Department of Energy

Washington, DC 20585

ENERGY EFFICIENCY AND CONSERVATION BLOCK GRANT NOTICE 10-019 Effective Date: October 26, 2010

<u>SUBJECT</u>: GUIDANCE FOR ENERGY EFFICIENCY AND CONSERVATION BLOCK GRANTS GRANTEES ON SUB-RECIPIENT MONITORING.

1.0 PURPOSE

To provide guidance to Department of Energy's (DOE's) Energy Efficiency and Conservation Block Grants (EECBG) Grantees regarding sub-recipient monitoring.

2.0 SCOPE

The provisions of this guidance apply to States, Territories, Tribes, local governments and the District of Columbia (hereinafter "grantees") that receive EECBG funds and that have issued sub-grants, pursuant to the American Recovery and Reinvestment Act of 2009 (Recovery Act or ARRA).

3.0 LEGAL AUTHORITY

Title V, Subtitle E of the Energy Independence and Security Act of 2007 (EISA; Pub. L. No. 110-140) establishes the EECBG Program under which DOE makes funds available to States, units of local government, and Indian tribes to develop and implement projects to improve energy efficiency and reduce energy use and fossil fuel emissions in their communities. All EECBG awards shall comply with applicable law including EISA, ARRA, and all other procedures applicable to this program.

4.0 DEFINITION

Sub-recipient: a non-Federal entity that expends Federal awards received from a pass-through entity to carry out a Federal program, but does not include an individual that is a beneficiary of such a program. A sub-recipient may also be a recipient of other Federal awards directly from a Federal awarding agency. Guidance on distinguishing between a sub-recipient and a vendor is provided in OMB Circular A-133, section .210.

5.0 BACKGROUND

Grants management requirements for monitoring of sub-recipients are general. According to OMB Circular A-133, Section__.400(d)(3), grantees are required to "monitor the activities of sub-recipients as necessary to ensure that Federal awards are used for authorized purposes in compliance with laws, regulations, and the provisions of contracts or grant agreements and that performance goals are achieved." Section ____.400 (d) contains 7 subparts that describe responsibilities of pass-through entities.

http://www.whitehouse.gov/sites/default/files/omb/assets/a133/a133 revised 2007.pdf

Also, Appendix 7 to OMB Circular A-133 Compliance Supplement 2010 contains a section entitled "Responsibilities for Informing Sub-recipients" on p. 8-7-3 that further describes information that is needed to allow the Grantee to properly monitor sub-recipient expenditures of ARRA funds. This Appendix can be found here:

http://www.whitehouse.gov/omb/circulars/a133 compliance supplement 2010

EECBG funding levels brought about by the Recovery Act, accompanied by a Presidential mandate for a high level of transparency and accountability, has led to an increased emphasis on the importance of sub-recipient monitoring on the part of the grantee.

The unprecedented volume of funding awarded means that grantees will be faced with the responsibility to oversee the activities of much larger numbers of sub-recipients than ever before to ensure that projects are implemented as approved, on schedule and within budget. DOE's intent in this Program Notice is to provide guidance and suggestions to grantees on effective approaches and procedures for monitoring sub-recipients, and to ensure that sub-recipients maintain records that adequately identify the source and application of ARRA funds.

6.0 GUIDANCE

This guidance supplements the applicable sections of the DOE Financial Assistance Rules (10 CFR Part 600) and OMB Circular A-133 concerning sub-recipient monitoring by: (1) suggesting sub-recipient monitoring standards and criteria; and (2) describing some sub-recipients' monitoring best practices. Grantees need not replace already established systems and procedures concerning sub-recipient monitoring, but, should be aware of the basic standards and criteria described in this guidance. This guidance suggests criteria specific enough to be actionable, yet general enough to allow for variation in how grantees execute their monitoring of sub-recipients. Each grantee should employ sub-recipient monitoring procedures that are most suitable for its unique program environment.

6.1 Overall requirements

The main purpose of monitoring sub-recipients is to ensure that Federal awards are used for authorized purposes in compliance with laws, regulations, and the provisions of financial agreements and to ensure that the performance goals of the award are achieved.

As stewards of Federal grants passed through to sub-recipients, grantees have responsibilities that include:

- 1) Informing sub-recipients of all applicable Federal regulations and program guidance documents (e.g., 10 CFR part 600, 10 CFR part 420, OMB Circulars A-21, A-87, A-122, A-133, the Recovery Act, National Policy Assurances, National Environmental Policy Act, Davis-Bacon/Buy American Act, and flow-down provisions);
- Ensuring that that sub-recipients comply with <u>program requirements</u> and achieve performance goals;

- 3) Ensuring that sub-recipients comply with <u>fiscal requirements</u>, such as having appropriate fiscal controls in place, and use awards for authorized purposes; and
- 4) Ensuring that sub-recipients expending more than \$500,000 in Federal awards during the sub-recipient's fiscal year have met the audit requirements of OMB Circular A-133 for that fiscal year.

6.2 Monitoring Methods and Frequency

DOE suggests that grantees utilize a variety of monitoring mechanisms, including progress reports, site visits, financial reports, independent (third party) financial audits, and/or internal (grantee-conducted) financial audits.

The frequency and scope of sub-recipient monitoring may be determined according to a "risk-based" approach driven by the considerations stated below. This risk-based approach focuses monitoring on the sub-recipients that are at greatest potential risk for non-compliance. The following factors may be considered by the grantee in assessing level of risk:

- size of the sub-recipient award;
- award complexity, sensitivity of the work and/or extensiveness of the governing regulations;
- sophistication of the sub-recipient's systems and administrative operations;
- credit evaluation of sub-recipient where applicable;
- percentage of funds passed through;
- sub-recipient's A-133 audit performance if applicable; and
- prior or current experience with the sub-recipient.

Since each grantee is different, the level of risk associated with the above factors will vary. However, understanding and analyzing the impact of risk factors will help in determining how a sub-recipient is ranked in terms of risk. The overall goal of sub-recipient risk assessment is to predict future behavior. The specifics of the analysis will also help to foresee issues that may become problems. Ways to reduce risk exposure with sub-recipients could include an increase in the frequency and intensity of monitoring, modification to payment plans, or other controls to help manage risks.

DOE is developing tools that will help with historical evaluation of sub-recipients. For example, the Department has developed an A-133 Single Audit Recipient Risk database tool that matches DUNS numbers (a DUNS Number is a nine-digit number that an organization is required to have in order to apply for a grant or cooperative agreement from the Federal Government) to sub-recipient data and assigns a risk score based on prior A-133 audit results. While this tool is not intended to be the only source to be used for a definitive risk assessment, it provides an additional data point for analysis. To provide grantees with information from this tool, DOE would need state sub-recipient data, including: DUNS number, organization name, mail address, telephone number and email address. When the information is received, DOE will match the information to the Audit database, apply risk scores and forward this information to the grantee for incorporation into the full risk analysis. When using this tool, the grantee will

retain responsibility for final risk analysis of sub-recipients. Contact your Project Officer for more information about the tool.

