

From: [Doug O'Malley](#)
To: publiccomments@njcleanenergy.com
Subject: BPU P4P/ICP Energy Pilot
Date: Tuesday, September 01, 2015 1:07:35 PM
Attachments: [image006.png](#)
[NJ ICP Environment New Jersey Support Letter.docx](#)

Please accept the following letter below as written comments for the current BPU timeline.

Thank you!

Doug



Environment New Jersey
104 Bayard Street, Fl. 6
New Brunswick, NJ 08901

New Jersey Board of Public Utilities
44 South Clinton Avenue
Trenton, NJ 08625

RE: Proposed P4P/ICP Pilot

Dear NJBPU Staff:

September 1, 2015

Environment New Jersey thanks New Jersey's Board of Public Utilities (BPU) and Office of Clean Energy (OCE) for the opportunity to comment on the proposed P4P/ICP pilot program. We support the adoption of the ICP pilot program and thank the BPU for its recognition of the value that the ICP protocols and Investor Ready Energy Efficiency (IREE) certification will bring to the energy efficiency market in New Jersey and nationally.

Buildings use nearly 40% of all energy in the U.S. and generate more than a third of our country's greenhouse gases, so improving energy efficiency in buildings is critical to the clean energy revolution. The Investor Confidence Project (ICP) will help alter the energy efficiency market by streamlining transactions and increasing the reliability of projected energy savings helping to eliminate a significant barrier to establishing a large-scale energy efficiency market.

ICP's standardization of energy efficiency projects will increase deal flow and reduce transaction costs by certifying projects that adhere to industry-accepted standards and best practices, thereby increasing investor confidence that predicted financial returns will be realized. New Jersey's adoption of ICP as an alternative compliance path with enhanced incentives will drive the industry toward these standards and help access the additional private capital necessary to achieve a large scale EE market. ICP will also strengthen the framework

of the P4P incentive program by providing New Jersey with important project performance data over three years rather than one -- an important change that'll increase the overall success rate of energy efficiency projects.

Sincerely,

A handwritten signature in black ink, appearing to read "Doug O'Malley". The signature is written in a cursive style with a large initial "D".

Doug O'Malley, Director

****Please note our new office address in New Brunswick****

Doug O'Malley
Director, Environment New Jersey
104 Bayard Street, Sixth Floor
New Brunswick, NJ 08901
Cell: 917-449-6812; Twitter: @DougOMalleyENJ

August 31, 2015

Via Electronic Mail

New Jersey Board of Public Utilities
44 South Clinton Avenue
Trenton, NJ 08625

RE: Proposed P4P/ICP Pilot

Dear NJBPU Staff:

Thank you for the opportunity to comment on the proposed P4P/Investor Confidence Project (ICP) pilot program. We support the adoption of the ICP pilot program and applaud New Jersey for its recognition of the value that the ICP protocols and Investor Ready Energy Efficiency™ (IREE) certification will bring to the energy efficiency market in New Jersey and nationally.

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Respectfully submitted,

Bright Power

SBW Consulting

ERS

Abacus Property Solutions

From: [Jason Chandler - Jera Systems](mailto:publiccomments@njcleanenergy.com)
To: publiccomments@njcleanenergy.com
Subject: Proposed P4P/ICP Pilot
Date: Thursday, August 27, 2015 5:33:59 PM
Attachments: [PastedGraphic-7.tiff](#)

New Jersey Board of Public Utilities
44 South Clinton Avenue
Trenton, NJ 08625
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Respectfully submitted,

Jason Chandler
President & Consultant
Jera Systems LLC

Colorado:
6732 W Coal Mine Ave, Suite 126
Littleton CO 80123
303-324-2599

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118 N Peters Road, Suite 211
Knoxville TN 37923
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Bolder Energy Engineers, LLC
PO Box 20993
Boulder, CO 80308
www.bolderee.com

New Jersey Board of Public Utilities
44 South Clinton Avenue
Trenton, NJ 08625

Date: 8/27/2015

RE: Proposed P4P/ICP Pilot

Dear NJBPU Staff:

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Respectfully submitted,

A handwritten signature in black ink, appearing to read "Steven Morgan".

Steven Morgan, PE, CEM
Principal, Senior Energy Engineer
m: [603.315.1235](tel:603.315.1235)
steve@bolderee.com
www.bolderee.com

From: ILight8@aol.com
To: publiccomments@nicleanenergy.com
Subject: RE: Proposed P4P/ICP Pilot
Date: Monday, August 31, 2015 1:04:48 PM

Hello,

RE: Enhanced incentives / alternative compliance path

I am in favor of this named proposal.

While it is true that some decision makers may be skeptical of actual KW & Therm reductions / savings with the implementation of efficient measures and practices, use of M&V reports over 3 years of the benchmark will become another proving method of actual reductions.

While it is known - an employees new space heater / additional equipment brought into buildings over a 3 year timeframe can impact the findings, as well as M&V adding to retrofit costs and can be invasive - this new program can impact additional compliance, I believe.

Regards

Meredith Nole

Meredith Nole, MIES ----- cell # 862-220-1406

Past President IESNJ 2012 - 2014

American Efficient Lighting

Efficient Lighting Expert

Certified Energy Auditor

Wholesale Lighting Supplies

DOE SSL Lighting Partner

www.linkedin.com/pub/meredith-nole/12/8aa/724

""Be kinder than necessary ""