects. Oncor proposed a streamlined methodology, which the EM&V team reviewed and finds reasonable. This savings process is provided below for all utilities to utilize when projects meet such criteria.

# 2.3 SAVINGS PROCESS

Figure 2-2 summarizes the recommended protocol for lighting system projects with non-qualifying LEDs when square footage cannot be isolated. Additional explanation and criteria for use follows.

**New Construction** Retrofit Review Exempted Fixtures for New Construction - per TRM Project Calculate non-qualifying fixture percent of total: Percent NQ<sub>fixtures</sub> = Non-qualifying fixtures / total fixtures Percent NQ<sub>wattage</sub> = Non-qualifying wattage / total wattage Qualify If  $NQ_{\text{fixtures}}$  or  $NQ_{\text{wattage}}$  are >10%, project is declined and not allowed in program Non-qualifying LEDs are listed on a separate The line containing non-qualifying LED is adjusted to the pre-retrofit equipment wattage, Savings creating a zero savings Multiply the wattage of each non-qualifying fixture by 5 Savings will not be claimed on non-qualifying (50 Watt LED \* 5 = 250 Watts) Calculate Incentives will not be paid on non-qualifying Adjusted wattage is used in the LPD (total Watts / sq ft Incentives are not paid on non-qualifying LEDs

Figure 2-2: Non-Qualifying LED Process for Lighting Projects

Source: Oncor.

# 2.3.1 Step 1: Qualify New Construction Projects

Calculate two non-qualifying LED project percentages:

Based as a percentage of quantity (Percent NQ<sub>fixtures</sub> = quantity of non-qualifying fixtures / quantity of total fixtures)

If NQ<sub>fixtures</sub> >10 %, project is declined and not allowed in program

Based as a percentage of demand (Percent NQ<sub>wattage</sub> = wattage of non-qualifying fixtures / wattage of total fixtures)

If NQ wattage >10 %, project is declined and not allowed in program

If NQ<sub>fixtures</sub> and NQ <sub>wattage</sub> <10 %, project is approved and continue to step 2 or step 3 as applicable to project type

The EM&V team finds the 10 percent cut-off for project approval reasonable and is consistent with lighting project limits for non-operating fixtures.

# 2.3.2 Step 2: New Construction Projects Only

Non-qualifying fixtures that pass Step 1, would follow all instructions for excluded fixtures, as provided in the TRM, Volume 3, Section 2.1.1.

List all non-qualifying LEDs in the tool but exclude from the lighting power density calculation.

List non-qualifying LEDs on separate lines (e.g., separate on lighting inventory worksheet of deemed savings tool). Non-qualifying fixtures are identified by a unique fixture code.

Adjust non-qualifying LED wattage so their demand energy reduction is not included as part of the lighting power density (LPD) code limit requirements. To do so, multiply the rated fixture wattage times five. The adjusted wattage is included as part of the overall LPD calculation and will increase the calculated watts per square foot of the project.

The EM&V team finds the five-times factor conservative, however in line with a typical baseline condition and equivalent and ensures the non-qualifying LED demand is not included with the LPD code allowance requirements.

# 2.3.3 Step 3: Retrofit Projects

List non-qualifying LEDs on separate lines (e.g., separate on lighting inventory worksheet of deemed savings tool).

Include a unique identifier/marker for the non-qualifying LED within the fixture code and description (e.g., inputs within the standard wattage table worksheet of the deemed savings tool).

Adjust non-qualifying LED wattage so their demand and energy savings are not included as part of the project savings. Demand and energy savings for non-qualifying LEDs shall result in zero project savings.

Adjust non-qualifying LED quantities so they are not included as part of the project incentive. Incentives shall not be paid on non-qualifying LEDs.

Provide clear visibility for all changes within the savings calculation (e.g., deemed savings tool), including changes to all input assumptions and calculation methodologies to implement the above procedure.

All other savings procedures and requirements as specified within the TRM for lighting measures apply to all fixtures of a lighting project.