<u>6.2.1 Desk monitoring</u>: Desk monitoring can be an essential part of the ongoing monitoring process when performed regularly for all projects. Grantees may wish to review sub-recipients' expense reports, and if they find errors, contact the sub-recipients for clarification. Sub-recipient project award and/or procurement documents may state the allowable amount of flexibility. For example, some grantees use a limit, or "significant variance," of 20% for budget items as a trigger that requires attention and resolution. Time triggers are also used, such as when projects fall two months behind schedule. Grantees may "flag" projects with unresolved issues until they are corrected.

<u>6.2.2 On-site monitoring:</u> As mentioned earlier, grantees may prioritize sub-recipient projects by dollar amount, significance of project to grantee goals, type of sub-recipient, or in whatever way seems best to them. DOE suggests that grantees conduct on-site monitoring (at least annually) for 5-10% of their high priority projects. The timing of on-site monitoring is important—site visits should be conducted early enough so that the project can benefit from any changes implemented but late enough that there is activity to measure. Monitors should be mindful that evidence of serious problems, e.g., misuse of funds or noncompliance with Federal laws and regulations, must be reported to appropriate authorities.

Suggested Content/Structure of Monitoring Visit

Prior to the onsite visit, DOE suggests that grantees review the latest programmatic progress and financial reports on the project and prepare a list of questions and/or areas of emphasis to be covered during the visit, in addition to whatever standard monitoring checklists the grantee employs.

Appendix 1 to this guidance provides a sample sub-recipient monitoring checklist that covers both programmatic and financial monitoring. The monitor may discuss project accomplishments as measured against milestones, personnel responsibilities and any previously identified problem areas. This may also be a good time to assess the sub-recipient's need for technical assistance.

The grantee monitor may inspect work products and equipment purchased with project funds to ensure that both are consistent with provisions of the agreement/award documents.

In accordance with the standards established by OMB Circular A-133, its compliance supplements, and Generally Accepted Government Accounting Standards, grantee monitors are encouraged to interview sub-recipients about their accounting processes, audits, property management procedures, procurement practices and records. The monitor may attempt to determine if there is proper segregation between procurement, purchasing and receiving; also advisable is a review of time sheets for accuracy and for correspondence between reported hours and the reasonable requirements of the tasks at hand.

Once the review is completed, the grantee monitor may discuss any areas of concern, as well as any needs for technical assistance, training, or changes in project scope. The monitor may then summarize the follow-up activities and any necessary corrective actions.

Follow-up Activities: Within 30 days after each visit, it is suggested that grantees prepare a written report on the results of the monitoring trip, including findings, recommendations for future monitoring, special considerations, and any corrective actions needed. Grantees may also remind sub-recipients of any follow-up work, deadlines or corrective actions needed.

DOE suggests that grantees track major findings from sub-recipient monitoring visits and financial audits to the point of final resolution. DOE suggests that the tracking record developed by the grantee include, but not be limited to: findings, including success stories, recommended corrective actions, deliverables, due dates, responsible parties, actions taken, and final resolutions.

7. 0 SUB-RECIPIENT MONITORING BEST PRACTICES

Monitoring procedures from two States are provided as best practices in Appendix 2 to this guidance.

8.0 CONCLUSION

It is not DOE's intent in this guidance to establish an additional set of requirements for grantees to follow. Rather, this guidance provides guidelines and suggestions to assist grantees in effectively monitoring sub-recipient activities. The importance of monitoring activities at all levels—Federal, State, local, and sub-recipient—cannot be over-emphasized. Working together, DOE, its grantees, and sub-recipients can ensure that funds are spent effectively to the benefit of the nation's families, homeowners, schools and businesses and in furtherance of the goals of the grantees, EECBG and the Recovery Act.

LeAnn M. Oliver Program Manager

Folennon Oliver

Office of Weatherization and Intergovernmental Program Energy Efficiency and Renewable Energy

Attachment 1: Sub-recipient Appendix 2 Checklist

Attachment 2: Sub-recipient Appendix 2 Monitoring Manual

APPENDIX 1: Sub-recipient Monitoring Checklist Example

The grantee is responsible for monitoring the activities of sub-recipients to ensure that Federal awards are used for authorized purposes in compliance with laws, regulations, the provisions of contracts or grant agreements, including flow-down provisions, and that performance goals are achieved in a timely manner. A monitoring checklist may include, but is not limited to, the following questions as they apply to the sub-recipient entity (e.g., Institution of Higher Education, Hospitals, and other Non-Profit Organizations, State and Local Governments, or For-Profit Organizations).

Project Administration

- Is the sub-recipient following all the terms and conditions of the award including the applicable Federal regulations and program guidance? (E.g., 10 CFR 600, 10 CFR 420, OMB Circulars A-21, A-87, A-122, A-133, Recovery Act, National Policy Assurances, National Environmental Policy Act?
 - a. Has the sub-recipient "flowed-down" the Recovery Act special terms and conditions in all contracts, sub-awards, or sub-contracts?
- 2. Is the sub-recipient completing the project described in the statement of work (scope)?
 - a. Are there any discrepancies between the two?
- 3. Is the sub-recipient on-schedule to meet the project's milestones within the period of availability of funds?
- 4. Has the sub-recipient developed a process that generates timely and accurate cost, schedule and work completion information?
- 5. Has the sub-recipient developed a process that identifies waste, fraud, and abuse?

Project Performance

- 6. Is the sub-recipient collecting the correct metrics from the project?
- 7. What provisions has the sub-recipient put in place for evaluation, including performance measurement and verification?

Davis Bacon Requirements

- 8. Is the sub-recipient complying with labor and wage requirements?
- 9. Are copies of weekly certified payroll records for all laborers available?
 - a. Are copies of the weekly certified payroll maintained in a secured location?
- 10. Are the DBA poster and the wage determination(s) posted at the work site?
- 11. Has the sub-recipient performed contractor employee interviews? How many?
- 12. Has the sub-recipient received any complaints from contractor/subcontractor employees regarding payment of the proper wages as set forth on the wage determination? How many?
- 13. What actions have the sub-recipient taken to correct any complaints of improper wage payments?
- 14. Were back wages paid? Amount? Number of employees due wage restitution?

Buy American Act Requirements

- 15. Based on the information reviewed, is the sub-recipient ensuring that its procurement procedures are compliant with the Buy American requirements of the Recovery Act?
 - a. Has the sub-recipient maintained documentation at a level appropriate to show compliance with the Recovery Act Buy American provisions?

