Municipal Sustainable Energy Loan Program–Commercial Property Assessed Clean Energy (PACE)

New York State General Municipal Law 5L
Guidance Document
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Executive Summary

Property Assessed Clean Energy (PACE) financing programs use authority given to a municipal corporation (county, town, city or village) to offer financing for property owners to fund energy efficiency and renewable energy projects on existing residential and commercial structures, through a property owner’s voluntary agreement to have a special assessment or special tax charge placed on their annual property tax bill. This provides financing for these types of improvements over time without requiring the property owner to make a large upfront investment.

New York State General Municipal Law Article 5-L (PACE Statute) authorizes municipal corporations to create a sustainable energy loan program to provide financing to property owners for the installation of eligible Renewable Energy Systems or Energy Efficiency Improvements (as described in Section 1 below) repaid through a charge for the real property benefited by such financing, levied and collected at the same time and in the same manner as municipal property taxes.¹ The PACE Statute requires the New York State Energy Research and Development Authority (NYSERDA) to provide certain guidance regarding the implementation of PACE in New York.

This document provides such guidance for commercial PACE programs, which for all purposes of this guidance also includes certain types of residential buildings. Properties can encompass one multifamily building or a portfolio of similar or related residential buildings of any height located on the same site, or adjacent and associated sites. Owner-occupied one- and two-family homes, or townhomes as defined within the Definitions section of the 2015 International Building Code, are not currently eligible to access PACE programs. While certain portions of this guidance may also be applicable in the residential sector, NYSERDA does not suggest that this guidance should be used for residential PACE; indeed, NYSERDA may issue additional guidance in the future regarding PACE in the owner-occupied residential sector.

In accordance with the PACE Statute, NYSERDA is required to:

1. Certify contractors to perform energy audits or approve entities to certify contractors to perform Energy Audits (Section 2) and Renewable Energy System Feasibility Studies (Section 7).
2. Develop state-wide criteria for municipal corporations and certifying entities desiring to certify contractors to perform Energy Audits (Section 4) and Renewable Energy System Feasibility Studies (Section 7).
3. Establish criteria for determining when an Energy Efficiency Improvement is cost-effective and to approve lists of such cost-effective Energy Efficiency Improvements (Section 5).
4. Approve for PACE financing “Renewable Energy Systems” in addition to those listed in the PACE Statute (Section 6).
5. Establish the form and manner by which municipal corporations should verify and report on the installation and performance of the Energy Efficiency Improvements and Renewable Energy Systems (Section 9).

1 Minimum Requirements for PACE Energy Audits

An Energy Audit is defined in the PACE Statute as “a formal evaluation of the energy consumption of a permanent building or structural improvement to real property...for the purpose of identifying appropriate energy efficiency improvements to be made to or incorporated into the construction of the property.” The law further clarifies that “no such loan shall be made for energy efficiency improvements unless determined to be appropriate through an energy audit...” Energy Efficiency Improvements (sometimes referred to as “Improvement(s)”) are defined in the PACE Statute as:

“Any improvement to real property, whether as a component of the new construction of a building or as the renovation or retrofitting of an existing building to reduce energy consumption, such as window and door replacement, lighting, caulking, weatherstripping, air sealing, insulation, and heating and cooling system upgrades and similar improvements determined to be cost-effective pursuant to criteria established by [NYSERDA]. However, ‘energy efficiency improvement’ shall not include lighting measures or household appliances that are not permanently fixed to real property.”

The definition of Energy Audit encompasses the term “energy modeling”, generally associated with new construction projects.

NYSERDA recommends the following minimum requirements to help clarify what should be included in an Energy Audit. NYSERDA strongly encourages contractors to use a whole building analysis approach for the Energy Audit, but single (custom) measure evaluations are also an acceptable approach. Beyond these minimum requirements, the certifying entity (see Section 2 below) should ensure contractors perform high-quality Energy Audits that are clear, accurate, and present useful recommendations to the property owner.