The EM&V team finds this procedure as an acceptable and systematic method to approve and document lighting projects with a small portion of non-qualified LEDs. As more LEDs earn DLC and ENERGY STAR® approval, the procedure may also allow for easier integration into project savings by the programs and the evaluation if such conditions take place within the same program year.

# 2.3.4 Conclusion

The savings approach in this memo will facilitate utilities responding to PY2013 Recommendation #1a in PY2015 in keeping with § 25.181 (q) (9) while recognizing the market and administrative challenges of projects with non-qualifying LEDs.

### 2.4 PROJECT DOCUMENTATION

This section summarizes the progress and current status of the EM&V team's assessment of the utilities' efforts to meet and conform to project documentation standards and provides additional guidance for areas still in need of improvement as part of the PY2015 EM&V.

# 2.4.1 Background

For all energy efficiency programs, critical inputs and methodologies needed to replicate claimed savings calculations are captured in a combination of the TRM, program manuals, program tracking data systems, and individual project documentation. Project-level documentation is critical to the transparency of claimed savings as well as facilitates efficient third-party EM&V at the project, program, and portfolio levels. This memo specifically addresses the individual project documentation needs. Individual project documentation includes all relevant site-specific detail (i.e., audit reports, worksheets, program applications, invoices, project overview/description, photos, installation reports, etc.).

Documentation guidance was originally provided in PY2012 with additional status and recommendations in PY2013 as part of the evaluation activities and utility action plan discussions. The sufficiency of program documentation has improved from PY2012 to PY2014 across almost all utilities and programs as noted in the PY2014 Statewide Portfolio Report. However, for some utilities, there is still a need to increase the sufficiency of program documentation for the Commercial Standard Offer Programs (CSOP).

Next, we provide further detail on documentation best practices currently incorporated into many of the Texas programs (based on information gathered during PY2014 evaluation activities) and recommendations for improvement. The objective is to support the utilities in achieving industry-standard degrees of documentation rigor, clarity, and efficacy necessary to clearly organize and manage such information to yield transparency and facilitate efficient and effective oversight.

# 2.4.2 Additional Documentation Guidance

The reader is referred to PY2012 and PY2013 Annual Statewide Portfolio Reports for prior program documentation guidance. In this section, we provide additional guidance geared specifically to help improve CSOP program documentation scores, though the guidance may also be used to support the continued improvement of program documentation for other programs.

### Recommendation 1: Clearly organize project files

Organized project files are critical for many reasons including:

- Clear and transparent reporting of documentation used to support claimed savings
- Ease of identification of related program project files that may not have made the data transfer
- · Backup support for information within tracking data systems

- Support the use of custom parameters
- Support deviation or enhancement of methodologies to gain greater accuracy

An important part of organized project folders, files, and documents are clear naming conventions. This assists in keeping files organized and improves consistency in document placement and ease in locating critical documents to support the EM&V efforts. Below are some examples of the difficulty the EM&V team has had with project level folders/files received:

- The project folders often contained inconsistencies regarding file/document names, locations and contents. Files with similar names often contained disparate information while seemingly identical files contained dissimilar information.
- The project folders included multiple copies of project documents. Locating the final
  documents used to support the reported savings proved difficult for many projects. For
  example, when numerous photos are provided, locating those that support the key
  savings assumptions is difficult. Distinguishing between pre- versus post-equipment
  photos was also at times difficult.
- Project folders contained documents labeled as Verification Reports when they were still actually M&V plans with no verification data completed. Such plans provided the methodology to verify project savings estimates, yet do not document that they were ever completed.

The project file organization example below provides a list of potential project sub folders and documents that would be ideal to collect whether a pre- and/or post-inspection is completed. Many documents listed are key elements necessary to support custom project assumptions and review.