National Environmental Policy Act (NEPA)

- 16. In regard to NEPA:
 - a. Has NEPA review been completed (categorical exclusion (including via EECBG Templates) or environmental assessment/finding of no significant impact or environmental impact statement/record of decision) for all sub-recipient activities (complete, ongoing, proposed)?
 - b. Is the project being implemented in accordance with the NEPA determination?
 - c. Is the sub-recipient following all conditions/mitigation measures from their NEPA determination, as applicable?
 - d. Since the award was made, has the sub-recipient identified any new information related to environmental impacts of the proposal or has the sub-recipient proposed to significantly revise the scope of work? If so, has this information been provided to DOE to determine whether additional NEPA review is required?

Historic Preservation

- 17. Prior to expenditure of project funds, is the sub-recipient following the Section 106 Process of the National Historic Preservation Act if the activity alters any historic structure or site?
 - a. Does the sub-recipient have sufficient documentation to demonstrate that they have received required approval(s) from the SHPO or THPO for the Project, or that the activity will not adversely affect a historic property?

Personnel

- 18. Are all sub-recipient personnel to be paid with grant funds accounted for on the sub-recipient's organizational chart?
- 19. Does the sub-recipient have procedures in place for documenting and monitoring of personnel issues such as timesheets, time allocations, and leave?
- 20. Based on the information reviewed, is staff time being properly charged against the grant that the staff member is working on?

Job Creation Estimates

21. Is the sub-recipient reporting only jobs that are within its organization, (not those of its subcontractors or vendors) that attributable to Recovery Act funds?

Procurement

- 22. Are the sub-recipient's procurement standards and processes established in writing, and distributed to employees involved with EECBG procurement operations?
- 23. Does sub-recipient's procurement process encourage full and open competition?

24. Do procurement procedures provide controls to avoid unnecessary or duplicative purchases, and obtain the most economical and practical purchase?

Financial Management System

- 25. Does the sub-recipient's financial management system comply with the applicable requirements in 10 CFR part 600 and OMB Circular A-133?
- 26. Do the sub-recipient's financial management procedures contain adequate information addressing:
 - a. Segregation of duties
 - b. Accounting standards and practices
 - c. Payment procedures
 - d. Approval authority
 - e. Record keeping requirements
- 27. Is the sub-recipient's financial management system tracking and reporting Recovery Act funds separately from leveraged/other funds?
- 28. How does the sub-recipient reconcile payments to invoices?

<u>Budget</u>

- 29. Are all costs in the sub-recipient's budget reasonable, allowable, and allocable according to the correct cost principles?
- 30. Are actual expenditures to date reasonable when compared to budgeted amounts and percentage of work completed?

Matching or Cost Sharing

31. If cost sharing is required, is the sub-recipient complying with its cost sharing obligation?

Program Income

32. Is the sub-recipient earning any program income as a result of their award? If so, is the program income being added to the funds committed to the award and utilized to further eligible project objectives and/or otherwise being used in accordance with the Terms & Conditions of the award and 10 CFR part 600?

Equipment

33. Are there written procedures covering the inventory, maintenance, and disposition of vehicles/equipment?

Reporting

- 34. Is the sub-recipient up to date on its submission of required reports?
- 35. Does the sub-recipient have any systemic or chronic reporting problems?
- 36. What actions has the sub-recipient taken to correct any reporting problems (if applicable)?

<u>Audits</u>

37. How does the sub-recipient track its (or its subcontractors) audit findings, recommendations, and corrective actions (if applicable)?

Retention of Records

38. Is the sub-recipient meeting the requirements of 10 CFR 600.242 – Retention and access requirements for records?

APPENDIX 2: Sub-recipient Monitoring Best Practices

A sample sub-recipient monitoring manual and sub-recipient monitoring checklist are provided below in an effort to improve the effectiveness of grantee sub-recipient monitoring plans. They offer grantees the opportunity to learn about, adapt, and apply tools and processes that have worked for other states. Grantees are encouraged to contact other grantees and stakeholders in the process of formulating their sub-recipient monitoring procedure. The approaches included in this manual comprise only a small fraction of what has been successful.

Performance Monitoring Plan (PMP)

Subgrantee

	Version:
	Date Updated:
I. INTRODUCTION	
The Department of distribute funding received from U.S Conservation Block Grant (EECBG)	() created Energize Communities to S. Department of Energy (U.S. DOE) under the Energy Efficiency and Program.
undertaking of projects funded by monitoring requirements and dete successful project execution. This do into between the Departme	rmine effective risk management processes that should lead to becument is meant to be supported by the Subgrant Agreement entered and the [Subgrantee] (hereinafter referred to the Special Terms and Conditions Related to Energize and
technical, schedule, compliance and process. Furthermore, this PMP ha	rantee and provides a framework for identifying and managing key cost risks associated with the project, via a continuous and iterative as been developed to assist in meeting the overall monitoring and y U.S. DOE and per the conditions of the ARRA.
II. SUBGRANTEE INFOR	RMATION
Subgrantee Name:	
DUNS Number:	
CCR Registry (Y/N):	
Award Amount:	
Program Area:	
Project Manager	
Project Manager Contact Information	

PROJECT DESCRIPTION III.

1. Project Name

[TO BE FILLED IN UNIQUE TO EACH SUBGRANTEE/SUBRECIPIENT]

2. Project Scope of Work

[TO BE FILLED IN UNIQUE TO EACH SUBGRANTEE/SUBRECIPIENT]

3. Proposed Timeline

Date	Milestone

4. Proposed Budget

	Amount (\$)	Percent
Energize Communities Funding Requested		
Applicant Contribution		
Leveraged Funds		
Total Project Cost		100%

RISK ASSESSMENT IV.

The Subgrantee's project subject to monitoring under this PMP will undergo an initial qualitative risk assessment. The risk assessment will identify any specific risks that may be part of the Subgrantee's project, will provide an evaluation for the overall level of risk and will serve as a basis for determining the frequency and detail of monitoring required.

The risk assessment will be conducted using a Risk Assessment Matrix and evaluating the following areas of risk associated with the project:

- Technical risks
- External Risks
- Internal Risks
- Scope Risks
- Schedule Risks
- **Budget Risks**
- ARRA Compliance Risks

Table 1. Risk Assessment Matrix – Risk Ratings

T.919 1	Consequence						
Likelihood	1 – Insignificant	2 – Minor	3 – Moderate	4 – Major	5 – Catastrophic		
A – Almost Certain	2	3	3	4	4		
B – Likely	2	2	3	3	4		
C – Possible	1	2	3	3	3		
D – Unlikely	1	1	2	2	3		
E – Rare	1	1	2	2	3		

An evaluator will fill out the table provided in the following page to determine the overall level of risk associated with the project. The frequency and level of detail of monitoring will be based on the overall risk of the project as follows:

			Frequency of Monitoring for the life of the project			
Overall Risk Rating	Range	Desk reviews	On-site Monitoring			
Extreme Risk	115 - 124	Monthly	4			
High Risk	101-114	Bimonthly	3			
Moderate Risk	55-100	Quarterly	2			
Low Risk	31-54	Quarterly	2			