1.1 Existing Structures

For single (custom) measure evaluations in existing buildings and whole building energy-modeling projects, the Energy Audit should include, but may not be limited to:

- An analysis of customer provided utility bills (preferably 12 months of historical utility bills, including bills for delivered fuels with respect to measures addressing oil, propane or other delivered fuel systems) that relate to the whole building and/or the portion of the building that will be impacted by the proposed Improvements.
Note: For adaptive re-use and renovation(s) in historic structures that are currently vacant and therefore there is no existing energy consumption and Energy Code does not apply, the customer may submit an alternative energy consumption baseline, and the Administrator in consultation with NYSERDA, may consider an alternate energy consumption baseline for the purposes of establishing projected energy savings and performing cost and benefits analysis. For buildings that also include unregulated loads, the municipal corporation may at its sole discretion consider an alternate accommodation. Customers may use exceptional calculations provided in ASHRAE 90.1 to model savings for unregulated loads.

A description of the existing conditions and operations including existing equipment, fuel type, etc.

A description of the proposed Improvements including energy efficiency measures, projected energy savings (from a code-minimum baseline and including all assumptions, calculations, and conversion factors), implementation costs and average life calculations of the proposed Improvements. Additionally, the Energy Audit may include maintenance savings and the societal benefits associated with certain energy efficiency measures including, but not limited to, health benefits, greenhouse gas emissions reductions, or other environmental benefits.

Implementation costs must include, at a minimum, material and labor costs associated with each Improvement as well as source citations from reliable industry sources.

Simple payback analysis and/or life cycle cost or other more detailed financial analysis (i.e. return on investment, internal rate of return, etc.).

Verification that interactive effects were considered.

Rule of thumb assumptions and percentage savings calculations are not acceptable.

Use of modeling software approved by the municipal corporation.

Input data for the building and for each proposed Improvement presented in a manner which allows easy identification of input parameters.

Output data from model with clear and precise presentation of the results in both tabular and narrative forms.

Utility-related cost calculations should include cost savings from both demand and use components of the customer’s electric bill as well as any natural gas, oil, propane or other delivered fuel. Some customers also purchase chilled water, hot water and/or steam. Cost savings associated with purchase of these types of utilities should also be included in the savings calculations if those savings result from the project. Water savings may also be considered in the payback calculations as some efficiency measures achieve both energy and water savings simultaneously.
Electric savings should also present both demand (peak kW) and use (kWh) savings, as well as any fossil fuel savings (e.g. natural gas, oil, propane, wood, etc.). If customers purchase chilled water, hot water and/or steam, energy savings resulting from the project for those utilities should be presented as the it relates to the original fuel used to create the purchased commodity (e.g. natural gas use to make the steam). Total energy savings should identify if they are presented as site or source energy savings if the savings are converted to BTUs, but may also be presented as separate fuels and should clearly identify units (kWh, kW, therms, gallons, etc.).

The Energy Audit requirement may be met when an American Society of Heating, Refrigerating and Air-Conditioning Engineers (ASHRAE) Level 2 or 3 energy audit is conducted for a commercial property. For more information on ASHRAE 2 or 3 energy audits, please refer to the ASHRAE publication “Procedures for Commercial Energy Audits.” Additionally, the municipal corporation or its agent may also consider alternative calculation methods, such as automated audit software (e.g. ENERGY STAR® savings calculation tools), which can serve to satisfy the Energy Audit requirement.

NYSERDA recognizes that the energy audit and other pre-development work, such as improvement design work, are stand-alone PACE eligible measures provided that the proposed improvement(s) would comply with the technical standards set forth in these guidelines. As stand-alone PACE eligible measures, energy audits and other pre-development work may only have a finance term which does not exceed five years.

1.2 New Construction

This section includes gut rehabilitation projects.

A whole-building Energy Audit meeting the relevant building performance standard should be completed, where practical. This should include, but may not be limited to:

- Generally, buildings may be designed in accordance with the following standards: NY Stretch, Passive House Institute (PHI), Passive House Institute US (PHIUS), Energy Star, the U.S. Green Building Council’s Leadership in Energy and Environmental Design (LEED) rating systems, and Enterprise Green Communities (Criteria 2020 or later). [For buildings designed to meet LEED standards, the minimum standard is ideally Gold.] Buildings designed to meet or exceed such standards should be eligible for C-PACE financing.