**Table 2-1: Project File Organization Example** 

Table 2-1. Project the Organization Example					
Stage	Retrofit and New Construction				
Pre-Project*	<ul> <li>Pre-project calculator</li> <li>Plans (e.g., drawings, fixture list)</li> <li>Pre-project/inspection photos</li> <li>Pre-project audit reports</li> <li>Project descriptions, sponsor agreements, etc.</li> </ul>				
Post-Project	<ul> <li>Post- project/inspection calculator</li> <li>Post-inspection field notes</li> <li>Post-project/inspection photos</li> <li>As-built plans</li> <li>Installation reports</li> </ul>				
Supporting Documents	<ul> <li>Calculators—old and archived</li> <li>Spreadsheets or other backup (especially those to support custom calculations)</li> <li>Specifications, cut sheets, certifications</li> <li>Check requests to utility</li> <li>Partner letters or savings summaries</li> <li>Material purchase orders/invoices</li> <li>Email communication</li> <li>M&amp;V plan—for custom key input assumptions (e.g., operating hours) or custom savings methodologies</li> </ul>				

Stage	Retrofit and New Construction
Final Documents**	<ul> <li>Final calculator</li> <li>Final M&amp;V plan—for custom projects</li> <li>Final verification documents—for custom projects</li> <li>Final project notes</li> </ul>

<sup>\*</sup> New construction projects may not necessarily include these documents.

# Recommendation #2: Use photo verifications to support key measure assumptions.

When onsite field work is completed, whether by trade allies, implementation staff, or utility staff, photos can assist in documenting and supporting key measure attributes and assumptions. Most programs include some form of photo documentation to support projects. Some programs in Texas even utilize tablets in the field whereby project site and equipment photos are taken by trade allies and automatically uploaded to tracking systems and project folders. Guidance for how photos can assist in supporting documentation of projects are more fully described in the table below for some of the most common commercial project types, lighting and HVAC based projects.

**Table 2-2: Project Verification Applications and Examples** 

Stage	Lighting Projects*	HVAC Projects		
Pre-Project	<ul> <li>Existing lighting system types (e.g., lamp, ballast, fixture)</li> <li>Existing lighting equipment quantities</li> <li>Existing control type</li> <li>Existing lighting equipment operability/inoperability</li> <li>Building type</li> <li>Air conditioning type</li> </ul>	<ul> <li>Existing HVAC equipment types and sizes</li> <li>Existing HVAC equipment quantities</li> <li>Existing HVAC equipment operability/ inoperability (e.g., set point, load display shots)</li> <li>Building type</li> </ul>		
Post-Project	<ul> <li>New lighting system types (e.g., lamp, ballast, fixture)</li> <li>New lighting equipment quantities</li> <li>New control type</li> <li>New control schedule automation (e.g., building/lighting automation system screen shots)</li> <li>New lighting equipment operability</li> <li>Building type</li> <li>Air conditioning type</li> </ul>	<ul> <li>New HVAC equipment types and sizes</li> <li>New HVAC equipment quantities</li> <li>New HVAC equipment operability (e.g., set point, load display shots)</li> <li>Building type</li> </ul>		

<sup>\*</sup> Note that for large lighting projects, some of these project parameters may not be possible to be captured for all lighting quantities. In these cases, alternative project documentation types may be preferred.

# Recommendation #3: Include clear descriptors of measure type as well as QA/QC inspections in tracking system.

Different projects (e.g., retrofit versus new construction projects, inspected versus not inspected sites) have different documentation needs. Capturing participant descriptors can aid evaluation efforts immensely, keep cost burdens low, and facilitate transparency.

Many commercial programs continue to track and describe measure-level savings at the measure-category level (or savings calculator level) instead of the measure-specific level. For example, the tracking system will document the savings associated with a lighting project as

<sup>\*\*</sup> These documents also support EM&V on-site minimum requirements for data collection needs.

captured within a lighting calculator (i.e., Lighting Equipment Survey Form version 9.02), but the calculator itself includes many different lighting fixture types, effective useful lives, and related savings. Tracking project data at the measure-specific level (e.g., integrated-ballast LED lamps, linear fluorescent, lighting controls) rather than the measure-category level will improve the level of transparency in the data as the types of measures and individual savings being claimed can then be readily assessed. This structure also supports ease for calculating cost-effectiveness.