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Project scope, schedule, objectives, cost. Project involves several project sites/bui Consultant or contractor delays Pressure to deliver project on an accelera Complexity of Waste Stream Late delivery of equipment or material Delays in implementation Delays in implementation Delays in implementation Project schedule over 1 year Cost escalation Delays in receiving reimbursements Cost escalation Delays in receiving reimbursements Cost escalation Delays in receiving funds in excess of \$500 Davis-Bacon prevailing wage Davis-Bacon prevailing wage Davis-Bacon prevailing wage Buy American Provision Risks Scope outside of NEPA Exclusions Reporting in a timely and accurate mann TOTAL	Internal Risks	3	Project involves contractors/subcontractors			
2 Scope Risks 6 5 5 1 1 2 3 Schedule Risks 4 4 4 4 4 4 4 4 4 4		1	Project scope, schedule, objectives, cost, and deliverables are not clearly defined or understood			
3 Scope Risks 6 5 5 1 2 2 3 5 Budget Risks 6 5 4 4 4 4 4 4 4 4 5 7 7 7 7 7 7 7 7 7 7		7	Project involves several project sites/buildings			
Scope Risks 6 Schedule Risks 4 Schedule Risks 4 Budget Risks 6 ARRA Compliance 4 TOTAL		3	Consultant or contractor delays			
Scope Risks 5 1 1 2 2 2 2 2 2 2 2		4	Pressure to deliver project on an accelerated schedule			
Scope Risks 6 1 2 Schedule Risks 4 1 2 Budget Risks 6 ARRA 3 Compliance 4 Risks 5 TOTAL 5		5	Complexity of Project Scope			
1 2 3 3 4 4 4 4 4 4 4 4	Scope Risks	9	Complexity of Waste Stream			
2 Schedule Risks 4 1 2 2 3 4 4 4 4 4 5 5 ARRA 6 5 7 7 7 7 7 7 7 7 7 7		1	Late delivery of equipment or material			
3 Schedule Risks 4 1 2 3 4 4 4 4 4 5 6 6 6 7 7 7 7 7 7 7 7 7 7		7	Delays in implementation			
Schedule Risks 4 1 2 2 3 3 4 4 4 4 4 4 4 4		3	Project scheduled to finish during the summer of 2012 or close to end of grant date			
1 2 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Schedule Risks	4	Project schedule over 1 year			
2 Budget Risks 6 ARRA Compliance 4 Risks 5 TOTAL		1	Cost escalation			
3 Budget Risks 6 ARRA 2 Compliance 4 Risks 5 TOTAL		7	Delays in receiving reimbursements			
Budget Risks 6 1 ARRA Compliance 4 Risks 5 TOTAL		3	Inability to secure other sources of funding			
5 Budget Risks 6 1 2 ARRA 3 Compliance 4 Risks 5 TOTAL		4	Considerable difference between initial cost-estimations and actual costs			
Budget Risks 6 1 2 ARRA 3 Compliance 4 Risks 5 TOTAL		5	Project receiving funds in excess of \$500,000			
ARRA 3 Compliance 4 Risks 5	Budget Risks	9	Uncertainty in projections or calculations			
ARRA Compliance Risks TOTAL Davis-Bacon prevailing wage Scope outside of NEPA Exclusions By American Provision By American Provision Reporting in a timely and accurate mann		1	Lack of understanding of ARRA requirements			
ARRA3Scope outside of NEPA ExclusionsCompliance4Buy American ProvisionRisks5Reporting in a timely and accurate mannTOTAL		7	Davis-Bacon prevailing wage			
liance 4 Buy American Provision 5 Reporting in a timely and accurate mann L	ARRA	3	Scope outside of NEPA Exclusions			
Reporting in a timely and accurate mann	Compliance	4	Buy American Provision			
TOTAL	Risks	5	Reporting in a timely and accurate manner			
	TOTAL					

PERFORMANCE INDICATORS V.

The Subgrantee's project subject to monitoring under this PMP will be evaluated for progress based on the performance indicators listed on the table below. Further detail on each of these performance indicators is included in the Subgrant Agreement and Terms and Conditions documents.

Performance In	dicators					
Budget	 Comparison of actual expenditures to budgeted amounts. ARRA funds tracked separately from other sources of funding. Comparison of actual expenditures against amount and percentage of work completed. Limitation on spending a maximum of 5% of funding on administrative costs. Actual use of proposed leveraged funds and Subgrantee contributions to the project. 					
Schedule	 Comparison of project progress against the proposed timeline. Verification that invoiced measures are actually installed and working. 					
 Identification of any discrepancies from Scope of Work. Installation of equipment identified in the Scope of Work. Work performed on locations identified in the Scope of Work. 						
Compliance	 Compliance with Davis-Bacon prevailing wage requirements. Compliance with Buy American requirements. Compliance with restrictions on the use of ARRA funds. Compliance with state regulations as stipulated by the Department of Terms and Conditions. Use of Recovery Act Logo on project site. Compliance with publication and communication requirements. Monthly and Quarterly Reports submitted on time and accurately. Copy of certified payroll records retained on-site and submitted weekly to . Retention of financial records, supporting documents, and other records. Preparation of Waste Management Plan and adequate disposal of waste. Attendance to a minimum of one (1) Building Energy Standards Workshop. 					

VI. **MONITORING**

The Subgrantee's project included in this PMP will be subject to monitoring from authorized representatives of federal awarding agencies, the Comptroller General of the United States, and as established in the Subgrant Agreement.

Monitoring will take place in the form of on-site visits that will occur no less than once per year throughout the life of the subgrant, as well as additional desk-reviews that will occur with a frequency to and the project auditor based on the level of risk identified after conducting a be determined by risk assessment.

Desk-reviews and onsite monitoring audits will result in a monitoring report that will be submitted to and to the Subgrantee and that will contain a description of risks and issues identified with the project, and a list of recommendations for any corrective actions.

1. Method

On-site Monitoring Visits: The Subgrantee will be notified one week in advance of any on-site monitoring visit to be performed by a project auditor. Visits will occur during regular working hours and the auditor shall be granted access to any pertinent project areas, documents, and records.

During the monitoring visit, the auditor will complete a Checklist for On-Site Monitoring Visits, which consists of approximately 30 questions covering all Performance Indicators. After the Checklist is completed, the auditor will make notes of any issues identified, recommendations, and required corrective actions. The Checklist will then be included as part of a Monitoring Report that the auditor will submit to and the Subgrantee. both

Desk-reviews: The Subgrantee will be notified one week in advance of any desk-reviews to be performed by a project auditor. The auditor may request evidentiary documents including receipts, invoices, time sheets, photographs, monthly reports and other relevant materials for purposes of this review. In addition, the auditor may schedule conference-calls with the Subgrantee to be updated on the progress of the project.