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Note: For adaptive reuse and renovation(s) in historic structures that are currently vacant and therefore there is no existing energy consumption and Energy Code does not apply, the customer may submit an alternative energy consumption baseline, and the Administrator in consultation with NYSERDA, may consider an alternate energy consumption baseline for the purposes of establishing projected energy savings and performing cost and benefits analysis. Adaptive reuse projects in historic structures are unlikely to be able to meet many of the 3rd party rating systems listed above but provided they can eliminate all on site fossil fuel use and demonstrate at least a 15% energy efficiency improvement over the alternative baseline using a whole building Energy Audit, they should be eligible for C-PACE financing. For buildings that also include unregulated loads, the municipal corporation may at its sole discretion consider an alternate accommodation. Customers may use exceptional calculations provided in ASHRAE 90.1 to model savings for unregulated loads.

A building commissioning plan should be required, where practical.

A description of the proposed measures including energy efficiency measures, projected energy savings (from a code-minimum baseline and or projected performance based on the standard selected (including all assumptions, calculations, and conversion factors), implementation costs and average life calculations of the proposed measures. Such costs and calculations may be on a measure- by-measure or whole building basis. Additionally, the Energy Audit may include maintenance savings and the societal benefits associated with certain energy efficiency measures including, but not limited to, health benefits, greenhouse gas emissions reductions, or other environmental benefits. Such savings are to be documented.

Implementation costs should include, at a minimum, material and labor costs associated with each measure.

Simple payback analysis and/or life cycle cost or other detailed financial analysis (i.e. return on investment, internal rate of return, etc.).

Verification that interactive effects were considered for a whole building approach but is not required on a measure-by-measure basis.

Rule of thumb assumptions and percentage savings calculations are not acceptable.

Modeling software as approved for use by NY Stretch, PHI/PHIUS, Energy Star, or LEED. Energy ratings completed based on ANSI/RESNET/ICC 301-2014 or a more recent version may be relied on to support eligibility for buildings.

Input data for the building and for each proposed Improvement presented in a manner which allows easy identification of input parameters.

Output data from model with clear and precise presentation of the results in both tabular and narrative forms.
Utility-related cost calculations should include cost savings from both demand and use components of the customer’s electric bill as well as any natural gas, oil, propane or other delivered fuel. Some customers also purchase chilled water, hot water and/or steam. Cost savings associated with purchase of these types of utilities should also be included in the savings calculations if those savings result from the project. Water savings may also be considered in the payback calculations as some efficiency measures achieve both energy and water savings simultaneously.

Electric savings should also present both demand (peak kW) and use (kWh) savings, as well as any fossil fuel savings (e.g. natural gas, oil, propane, wood, etc.). If customers purchase chilled water, hot water and/or steam, energy savings resulting from the project for those utilities should be presented as the it relates to the original fuel used to create the purchased commodity (e.g. natural gas use to make the steam). Total energy savings should identify if they are presented as site or source energy savings if the savings are converted to BTUs, but may also be presented as separate fuels and should clearly identify units (kWh, kW, therms, gallons, etc.).
2 NYSERDA’s Approval of Entities to Certify Contractors to Perform PACE Energy Audits

The PACE Statute provides that the Energy Audit must be performed by a contractor who is certified by NYSERDA or a certifying entity approved by NYSERDA for this purpose.

NYSERDA will not directly certify contractors to perform commercial PACE Energy Audits. As provided for in the PACE Statute, NYSERDA has instead established a process by which it will approve PACE Certifiers.

NYSERDA has already approved the following certifying entities to be commercial PACE Certifiers for energy audits:

- Association of Energy Engineers (“AEE”);
- American Society of Heating, Refrigerating and Air-Conditioning Engineers (“ASHRAE”);
- Building Performance Institute, Inc. (“BPI”);
- Investor Confidence Project (ICP) or;
- Any entity accredited by the American National Standards Institute (“ANSI”) for building energy assessment or energy auditor certification; or;
- Any entity accredited by the International Accreditation Service (“IAS”) for building energy assessment or energy auditor certification; or;
- Any entity accredited by the Green Business Certification, Inc. (“GBCI”) for building energy assessment or energy auditor certification; or;
- Any entity accredited by any other qualified accreditation bodies who are in compliance with ISO/IEC 17024:2012 for building energy assessment or energy auditor certification; or;
- NYS Department of Education Engineering Licensing Board;
- NYS Department of Education Architecture Licensing Board

As examples, NYSERDA considers the following licenses or certifications offered by entities above to be acceptable for PACE auditors:

- New York State Licensed Professional Engineer (“P.E.”) who will sign and stamp the audit; or
- New York State Licensed Architect (“R.A.” or “AIA”); or;
- AEE Certified Energy Manager (C.E.M.); or;
- AEE Certified Energy Auditor (C.E.A.); or;
- BPI Multifamily Building Analyst (multifamily audits only); or;
- BPI Building Analyst; or;
BPI Home Energy Professional (HEP) Energy Auditor; or;
ASHRAE- Building Energy Assessment Professional; or;
ICP Quality Assurance (QA) Assessor

Any entity that would like to be approved by NYSERDA to certify contractors to perform Energy Audits – which entities may include PACE providers, municipal corporations, industry-based associations or contractors themselves – must submit an application to NYSERDA (https://www.nyserda.ny.gov/All-Programs/Programs/Commercial-Property-Assessed-Clean-Energy) showing that it meets the requirements listed below. NYSERDA will review the application and make a final determination within sixty (60) days as to whether the entity is approved to certify contractors to perform Energy Audits.

In considering whether to approve an entity to certify contractors to perform Energy Audits, NYSERDA will consider whether the applicant has:

- an identified staff person who is an expert in building science and who will be dedicated at least in part to the role of reviewing certification requests by contractors to perform PACE Energy Audits, and assessing whether those contractors are qualified to perform Energy Audits as they are described in Section 1 above;
- an internal policy and set of procedures to ensure that auditors are subject to a probationary period until they complete a required number of successful audits;
- quality control and quality assurance procedures in place to review the quality of the audits and to confirm satisfactory performance, in line with the requirements of Section 1 above;
- a policy that provides for warning, suspension or termination of an auditor based on failure to meet the standards suggested in this guidance;
- a customer issue and dispute resolution policy and procedure that can manage – among property owners, contractors, and the approving entity – customer service or other complaints that may arise from the audit; and
- an ability to make available contractor training.

This list is not exhaustive nor is it exclusive. NYSERDA reserves the right to add to or subtract from this list on an as needed basis.

As discussed above, a municipal corporation or its agent may authorize the use of alternative calculation methods, such as automated audit software in their program requirements. If so, NYSERDA’s approval of a certifying entity for such program will include a review of the entity’s experience with use and monitoring of such software.

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3 No entity may be approved to certify itself to perform Energy Audits.
3 State-Wide Criteria for Certifying Contractors to Perform PACE Energy Audits

The PACE Statute requires NYSERDA to adopt state-wide criteria for certifying contractors to perform PACE Energy Audits. The criteria identified in this section should be applied with respect to contractors not already certified to perform Energy Audits in an existing NYSERDA or utility program. NYSERDA suggests that any contractor that is certified to perform Energy Audits in a NYSERDA or utility program may also be automatically certified to perform commercial PACE Energy Audits. NYSERDA requires certifying entities to ensure that contractors seeking certification to perform audits submit documentation that identifies staff members who possess at least one of the following licenses or certifications:

- New York State Licensed Professional Engineer (P.E.) or Registered Architect (R.A.)
- Association of Energy Engineers Certified Energy Manager (C.E.M.) or Certified Energy Auditor (C.E.A.)
- For multifamily audits only: BPI Multifamily Building Analyst, Certified Passive House Consultant/Designer and RESNET Qualified Home Energy Rater

In addition, NYSERDA requires certifying entities to ensure that contractors seeking certification to perform PACE Energy Audits can demonstrate to the certifying entity that they:

- have the personnel, technical and other expertise and capacity to perform audits in accordance with the requirements of Section 1 above;
- comply with any relevant state contractor code of conduct;
- maintain an active license, and be in good standing, with any relevant state or municipal licensing board with jurisdiction over the location in which the work is being performed;
- can maintain appropriate oversight and management of employees and subcontractors who perform PACE Energy Audits through provision of organizational structure and/or relevant terms and conditions of contractual arrangements, as applicable;
- meet any other state and local licensing, training and permitting requirements;
- maintain a valid completed W-9 form; proof of commercial general liability insurance, worker’s compensation insurance, and disability benefits as required by New York State; and an ability to meet bonding requirements; and
- have three positive trade references and three positive customer references.