As another example, new construction projects may not have pre-inspection forms or field notes whereas retrofit projects may have many types of pre-project documentation (e.g., pre-project calculator, pre-project plans, pre-inspection photos). Providing information regarding "greenfield" or complete demolition and rebuild projects as a differentiator from retrofits and small remodels up front is a valuable population segmenting descriptor. When descriptors like these are used in tracking systems they become a valuable screening tool and can inform evaluators not to request certain documentation (that may not exist), which can misdirect time and resources. It also allows better budgeting and allocation of resources, improving overall efficacy. Another example are those sites or program participants that have received internal QA/QC, versus those that did not. Some programs have modified their tracking systems to begin logging this data and/or providing a list as part of the EM&V data collection process that notifies the EM&V team that a site will not have specific project level documentation because it was not site inspected or verified, etc.

# Recommendation #4: Complete M&V plans and reports are needed for custom projects.

The industry standard for M&V plans and reports is based on the guidelines of Efficiency Valuation Organizations (EVO) International Performance Measurement and Verification Protocol (IPMVP). IPMVP Volume I EVO 10000-1:2012 is the current version available, which includes clear recommendations for meeting the minimum information requirements for complying with IPMVP protocols including those specific to M&V Plan Contents summarized in Chapter 5 and M&V Reporting summarized in Chapter 6.

Utilities and their implementation contractors are encouraged to engage and collaborate with the EM&V team, to discuss issues and options, obstacles and possible solutions for M&V plans as new technologies or offerings become part of the Texas portfolios.

# 2.5 INCENTIVES AND CLAIMED SAVINGS

This section provides guidance on claiming savings where a financial incentive does not cover all project savings from the implementation of energy efficiency measures.<sup>5</sup>

# 2.5.1 Background

To meet various program objectives, it is common practice for utilities to set a ceiling or cap for the financial incentive any one energy efficiency service provider (EESP) or project can receive. These "individual incentive caps" are set as an overall percent of total incentive budget or as a dollar amount. The established caps vary by utility and are noted in their program manuals.

This is a different situation from a "set incentive." During the application phase, utilities calculate a project incentive based on pre-installation estimated savings, the incentive funds are reserved

<sup>&</sup>lt;sup>5</sup> This guidance does not apply to behavioral, code or other market transformation programs where the primary program strategy is technical assistance and/or education that results in behavioral or operational changes for energy and demand savings.

at this time. There may be some variation in the initial savings estimates that were agreed upon in setting the incentive and the actual post-installation savings once the project is completed. This is due to changes in efficiency levels, quantities or equipment type that take place from the project planning phase to the project implementation phase.

# 2.5.2 Considerations

In the case of incentive caps, the EM&V team has some concern regarding claiming all savings in projects where an incentive cap is reached. Since all project savings are not being incentivized at the project planning phase, claiming all project savings may result in increased free-ridership. A free-rider is, "a program participant who would have implemented the program measure or practice in the absence of the program." (16 TAC § 25.181 (c) (24)).<sup>6</sup>

In the case of set incentives, the EM&V team has some concern that spillover could be claimed incorrectly during post-project inspections. Spillover is "reductions in energy consumption and/or demand caused by the presence of an energy efficiency program, beyond the program-related gross savings of the participants and without financial or technical assistance from the program." ((16 TAC § 25.181 (c) (53)). Spillover is a component of net savings and claimed savings are based on gross savings. Therefore, spillover should not be included in claimed savings if found on-site during post-project inspections.