During the desk-review, the auditor will complete a Checklist for Desk-Review, which consists of approximately forty (40) questions covering all Performance Indicators. After the Checklist is completed, the auditor will make notes of any issues identified, recommendations, and required corrective actions. The Checklist will then be included as part of a Monitoring Report that the auditor will submit to both and the Subgrantee.

2. Frequency

The frequency of desk-reviews and on-site monitoring for the Subgrantee's project included in this PMP, has been determined according to the level of risk identified for the project by means of a risk assessment. The frequency of desk-reviews or on-site monitoring visits is subject to change based upon project performance and subject to s discretion.

Activity	Frequency	Schedule
On-Site Visit		
Desk-Review		

VII. PERFORMANCE EVALUATION

After performing a desk-review or conducting an on-site monitoring visit, the auditor will produce a Monitoring Report identifying the findings of the audit, listing any issues that are hindering the implementation or progress of the project, recommending any corrective actions if necessary, and recognizing the need for additional technical assistance if warranted.

The Monitoring Report and the completed questionnaire will be delivered to both the Subgrantee and . The Subgrantee will be responsible for addressing all deficiencies identified in the auditing activities to the satisfaction of

Within 30 days of receiving the Monitoring Report, the Subgrantee will have to submit to the project auditor a Corrective Actions Compliance Report detailing implemented corrective actions and including evidence that these actions have been implemented. If the Subgrantee fails to address identified project deficiencies, it will not be eligible to receive further funding and may be required to repay any and all disbursements of grant funds awarded by

Based upon the findings of the on-site monitoring visits and the desk review, the auditor may re-evaluate the risk of the project and perform revisions to the PMP if warranted.

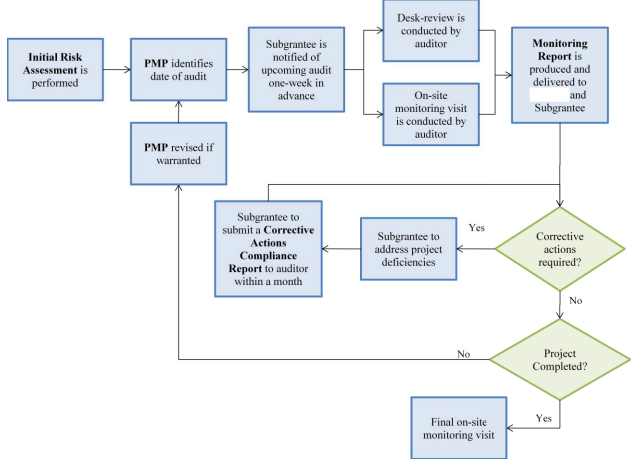


Figure 1. Monitoring Process Flow Diagram

VIII. **ATTACHMENTS**

- A. Monitoring Report On-Site Monitoring Visits
- B. Monitoring Report Desk-reviewsC. Corrective Actions Compliance Report
- D. Checklist for On-Site Monitoring Visits
 E. Checklist for Desk-reviews

		Monitoring	Report - ON	I-SITE MC	ONITOR	ING VISITS	
Date of Visit:							
Name of Audito	or			Ph	one No:		
Project Contact	t Person:			Ph	one No:		
Summary of Are	as Audit	ed					
,							
Issues Identified							
Date							
Schedule							
Scope							
Compliance							

Monitori	ng Report - ON-SITE MONITORING VISITS
Required Corrective Actions	
Suggested Modifications to the PMF	
Deadline to submit	
Corrective Actions Compliance Report	
to Auditor:	

		Monitoring	Report -	DESK-REVII	EWS	
Date of Visit:						
Name of Auditor				Phone No:		
Project Contact Pe	rson:			Phone No:		
List of Documents	Reviewed					
Issues Identified						
Date						
Schedule						
Schedule						
Scope						
Compliance						

Monitoring Report - DESK-REVIEWS		
Required Corrective Actions		
-		
		,
Suggested Modifications to the PMF		
]
		J
Deadline to submit		
Corrective Actions Compliance Report		
to Auditor:		

	CORRECTIVE ACTIONS COME	PLIANCE R	EPORT (CACR)
Date of Original Audit:		Signature	
Date CACR Submitted:		Signature	
Prepared By:		Signature	
Received by Auditor:			
List of Required Cor	rective Actions		
Zist of Itoquires con			
Description of Comp	ativa Aatiana Undantalran		
Description of Correct	ctive Actions Undertaken		

This questionnaire is meant to serve as a tool for obtaining information about each of the Performance Metrics described in the Performance Monitoring Plan, and to identify any potential issues with a project funded under Energize Communities. Questions pertain to the *Subgrant Agreement* and *Terms and Conditions* documents.

Note: By answering "yes," the Auditors are indicating that they have verified the existence of documents referenced below. If Auditors answer "no" to any of the questions below, they must include a narrative explanation.

Dooleground
Background
1. Please describe any issues that have been identified in previous desk-reviews or on-site monitoring visits:
2. Have these issues been addressed by the Subgrantee?
Budget
3. Does the Subgrantee have an adequate system for comparing expenditures to budgeted amounts?
□ Yes □ No □ N/A
Comments:
4. Are expenditures to date reasonable when compared to the percentage of work completed?
□ Yes □ No □ N/A
Comments:
5. In the Cub grounds a tracking and remorting Decouper, A at funds compretely from other layers and funds?
5. Is the Subgrantee tracking and reporting Recovery Act funds separately from other leveraged funds? ☐ Yes ☐ No ☐ N/A
Comments:
6. Does the Subgrantee keep accounting records which adequately identify the source and application of funds provided for
financially assisted activities? These records must contain information pertaining to subgrant awards and authorizations,
obligations, unobligated balances, assets, liabilities, outlays or expenditures, and income. \square Yes \square No \square N/A
Comments:
Comments.

