

Commenter: Please Fill In This Part Of The Form				For PA Use	
Comment #	PA	Page #	Comment	Integrated (Y/N)	Rationale for Y/N
<i>ORA-1</i>	<i>CCC-REN</i>	8	<ul style="list-style-type: none"> <li><b>Housing units are grouped into SF and "other."</b> <ul style="list-style-type: none"> <li>Gives the impression that CCC-REN is not targeting the full stock of its housing units and only focusing on SF. Will there be targeting for MF, and other housings stocks? Also, there is no description of housing stock age.</li> </ul> </li> </ul>		
<i>ORA-2</i>	<i>CCC-REN</i>	11	<ul style="list-style-type: none"> <li><b>Provide sufficient detail to establish a connection between goals and objectives.</b> <ul style="list-style-type: none"> <li>For example: Provide additional details regarding how an online permitting system will impact costs, project facilitation, and capture deemed savings.</li> </ul> </li> </ul>		
<i>ORA-4</i>	<i>CCC-REN</i>	17	<ul style="list-style-type: none"> <li><b>ORA recommends CCC-REN clarify its characterization of the multi-family market.</b> <ul style="list-style-type: none"> <li>The Business Plan should clearly identify the populations included within the multi-family sector (in addition to the homes, condo owner, and multi-property), and discuss the specific market characteristics of each within the CCC-REN territory.</li> </ul> </li> </ul>		
<i>ORA-6</i>	<i>CCC-REN</i>	24-27	<ul style="list-style-type: none"> <li><b>Metrics should be revised to identify projected energy savings. Current metrics only include participation, which does not have a clear link to coresponding goals.</b> <ul style="list-style-type: none"> <li>Participation in Direct Install does not account for energy saved based on the appliance installed. Increased participation in DI may show increased contractor activity but will not account for actual energy saved from the DI itself. CCC-REN should connect its metrics directly to measures and define the intended outcome of measures clearly.</li> </ul> </li> </ul>		
<i>ORA-7</i>	<i>CCC-REN</i>	OVERALL	<ul style="list-style-type: none"> <li><b>Lack of specificity as to which program metrics will assess which interventions.</b> <ul style="list-style-type: none"> <li>All metrics are lumped together for each intervention strategy. Therefore, it is unclear which metrics will be used to measure success of which strategy.</li> </ul> </li> </ul>		
<i>ORA-8</i>	<i>CCC-REN</i>	OVERALL	<ul style="list-style-type: none"> <li><b>The business focuses on increasing contractor participation, rather than increasing energy savings or reducing greenhouse gas emissions.</b> <ul style="list-style-type: none"> <li>The BP is heavily focused on DI and contractor activity. Yet, the main purpose of increasing energy savings gets lost. CCC-REN should consider redesigning the business plan to focus on areas where energy savings can be maximized without extensive expenditures on DI, like the multifamily sector.</li> </ul> </li> </ul>		