### 2.5.3 Recommendations

To establish greater consistency in the treatment of projects where claimed savings exceed incentive amounts and most accurately represent the savings results from these projects, the EM&V team recommends utilities either only claim the savings from the incentivized measures or the utilities apply the most updated net-to-gross (NTG) research<sup>7</sup> to the total project savings for the claimed savings<sup>8</sup> as follows:

<sup>&</sup>lt;sup>6</sup> In addition to the incentive caps or set incentives at the individual EESP or customer-level, utilities may also set caps on incentives a customer can receive at the measure level. For example, a utility may cap lighting incentives at 50 percent of the total project incentive. The EM&V team does not have the same concerns regarding free-ridership for measure-level caps and the recommendations in this memo do not apply to these situations.

<sup>&</sup>lt;sup>7</sup> The use of a net to gross adjustment to account for free-riders is addressed in § 25.181 (e)(5)(B)(ii).

<sup>&</sup>lt;sup>8</sup> This recommendation does not apply to behavioral, code or other market transformation programs where the primary program strategy is technical assistance and education that results in behavioral or operational changes for energy and demand savings.

For projects where the *claimed savings* are more than 10 percent higher than the "set incentive", the NTG ratio inclusive of free ridership and spillover should be applied to the total project savings. No NTG ratio should be applied for projects where the set incentive and claimed savings differ by 10 percent or less to allow for normal variation between project planning and implementation.

For projects where *claimed savings exceed the "incentive cap" savings up to 20 percent of incentivized savings*, the NTG ratio inclusive of free ridership and spillover should be applied to the total project savings.

$$NTG\ ratio_{projects\ exceeding\ set\ incentive} = 1 - Free\ Ridership + Spillover$$

**Equation 1** 

For projects where total *claimed savings exceed the "incentive cap" by more than 20 percent of incentivized savings*, the NTG ratio only accounting for free ridership should be applied to the total project savings. Applying the NTG ratio that is also inclusive of spillover to projects that exceed incentive amounts by this large of a percent of incentivized savings would likely result in double-counting spillover.

$$NTG\ ratio_{projects\ exceeding\ incentive\ cap} = 1 - Free\ Ridership$$

**Equation 2** 

The PY2017 EM&V research updated net-to-gross (NTG) NTG ratios for the Commercial Standard Offer (CSOP) and Market Transformation Programs (CMTPs). The PY2017 NTG research accounts for both free-riders and spillovers. The CSOP NTG ratio is 91 percent for kWh and 89 percent for kW. The CMTP NTG ratio is 86 percent for kWh and 99 percent for kW.

,					
Program Type/Weighting	Free Ridership	Spillover	NTG		
CSOP kWh	33%	24%	91%		
CSOP kW	32%	21%	89%		
CMTP kWh	36%	22%	86%		
CMTP kW	33%	32%	99%		

Table 2-3: PY2017 Commercial Statewide NTG Ratios by Program Type

Projects might have multiple measures with different effective useful lives (EULs) that are taken into account when calculating lifetime savings, for these cases, the EM&V team provides the following additional guidance for adjusting claimed savings that exceed incentive levels:

- 1. Determine the total calculated savings by EUL
- 2. Determine the percent of total project savings attributed to each EUL
- 3. Adjust savings as recommended above
- Distribute adjusted savings to various project EULs using the percentages calculated in step 2

The following example is provided for a project with 50 kW and 50,000 kWh of calculated savings. 20 percent of those savings are attributed to a RTU HVAC project with a 15-year EUL and the remaining 80 percent are attributed to a chiller project with a 25-year EUL. The adjusted savings are 40 kW and 40,000 kWh. Those adjusted savings would be attributed to each EUL as follows:

- 1. 40 kW x 20% = 8 kW and 40,000 kWh x 20% = 8,000 kWh attributed to the 15-year EUL
- 2.  $40 \text{ kW} \times 80\% = 32 \text{ kW}$  and  $40,000 \text{ kWh} \times 80\% = 32,000 \text{ kWh}$  attributed to the 25-year EUL

### 2.6 NEW CONSTRUCTION

This section provides additional guidance to select the appropriate baseline for commercial new construction projects.