Schedule
7. Based on work completed to date, is the Subgrantee on track to complete project by August 31, 2012? ☐ Yes ☐ No ☐ N/A
Comments:
Scope
8. Is work being performed at the locations identified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A
Comments:
9. Is the Subgrantee installing equipment identified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A
Comments:
10. Are the measures included in the Subgrantee's invoices installed and working on the project site? ☐ Yes ☐ No ☐ N/A
Comments:
11. Is the Subgrantee conducting any activities not specified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A
Comments:
12. Does the Subgrantee maintain a physical inventory of the equipment that include a description of the equipment, a serial number or other identification number, the source of property, the acquisition date, cost of the property, percentage of federal or state participation in the cost of the property, and the location, use and condition of the property? ☐ Yes ☐ No ☐ N/A
Comments:

Compliance
13. Is the Subgrantee complying with Davis-Bacon labor and wage requirements? ☐ Yes ☐ No ☐ N/A
Comments:
14. Does the Subgrantee have a mechanism in place to ensure that laborers are paid prevailing wage? ☐ Yes ☐ No ☐ N/A
Comments:
15. Are copies of weekly payroll records for all laborers being paid prevailing wage kept on the Project Site? ☐ Yes ☐ No ☐ N/A Comments:
16. Are purchasing records kept on site demonstrating compliance with Buy American requirements? ☐ Yes ☐ No ☐ N/A Comments:
Comments.
17. Is the Subgrantee following the State's procurement standards? ☐ Yes ☐ No ☐ N/A
Comments:
18. Are efforts made to ensure fairness in bidding and contracting procedures with small businesses, women's business enterprises, and minority-owned firms, pursuant to Federal law? ☐ Yes ☐ No ☐ N/A
Comments:

☐ Yes ☐ No ☐ N/A Comments:
24. Has the Subgrantee used any funds for any casino or other gambling establishment, aquarium, zoo, golf course or swimming pool?
Section 106? ☐ Yes ☐ No ☐ N/A Comments:
23. Has the Subgrantee taken any action that results in an adverse effect to historic properties pending compliance with
Comments:
22. Has the Subgrantee taken any action using federal funds, that goes beyond the proposed Scope of Work and that might have an adverse effect on the environment and therefore trigger NEPA review? ☐ Yes ☐ No ☐ N/A
Comments:
21. Is waste generated being disposed of according to federal and state regulations? ☐ Yes ☐ No ☐ N/A
Comments:
20. Does the Subgrantee keep a Waste Management Plan on-site? ☐ Yes ☐ No ☐ N/A
Comments:
19. If the Subgrantee is using any contractors/subcontractors, have all contracts been awarded through competitive procedures as fixed-price contracts? ☐ Yes ☐ No ☐ N/A

Compliance (continued)
25. Is the Recovery Act Logo displayed on the project site in a manner that informs the public that the project is a Recovery Act investment? ☐ Yes ☐ No ☐ N/A
Comments:
26. If the U.S. DOE logo is displayed on the project site, is it accompanied with a statement indicating that the Subgrantee recipient received financial assistance from DOE for the project? ☐ Yes ☐ No ☐ N/A Comments:

This questionnaire is meant to serve as a tool for obtaining information about each of the Performance Metrics described in the Performance Monitoring Plan, and to identify any potential issues with a project funded under Energize Communities. Questions pertain to the *Subgrant Agreement* and *Terms and Conditions* documents.

Note: By answering "yes," the Auditors are indicating that they have verified the existence of documents referenced below. If Auditors answer "no" to any of the questions below, they must include a narrative explanation.

Background
1. Please describe any issues that have been identified in previous desk-reviews or on-site monitoring visits:
2. Have these issues been addressed by the Subgrantee?
Budget
3. Are all costs in the Subgrantee's budget reasonable, allowable, and allocable according to the correct cost principles (e.g. OMB A-87 for governments, A-122 for nonprofit organizations, and A-102 for educational institutions)? ☐ Yes ☐ No ☐ N/A
Comments:
4. Are expenditures to date reasonable when compared to the percentage of work completed? \square Yes \square No \square N/A
Comments:
5. Are actual expenditures to date reasonable when compared to budgeted amounts? ☐ Yes ☐ No ☐ N/A
Comments:
6. Is there any budgeted amount that does not have a corresponding expenditure? ☐ Yes ☐ No ☐ N/A
Comments:

Budget (continued)
7. Are administrative expenses using ARRA funds kept below the 5% limit? ☐ Yes ☐ No ☐ N/A
Comments:
8. Is the Subgrantee following procedures for submitting invoices to and requesting reimbursement of funds? i.e. using forms, submitting supporting documentation, submitting by the 2nd day of the month, submitting an itemized summary cover sheet, and providing the percentage cost share. □ Yes □ No □ N/A
Comments:
9. Is the Subgrantee earning any program income as a result of their award? If so, is the program income being added to the funds committed to the award and utilized to further eligible project objectives? ☐ Yes ☐ No ☐ N/A
Comments:
Schedule
Schedule 10. Are there any discrepancies between actual project work and the Schedule identified in the Project Description section of the PMP? □ Yes □ No □ N/A
10. Are there any discrepancies between actual project work and the Schedule identified in the Project Description section of the PMP?
10. Are there any discrepancies between actual project work and the Schedule identified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A
10. Are there any discrepancies between actual project work and the Schedule identified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A
10. Are there any discrepancies between actual project work and the Schedule identified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A Comments: 11. Is the Subgrantee meeting the project's milestones?
10. Are there any discrepancies between actual project work and the Schedule identified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A Comments: 11. Is the Subgrantee meeting the project's milestones? ☐ Yes ☐ No ☐ N/A
10. Are there any discrepancies between actual project work and the Schedule identified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A Comments: 11. Is the Subgrantee meeting the project's milestones? ☐ Yes ☐ No ☐ N/A

CHECKLIST FOR DESK-REVIEW
Scope
12. Are there any discrepancies between actual project work and the Scope of Work identified in the Project Description section of the PMP? ☐ Yes ☐ No ☐ N/A
Comments:
Compliance
13. Has the Subgrantee submitted weekly payrolls using DOL Form WH-347? ☐ Yes ☐ No ☐ N/A
Comments:
14. Are any weekly payrolls missing? ☐ Yes ☐ No ☐ N/A
Comments:
15. Has the Subgrantee submitted to applicable worker classifications? ☐ Yes ☐ No ☐ N/A
Comments:
16. Is the Subgrantee ensuring that their purchasing procedures are compliant with "Buy American?" ☐ Yes ☐ No ☐ N/A
Comments:
17. Have any products received a waiver from Buy American? If so, can the Subgrantee provide evidence of this waiver? ☐ Yes ☐ No ☐ N/A
Comments:

Compliance (continued) 18. Are there any items used in the project that fall under the nationwide categorical waivers for the Buy American Provision? i.e. Fluorescent electronic lighting ballasts, LED traffic lights and crosswalk signals, Screw-base and pinbase compact fluorescent lamps (with the exception of plug-in CFLs longer than 10 inches). ☐ Yes ☐ No ☐ N/A Comments: 19. Is the Subgrantee following the State's procurement standards? ☐ Yes ☐ No ☐ N/A Comments: 20. Are efforts made to ensure fairness in bidding and contracting procedures with small businesses, women's business enterprises, and minority-owned firms, pursuant to Federal law? ☐ Yes ☐ No ☐ N/A Comments: 21. Is there a documented process and timeframe for issuing solicitations and making awards? ☐ Yes ☐ No ☐ N/A Comments: 22. If the Subgrantee is using any contractors/subcontractors, have all contracts been awarded through competitive procedures as fixed-price contracts? ☐ Yes ☐ No ☐ N/A Comments: 23. Has the Subgrantee ensured that it has not knowingly employed or hired any contractors/subcontractors that employ unauthorized aliens? \square Yes \square No \square N/A Comments:

Compliance (continued)
24. Is the Subgrantee doing business with a vendor/subcontractor who is receiving more than \$25,000 of Recovery Act funds? ☐ Yes ☐ No ☐ N/A
Comments:
25. For any vendor receiving more than \$25,000 in Recovery Act funds, has the Subgrantee properly reported the vendor's identity by reporting a DUNS number or name and zip code for the vendor's headquarters? ☐ Yes ☐ No ☐ N/A
Comments:
26. Does the Subgrantee maintain details and documentation of all payments to the vendor, and descriptions of what was obtained for services rendered by the vendor? ☐ Yes ☐ No ☐ N/A
Comments:
27. Has the Subgrantee established procedures to ensure that records will be retained for at least five years after delivery of the final report to ? ☐ Yes ☐ No ☐ N/A
Comments:
28. Has the Subgrantee attended at least one (1) Building Energy Standards Workshop hosted by the Department through the Energize Homes, Agriculture, and Industry programs? ☐ Yes ☐ No ☐ N/A
Comments:
29. Has the Subgrantee submitted to the Department a waste management plan that describes the Subgrantee's plan to dispose of any sanitary or hazardous waste generated as a result of the proposed project? ☐ Yes ☐ No ☐ N/A
Comments:

CHECKLIST F	FOR DESK-REVIEW
Compliance (continued)	
30. Has the Subgrantee submitted quarterly reports to calendar quarter? ☐ Yes ☐ No ☐ N/A	no later than two (2) working days after the end of each
Comments:	
31. Are quarterly reports complete and accurate? ☐ Yes ☐ No ☐ N/A	
Comments:	
32. Has the Subgrantee submitted monthly reports to ☐ Yes ☐ No ☐ N/A Comments:	by the 2nd day of each month?
33. Are monthly reports complete and accurate? ☐ Yes ☐ No ☐ N/A	
Comments:	
34. Does the Subgrantee maintain active registration in the ☐ Yes ☐ No ☐ N/A	Central Contractor Registration (CCR) database?
Comments:	
35. Is the Subgrantee estimating and reporting jobs created consistent with OMB requirements? ☐ Yes ☐ No ☐ N/A	and retained according to the guidance provided by ,
Comments:	

Compliance (continued)
36. Is the Subgrantee estimating and reporting energy saved and GHG emissions reductions according to the guidance provided by ? □ Yes □ No □ N/A
Comments:
37. If the Subgrantee has issued any publications intended for distribution on the project, is the appropriate verbiage included? Are the appropriate logos included in the publication? ☐ Yes ☐ No ☐ N/A
Comments:
38. Has the Subgrantee submitted to two draft copies of each publication and other printed materials which are intended for distribution and are financed, wholly or in part, by subgrant funds? ☐ Yes ☐ No ☐ N/A
Comments:
39. Has been notified five business days in advance of any public relations event related to ARRA-funded activities? ☐ Yes ☐ No ☐ N/A Comments:
40. Does the Subgrantee have a master inventory list of equipment? ☐ Yes ☐ No ☐ N/A Comments:
41. Are there written procedures covering the inventory, maintenance, and disposition of equipment? ☐ Yes ☐ No ☐ N/A Comments:

Department of Operations Group State Energy Office



EECBG American Reinvestment and Recovery Act (ARRA)

On Site Monitoring Review						
Contractor Name:			1	ARRA EECBG Program Representative		
Monitoring Date			1	Contractor Representative(s) at Review		
L						
Contract Information						
Contract Number:]	Contact Person:		
Contract Amounts			j	Contract Tolonhone Number		
Contract Amount:]	Contract Telephone Number:		
Contract Start/End Date:			ı	Contact E-Mail Address:		
Contract start, End Succ.]	Contact E man Fiduress.		
			1			
BUDGET CATEGORIES	Acco	unt Nu	ımber	Contract Budget	Expenses to Date	
Salaries and Wages		551300	0			
Fringe		551301	1			
Contractual		551302	2			
Travel		551310	0			
Space Cost		551311	1			
Consumable Supplies		551312	2			
Lease/Purchase Equipment		551313	3			
Other Direct		551314	4			
Leverage (Matching funds)		555900	0			
Total Project Amount						
RECORDS/REPORTS	Yes	No	N/A	Reason for Non Compliance	Guidance	
Master File					Does file contain application, general correspondence, contract, financial, procurement, etc?	
Reports					Have all reports (quarterly or semi-annual and final) been submitted to ?	
Closeout					Has closeout been submitted to ?	

FINANCIAL REQUIREMENTS	Yes	No	N/A	Reason for Non Compliance	Guidance
Written accounting procedures set out in accounting manual (or met in accordance with DOE requirements of program)?					Request copy of accounting manual: review procedures to determine clarity and proper control.
Records that provide for current, accurate and complete disclosure of financial results?					Review books of account, audit reports, etc. Determine that accounting transactions are recorded in a timely manner.
Records adequate to identify the source and use of funds?					Obtain auditor's opinion, if possible. Review reports provided by accounting system to determine usefulness.
An effective system of control and accountability for funds and property?					Obtain copy of most recent audit report & review auditor's statement of sufficiency to determine if auditor's judgment of the recipient's internal controls are adequate.
Does the contractor maintain a separate set of self-balancing accounts to track EECBG funds?					
Does contractor maintain a cash receipts and disbursement ledger?					
Does the Cash Disbursements Journal contain separate expenditure accounts for each approved budget line item?					
Comparisons are made between actual and budget accounts?					Review financial reports to determine if such comparisons are made: ascertain frequency of such reports
Procedures in place to minimize the time elapsing between receipt and expenditure of funds and for determining allow ability and allocability of costs?					Review documentation of accounting system to determine the procedures that are in place; review deposit slips and expenditure reports to determine time lapse; review audit report and determine cause for questioned costs.
Accounting records are supported by source documentation?					Examine most recent audit report for auditor's opinion as to sufficiency of supporting documentation; review accounting records.
Purchase orders, payments and other state requirements:					
Is a copy of the purchase order for each invoice available for review?					
Are the purchase orders the same amount as the respective invoices?					
Is a Non-Collusion Affidavit for payments of \$25,000 signed and provided by the contractor?					
Were invoices defaced by marking paid, date, and check number on each invoice?					