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4 The entities seeking certification to perform audits may, in many cases, be the same entities seeking certification to perform the project; for avoidance of doubt, these criteria are only those NYSERDA requires for contractors seeking certification to perform an audit – additional criteria would apply to those entities seeking to complete the project that may be recommended through the audit including the requirement to ensure the installation of equipment complies with all laws, codes, industry standards, and other applicable rules or regulations.
NYSERDA encourages certifying entities to pay attention to quality and satisfaction ratings for contractors, to the extent possible and as these become available and can reasonably be deemed reliable.
4 Cost-Effectiveness Criteria for Commercial PACE Energy Efficiency Improvements

The PACE Statute requires NYSERDA to establish criteria for determining the cost-effectiveness of Energy Efficiency Improvements and to approve lists of cost-effective Energy Efficiency Improvements for different building types. This section establishes the cost-effectiveness criteria for improvements, describes how improvements are determined to be cost-effective through cost benefit ratio (CBR) calculations, and provides information on how to add to the list of improvements already deemed by NYSERDA to be cost-effective (“pre-qualified”).

Guidance for performing the CBR calculation is provided on NYSERDA’s web site at https://www.nyserda.ny.gov/All-Programs/Programs/Commercial-Property-Assessed-Clean-Energy.

NYSERDA also recognizes that, in some cases, certain ancillary improvements must be accomplished for the Energy Efficiency Improvements to proceed. These may include, but are not limited to, mold mitigation, lead abatement, asbestos removal, flue repairs, repair of gas leaks, ventilation improvements, installation of smoke and carbon monoxide detectors, electrical wiring work for building electrification and minor roof repairs.

NYSERDA suggests that municipal corporations or their agents consider the costs and estimated savings associated with such ancillary and necessary improvements to be included in PACE financings. However, the ancillary costs should not extend the overall project payback period beyond the weighted average of the useful life of the systems included in the project.

NYSERDA has considered how cost effectiveness potentially impacts PACE financing applicants. While an improvement may be deemed cost effective through a CBR calculation, it should be noted that the CBR calculation defines both energy savings and societal benefits as “savings” and it should therefore not be assumed that the improvement will pay for itself through energy bill savings alone over the term of the PACE financing.
4.1 List of Cost-Effective Energy Efficiency Improvements

An improvement is deemed to be cost-effective when it is included in the lists of “Pre-Qualified Energy Efficiency Improvements” approved by NYSERDA or if it has a CBR of 1.0 or greater. Nonetheless, the Administrator may require the submittal of savings, as determined in the guidance for CBR calculation, for “Pre-Qualified Energy Efficiency Improvements”.

It should be noted that while a specific improvement may be deemed to be generally cost effective, and therefore approved as an improvement eligible for PACE financing, there is no guarantee that the improvement will be cost effective in every application. In addition, because the CBR takes into account societal benefits, it should not be assumed that an improvement deemed cost-effective will pay for itself in energy bill savings over the life of the PACE loan or over the average life of the improvement.

NYSERDA approves measures from the following lists as being cost effective “Pre-Qualified Energy Efficiency Improvements,” provided that the measures also meet the definition of “Energy Efficiency Improvement” set forth in the PACE Legislation:

- Electric heating ventilation and cooling (“HVAC”) systems with efficiencies that meet or exceed the requirements of the version of the New York State Stretch Energy Code or applicable local energy code(s), in effect at the time of design approval by the local building authority, whichever is more stringent.
- Electric domestic hot water systems with efficiencies that meet or exceed the requirements of the version of the New York State Stretch Energy Code or applicable local energy code(s), in effect at the time of design approval by the local building authority, whichever is more stringent.
- Electric energy recovery ventilators that meet or exceed the requirements of the version of the New York State Stretch Energy Code or applicable local energy code(s), in effect at the time of design approval by the local building authority, whichever is more stringent.
- “Prescriptive measures,” as defined in the Technical Resource Manual5 and approved by the New York State Department of Public Service;
- Energy efficiency measures identified as being eligible for incentives in NYSERDA or utility commercial energy efficiency programs;
- Resiliency measures provided such measures pertain to energy consumption and the improvement being made and are addressed in the energy audit. PACE financing of resiliency measures is not available as a stand-alone project;
- Energy efficiency products certified by ENERGY STAR® (https://www.energystar.gov/products?s=mega); Products on the list of Energy Efficient Equipment published by the Consortium for Energy Efficiency, Inc (“CEE”) (http://www.cee1.org/content/cee-program-resources); or