# 2.6.1 Overview

Utility programs include incentives for a variety of projects applicable to commercial new construction such as lighting, HVAC and roofs. To effectively implement new construction energy efficiency projects, utility programs need to reach decision-makers during the project design phase. However, in the case of commercial new construction, it is common that there may be several years between the project design phase and project completion. This situation raises the question of what utilities should use as the baseline for commercial new construction projects to claim savings since baselines change. For example, in PY2016 Texas' new construction baseline was IECC 2009 based on the state code in effect at that time. In PY2018, the baseline is now IECC 2015 based on the state code in effect.

### 2.6.2 Recommendation

For commercial new construction projects, utilities should use the *building permit date* to determine the applicable version of the Texas TRM and baseline to be used to calculate savings.

# 3. CROSS-SECTOR

# 3.1 LOAD MANAGEMENT PROGRAMS

This memo summarizes guidance from the EM&V team on two load management issues raised by one or more of the utilities during PY2014–PY2015 EM&V. These are 1) rounding of demand impacts and 2) meter issues.

# 3.1.1 Rounding

During the EM&V contractor's effort of evaluating commercial load management programs, the EM&V contractor has found some differences in rounding in the commercial load management Programs' demand impacts. These rounding differences are minor and are not a concern in the accuracy of the reporting of impacts. However, in response to a request for guidance to address rounding consistently, the EM&V team recommends utilities round commercial load management impacts consistently with how incentives are awarded, which is at the customer-level.

## 3.1.2 Meter Issues

Utilities are responsible for calling a test event each program year for the load management programs. The test event has several purposes, including assuring the proper functioning of program meters. Utilities are responsible for maintaining working program meters.

Commercial load management programs. Without complete interval meter data to calculate the baseline and event impacts, savings may not be claimed. However, if a customer has alternate interval meter data available, this can be used in lieu of program meter data to calculate claimed savings. Using customer meters for the load management program savings requires that the data meet interval metering requirements presented in the version of the Texas TRM for the program year. In general, it is recommended that customer owned interval meters should only be used if utility interval meters fail. Data from each should not be combined for claiming savings for a specific event and must be able to cover both the event day data and baseline data.

The EM&V team requests utilities notify them in these circumstances. All calculations and data stemming from the use of customer meters should be provided as part of the EM&V data request similarly to when program meter data is used. If requested by the utility, the EM&V team is available to review the use of customer meter data in advance of a program claiming savings from customer meters.

**Residential load management programs.** If there are random, non-systematic errors in smart meter data for less than one percent of total participants, the average savings from a similar group of participants (i.e., single-family, multifamily) may be used for claimed savings if: 1) the control event technology and intervention are the same, and 2) the control event intervention can be confirmed based on standard program practices for event confirmation.

The EM&V team requests utilities notify them in these circumstances to discuss the approach for determining and applying average savings for those customers with incomplete meter data.

# 3.2 BEHAVIORAL PROGRAMS

This section provides additional guidance on claiming savings for behavioral programs.

# 3.2.1 Background

Behavioral programs are newly allowed energy efficiency programs in Texas as specified in the Energy Efficiency Rule (16 TC 25.181 (c) (12)). Guidance for Behavioral Programs' M&V protocols was first integrated into Texas TRM 3.1: Volume 4.

# 3.2.2 Considerations and Recommendations

# Consideration #1: Sufficient post-program data to estimate savings

The annual reporting of program savings poses a challenge to accurately estimating impacts from behavioral programs in Texas as 12 months of pre- and post-data are needed to account for seasonal variations. Having 12-months of data is the recognized industry-standard practice as specified in the Department of Energy's Uniform Methods Project (UMP):

"these [behavioral] programs may influence weather-sensitive energy uses, such as space heating or cooling, so collecting less than one year of data to reflect every season may yield incomplete results.9"

Recommendation #1: Behavioral Programs should award incentives and claim savings for 40 percent of projected savings in the first program year and award the remaining incentives and claim savings the next program year once 12 months of post-program data is available to complete the M&V.