FINANCIAL REQUIREMENTS	Yes	No	N/A	Reason for Non Compliance	Guidance
Do accounting files contain cancelled checks or photocopies of checks used for payment of EEBCG expenditures?					
Are all checks signed by the authorized financial officer?					
Are all the individuals signing the Expenditure reports and other financial documents listed on the Certificate of Authority Form?					
Are Bank statements reconciled monthly?					
Are there any potential weaknesses in the Internal controls of the recipient?					
Copies of annual audits on file?					Recent copies of audits to determine that they are prepared annually.
Audits conducted by CPA or Licensed Public Accountant?					Determine whether audits were conducted by independent, qualified CPA or Licensed Public Accountant.
Resolutions system for resolving audit exceptions?					Review resolution system; review actual experience of resolution of last year's audit exceptions (if any)
Cost sharing/matching contributions verifiable from recipient's records?					Check accounting records to determine that matching contributions are properly recorded.
Nonfederal cost sharing expenditures meet the percentage requirements specified in the grant agreement?					Check year-end financial statements to determine percentage of total expenditures represented by non-federal matching contributions.
Documentation is available to explain how values of in-kind contributions were determined?					Review recipients procedures and actual calculations for valuing in-kind contributions.
Nonfederal cost sharing expenditures are appropriate and allowable?					Check that contributions are not included as contributions for any other federally assisted project and that they are not paid by the federal government under any other award; review applicable OMB cost principles to determine allow ability.
Disposition of Program income is in accord with grant's terms and conditions and agency's regulations?					Review financial statements to determine how program income has been treated vis-à-vis grant and agency requirements.
Required prior approvals requested and obtained before making budgetary and programmatic revisions?					Ask recipient whether budget or program changes have been made, the nature of these changes, and whether approvals are requested.

PERSONNEL REQUIREMENTS	Yes	No	N/A	Reason for Non Compliance	Guidance
Written personnel policies and procedures?					Request copy of policies and procedures and check to see that they cover these topics; position classifications, qualifications requirements for all positions; recruitment and selection system; staff development; promotions.
Are administrative funds used to pay salaries?					
Do accounting files contain time sheet signed by employee, leave requests, rate of pay for employee (including fringe benefits)?					
A position classification system?					Interview a sample of employees to determine if they have position descriptions; determine if employees doing essentially the same work are at the same classification level.
Qualifications requirement for each position?					Check to see that there are written qualifications for each position and that they in fact relate to the duties of that position.
A recruitment and selection system that provides for the public advertisement of vacancies, establishes controls to ensure consistency with the budget plan, and enables a comparison of job candidate qualifications with program requirements?					Check a sample of selections at all levels to ensure that recipient's recruitment and selection procedures were followed.
Compensation determination based on analysis of job requirements, comparability with similar work in the local market, periodic review of pay scales, and fringe benefits comparable to other similar organizations?					Review a sample of pay rates to determine their relationship to position structure; review comparability documentation to ensure it is in reasonable alignment with available data.
Performance appraisals conducted for all employees?					Discuss performance appraisal system with a sample of supervisors and non-supervisory employees to see if appraisals are made consistently and serve as the basis for future pay adjustments.
A merit promotion plan?					Review sample of promotion actions to determine if they were made in accordance with merit promotion plan.
Staff development program that includes training and career counseling?					Through discussion and document review, identify how and when staff needs are determined; ask a sample of employees if training and career counseling are made available.
Up-to-date, accurate personnel file that protects confidentiality of personnel record on all employees?					Review a sample of personnel records in the file and then check with the employees involved to determine whether the official documents accurately reflect employees' current job classifications, pay levels, training received, etc: check procedures for access to personnel files.

PROCUREMENT REQUIREMENTS	Yes	No	N/A	Reason for Non	Guidance
Review PO's, RFP's for buy American	103	110	14/11	Compliance	Culturate
requirements, and documentation that products meet made in America requirements					Request copies of purchasing documentation that both request and documents products are Made in America.
Written procurement policies and procedures that provide:					Request copy of policies and procedures
That request for bids contain clear specifications and do not contain feature that unduly restrict competition?					Review bid rates
Positive efforts to use small and minority owned businesses?					Check mechanism for soliciting against listed SBA and OMB recommended sources or locally developed sources.
Review a sample of procurement files for all purchases.					Check to ensure procurement requirements for selection were followed.
Review files for Davis Bacon wage determinations, certified payroll, time sheets, pay rates, etc					Review and copy sample of wage determinations and compare to job classification, pay rates, and payroll records
Confirm RFP's identify Project falls under Davis Bacon Wage determination and all labor rates and records must meet D-B requiremnts.					Review all RFP to ensure Davis Bacon Requirements are properly identified , copy a sample for file.
Maintenance of a code for standards of conduct requiring that employees or officers not solicit nor accept gratuities, favors, or anything of monetary value from contractors or potential contractors?					Check procurement policies and procedures for written specification.
Procurement conducted with maximum open and free competition?					Check sample of purchase records for bid advertising, # of bids on file and justification for sole source selection.
PROPERTY	Yes	No	N/A	Reason for Non Compliance	Guidance
Property records on file for all items with a useful life of more than one year and a purchase price of \$200 or more?					Examine the file of property records; interview the employee with responsibility for property management and obtain description of the system for maintaining property records.
Property records contain for each item:					
A description					
Manufacturer's serial number or other identification number					
Acquisition date and cost					
Source of the property					Review current inventory to determine if information
Percentage of federal funds used in acquiring the property?					required for all items maintained.
Location, use and condition of the property?					
Ultimate disposition date?					1
Physical inventory taken every two years and results reconciled with property records?					Review supporting documentation of most current physical inventory.
Control system in effect to ensure adequate safeguards to prevent loss, damage, or theft of property?					Review procedures for using and safeguarding property (insurance coverage, security of facilities, tagging equipment for identification) and loaning equipment; determine if written procedures and practice coincide.

PROGRAM	Yes	No	N/A	Reason for Non Compliance	Guidance
Actual project goals, objectives, activities and services reflect those in the proposal?					Ask Project Director and/or other staff to describe current goals, objectives, activities, and services and to explain any changes from the proposal. Observe and document project activities. Compare what proposal says.
For projects that serve clients (Client profile reflects that which is described in the proposal?					Check files to determine characteristics of clients served. Determine if services are being provided to ineligible persons. Observe and record number of clients served and their characteristics.
Key staff the same as described in the proposal?					Obtain list of key staff and compare with proposal.
Staff have adequate understanding of the project's purpose and their r role in the project?					Interview staff about their responsibilities and their daily work activities and compare with proposal.
Sufficient progress made in meeting objectives?					Interview staff and examine reports to determine specific progress made in achieving each objective listed in the proposal. If progress has been slow, ask staff to explain.
EVALUATION METRICS				Evaluation	Guidance
Energy and demand savings					Efforts should document the resulting effects that are above and beyond he effects that would have been achieved without those funds.
Renewable energy capacity and generation					Efforts should document the resulting effects that are above and beyond he effects that would have been achieved without those funds.
Carbon emissions and reduc ions					Efforts should document the resulting effects that are above and beyond he effects that would have been achieved without those funds.
Job creation (including number, type, and duration of jobs).					OMB Guidance Section 1512, ARRA
Economic impacts					
Adop ion of new technologies					