In Texas, a precedence has been established for awarding incentives and claiming savings for custom commercial programs where the required M&V to calculate savings spans program years. In these cases, 40 percent of the incentives are awarded, and savings claimed the first program year based on initial estimated savings. Then in the subsequent program year when M&V is completed, the remaining 60 percent or "true-up" of estimated savings is paid and incentives are awarded. The EM&V team asserts that a similar process should be used to estimate behavioral program savings.

### Consideration #2: Measure life

The TRM 3.1 Behavioral Program M&V Protocol states that measure life/lifetime savings are not applicable to behavioral programs (p. 2–40) as only annual savings are to be claimed.

<sup>&</sup>lt;sup>9</sup> The Uniform Methods Project: Methods for Determining Energy Efficiency Savings for Specific Measures, Chapter 17: Residential Behavior Protocol, page 20. While a specific nonresidential behavior protocol is not included in the UMP, this chapter recognizes the same approach is applicable to nonresidential programs though there has been less research and implementation of these programs.

# Recommendation #2: Utilities should only claim annual savings for behavioral programs until M&V demonstrates measure persistence

The persistence of behavioral savings after the intervention (e.g., program outreach) has ended is still widely debated in the industry and it is recognized that additional research is needed on the persistence of behavioral savings. <sup>10</sup> While there has been some, though still limited, research for home energy reports for residential programs, there is very little research on savings persistence for nonresidential behavioral programs.

## 3.3 MULTIFAMILY

This section provides guidance on which sector to claim savings for multifamily customers.

During the evaluation effort, there were a couple of situations where utilities requested guidance on where savings from multifamily projects should be claimed. To facilitate savings being claimed consistently at the sector-level for multifamily projects across utilities, the EM&V team provides this guidance memo based on discussion with the utilities and the PUCT Staff as well as practices in other states.

The general guidance is that if a multifamily customer is master-metered, they are a commercial account and savings should be claimed for the commercial sector. If a multifamily customer is individually-metered, savings should be claimed for the residential sector. From discussions with Texas utilities, this is their standard practice and is also the standard practice in other states based on the EM&V team's experience.

### 3.3.1 Considerations

Below we summarize two specific situations that were discussed with specific utilities that have additional complexities.

**Major renovation from multi-metered to individually-metered complex.** A multifamily customer was completing major renovations of their facility including moving from mastermetered to individually-metered units. In this situation, the savings should be claimed at the residential sector since benefits will accrue to residential customers and the participants are those individual ESIIDS (or another unique identifier).

**Natural gas space and water heating.** One utility program encourages multifamily natural gas space and water heating through the installation of a central boiler system as opposed to individual electric space and water heating. In these cases, the boiler is a commercial account and the measure is a commercial application. However, savings should be claimed at the residential sector as the benefits accrue to the residential customer and the participants should be the individual electric account ESIIDS (or another unique identifier).

The EM&V team further recommends in these situations; program costs are reported at the same sector as the benefits.

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<sup>&</sup>lt;sup>10</sup> The Uniform Methods Project: Methods for Determining Energy Efficiency Savings for Specific Measures, Chapter 17: Residential Behavior Protocol, page 14.

### 3.4 UPSTREAM LIGHTING

This section provides guidance on calculating and allocating savings at the sector-level for upstream lighting programs. While these programs primarily target residential customers, a small percent of incentivized bulbs are purchased and used by commercial customers. The recommendations below are to be utilized for upstream lighting Programs' claimed savings starting with PY2017.

### 3.4.1 Overview

An increased number of utilities are offering or planning to offer upstream lighting programs in Texas. It is important that savings are calculated and reported consistently across utilities and in agreement with industry standard practice and the Energy Efficiency Rule 16 TAC § 25.181. The industry refers to the installation of residentially-targeted program light bulbs in commercial applications as "cross-sector sales." Industry standard practice is to allocate an informed percent of upstream program bulbs to the commercial sector to account for cross-sector sales.

The EM&V project manager reviewed twelve upstream lighting evaluation reports or TRMs, each of which touched on the topic of cross-sector sales. A summary of research reviewed is at the end of this memo. Overall, the percent of commercial sales attributed to upstream lighting programs ranged from three percent to just under thirteen percent.

# 3.4.2 Recommendations

Claimed savings by sector. The EM&V team recommends five percent of upstream lighting program benefits and costs be allocated to commercial customers with the remaining 95 percent allocated to residential customers. The recommended cross-sector sales values may be updated in the future as additional industry or Texas-specific research becomes available. While recognizing that the cross-sector sales research reviewed does not specifically address size of customers or rate class, anecdotal evidence is that small commercial customers are most likely to purchase bulbs in retail settings. Small Commercial customers in Texas are typically defined as those with peak demands <=100kW.

**Deemed Savings.** The utilities' commercial lighting savings calculators include qualified LEDs. Utilities should use the "office" building type for lighting for the five percent of savings allocated to the commercial sector. The "office" building type is found in TRM 3.1 Volume 3, Table 2-3, Operating Hours and Coincidence Factors by Building Type.

# 3.4.3 Research Summary

The table below summarizes the evaluation reports and TRMs reviewed to inform the recommendations for the Texas upstream lighting programs.

Table 3-1: Upstream Lighting Cross-Sector Sales Summaries: Evaluations and TRMs

Utility and/or State	Program	Summary	Publish Date
Arkansas TRM	Retail sales programs implemented by Arkansas utilities	Based on a review of 23 programs across ten states, the TRM designates that 6.7 percent of installed lamps are allocated to the commercial program. Commercial savings are calculated based on weighted building types participating in program year.	2015
California PUC	California IOUs upstream lighting programs	Two on-site surveys, CA Lighting and Appliance Saturation Survey, and Commercial Market Share Tracking Commercial Study, were used to develop estimates of the percent of retail sales installed in residential versus non-residential settings. Non-residential bulbs were estimated at 7 percent of retail sales.	2014
ComEd Illinois	Residential ENERGY STAR® Lighting	Store intercept surveys determined a cross-sector sales value of 3.0 percent	2014
Consumers Energy Michigan	ENERGY STAR® Residential Lighting Program	Residential phone surveys determined a cross-sector sales percent of 4.7 percent	2013
Duquesne, Pennsylvania	Efficient Products	Primary research determined a 12.6 percent value.	2016
Illinois TRM	IOU upstream lighting programs	Documents the default split to be used for Upstream Lighting (96 percent Res/4 percent Non-res) under both the residential and commercial ENERGY STAR® lighting	2015
Massachusetts Program Administrators	Residential Lighting	Meta-study of 23 evaluation studies found percent of bulbs going to commercial customers ranged from 0 percent to 19 percent. Based on the meta-study, 7 percent of bulbs sales are to be attributed to commercial customers.	2015
Maryland EmPOWER Programs	Residential Lighting and Appliance	In-store intercept surveys were used to estimate percent of commercial retail sales at 5.2 percent	2012
MidAmerican Energy, Iowa	Upstream lighting program	Research showed 90 percent of upstream bulbs go to residential customers with the remaining percent going to commercial (3 percent), Agriculture (4 percent) and multifamily (3 percent).	2015
Pennsylvania TRM	ENERGY STAR® lighting	Utilities are instructed to conduct research on the split between residential and non-residential installations. The research should be to determine the percentage of bulbs sold and installed in various types of non-residential applications. Utilities are instructed to use the CF and hours of use by business type for commercial applications.	2016
WI Focus on Energy	Residential Lighting and Appliance	Store intercept study estimated 7.1 percent of program discounted bulbs were installed in commercial facilities.	2014

Utility and/or State	Program	Summary	Publish Date
Xcel Energy, Colorado	Upstream Lighting	Surveys with Xcel customers and benchmarking of other studies showed non-residential customers range from 3 to 9 percent of upstream bulb sales. Xcel's evaluator recommended a value of 5 percent.	2015