If a contractor, manufacturer or other entity requests that an improvement be added to the list, NYSERDA requires that a CBR, along with all calculations, factors and assumptions, be provided to NYSERDA for review and approval. The calculations required and process for submitting the Request for Approval of Cost-Effective Energy Efficiency Improvement is posted on NYSERDA’s web site at https://www.nyserda.ny.gov/All-Programs/Programs/Commercial-Property-Assessed-Clean-Energy. NYSERDA also recommends that a benefit/cost analysis (BCA) be accomplished for NYSERDA review and approval. The BCA divides the total savings (including energy, societal benefits and other project-related benefits as described below) over the lifetime of the project (present value) by the typical eligible implementation costs as defined in Section 1.

In addition to the above, for certain renewable energy systems to be cost effective, all applicable state and utility incentives and state and federal tax credits should be taken into consideration.
The PACE Statute defines a Renewable Energy System that may be financed with PACE as, “an energy generating system for the generation of electric or thermal energy, to be used primarily at such property, by means of solar thermal, solar photovoltaic, wind, geothermal, anaerobic digester gas-to-electricity systems, fuel cell technologies, or other renewable energy technology approved by the authority not including the combustion or pyrolysis of solid waste.”

For purposes of making determinations of what renewable technologies may meet the standard of a Renewable Energy System under the PACE Statute, NYSERDA adopts the framework and definition of “investment eligibility” approved by the New York Public Service Commission in its January 21, 2016 “Order Authorizing the Clean Energy Fund Framework” (CEF Order).

In the CEF Order, the PSC defined eligible technologies as those related to “on-site renewable energy sources, energy efficiency, energy storage, smart grid, demand response, distributed generation, renewable thermal and other low carbon technologies.” NYSERDA interprets that definition as including not only the complete energy systems referred to, but also the components and subcomponents of those systems.

Using the over-arching criteria and NYSERDA’s interpretation of them, NYSERDA hereby approves the following renewable technologies not enumerated in the PACE Statute:

- high efficiency, low emission wood heating systems; and
- energy storage systems (including electrochemical and thermal energy storage systems)

NYSERDA will publish on its website a complete list of eligible technologies and will update such list if it approves additional technologies over time.

NYSERDA recognizes that the feasibility study and other pre-development work, such as system design work, are stand-alone PACE eligible measures provided that the proposed improvement(s) would comply with the technical standards set forth in these guidelines. As stand-alone PACE eligible measures, feasibility studies and other pre-development work may only have a finance term which does not exceed five years.
6 NYSERDA’s Approval of Entities to Certify Contractors to Perform Renewable Energy System Feasibility Studies

The PACE Statute provides that the Renewable Energy System Feasibility Study must be performed by a contractor who is certified by NYSERDA or a certifying entity approved by NYSERDA for this purpose. As in the context of Energy Audits, NYSERDA will not directly certify contractors to perform Renewable Energy System Feasibility Studies (as described in Section 7). However, NYSERDA suggests that any contractor that is certified to perform Renewable Energy System Feasibility Studies in a NYSERDA or utility program may also be automatically certified to perform commercial PACE Renewable Energy System Feasibility Studies.

NYSERDA has established a process NYSERDA has already approved the following certifying entities be PACE Certifiers for feasibility studies:

- North American Board of Certified Energy Practitioners (“NABCEP”) for solar certification, PV Technical Sales or PV Installation Professional programs;
- Underwriter Laboratories (“UL”) for PV System Installer;
- International Brotherhood of Electrical Workers (“IBEW”) Solar Installer program;
- International Ground Source Heat Pump Association (“IGSHPA”) GeoExchange Designer certification or accredited installer;
- BPI Air Conditioning and Heat Pump program;
- BPI Heating program;
- North American Technician Excellence (“Nate”);
- Chimney Safety Institute of America (“CSIA”) for chimney sweep certification;
- National Fireplace Institute (“NFI”) for pellet stove specialist certification;
- Any entity accredited by the American National Standards Institute (“ANSI”) for certification for the NYSERDA approved renewables technology; or;
- Any entity accredited by the International Accreditation Service (“IAS”) for certification for the NYSERDA approved renewables technology; or;
- Any entity accredited by any other qualified accreditation bodies who are in compliance with ISO/IEC 17024:2012 for the NYSERDA approved renewables technology; or;
- NYS Department of Education Engineering Licensing Board; for approving entities that can certify contractors to perform Renewable Energy System Feasibility Studies. Entities that would like to certify contractors to perform Renewable Energy
System Feasibility Studies – which entities may include, as in the energy efficiency context, PACE providers, municipal corporations, industry based credentialing organizations or installers themselves – must be able to establish to NYSERDA that they have the ability to determine whether contractors are at a minimum able to perform the feasibility study in accordance with the Commercial PACE Technical Guidance Document for Renewable Energy System Feasibility Studies found on NYSERDA’s website, and to continue to monitor such compliance. Entities must submit an application to NYSERDA (https://www.nyserda.ny.gov/All-Programs/Programs/Commercial-Property-Assessed-Clean-Energy) showing that they meet the requirements listed below. NYSERDA will review the application and make a final determination within sixty (60) days as to whether the entity is an approved entity for purposes of certifying contractors to perform commercial PACE Renewable Energy System Feasibility Studies.

The list of factors that NYSERDA will consider when determining whether to approve an entity as an approved entity for purposes of certifying contractors to perform Renewable Energy System Feasibility Studies is the same non-exhaustive, non-exclusive list as NYSERDA will use for purposes of assessing approved entities in the energy efficiency context, as enumerated in Section 2 above.

For solar photovoltaic installations of 25kW or less, the municipal corporation or its agent may authorize the use of alternative calculation methods, such as the National Renewable Energy Laboratory’s PVWatts® Calculator, which can serve to satisfy the Renewable Energy System Feasibility Studies requirement in its program requirements. NYSERDA’s approval of a certifying entity for such program will include a review of the entity’s experience with use and monitoring of this and other alternative calculation methods.

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6 No entity may be approved to certify itself to perform Renewable Energy System Feasibility Studies.
7 State-Wide Criteria for Certifying Contractors to Perform Renewable Energy System Feasibility Studies

The PACE Statute requires NYSERDA to adopt state-wide criteria for certifying contractors to perform PACE Renewable Energy Feasibility Studies. Under the PACE Statute, no financing shall be made for Renewable Energy Systems unless determined to be feasible through a Renewable Energy System Feasibility Study. The PACE Law defines a Renewable Energy System Feasibility Study as: “a written study...for the purpose of determining the feasibility of installing a renewable energy system.” NYSERDA suggests that minimum requirements for contractors seeking to perform commercial PACE Renewable Energy Feasibility Studies should be the same as those required for Energy Audits as described in Section 4 above and shall also include example experience specific to renewable energy systems.

8 Guidance Related to Verification and Reporting on Installation and Performance

The PACE Statute requires NYSERDA to establish the form and manner by which municipal corporations or their agents can verify and report on the installation and performance of the Improvement(s) and Renewable Energy System(s) ("System(s)"") installed in their districts. To meet this requirement, municipal corporations or their agents are required to verify and report “on the installation and performance” of Improvement(s) and System(s) that are financed through a municipal sustainable energy loan program in their district.

As part of this verification and performance reporting, NYSERDA suggests that the municipal corporation or its agent shall establish a process to ensure that a financing is not finalized until after the property owner has verified that the Improvement(s) and/or System(s) were installed. Proof of installation can be confirmed through:

- confirmation from a NYSERDA or utility program that the Improvement(s) and/or System(s) were installed; or
- receipt of paid invoices for the cost of the Improvement(s) and/or System(s), and a site inspection by a municipal corporation-approved inspector or a certificate of completion signed by the installer and the property owner.

NYSERDA further suggests that the municipal corporation or its agent establish a reporting system to report annually on the activity of financings issued through its program including but not limited to:

- number of financings issued (reported annually);
- total dollar amount of financings issued/closed/disbursed;
- total cumulative dollar amount billed for financing repayments;
- total cumulative dollar amount collected for financing repayments;
- total future financing repayments assessed but unpaid;
- specific characteristics of the Improvements or Systems being financed (e.g. number, size, efficiency, etc.); and
- projected energy savings (kWh, kW, MMBtu), project savings, project cost, and projected energy cost savings.

To support municipal corporation reporting requirements, all data and information that is collected should be in an accessible electronic format.
The following may be included in the PACE finance agreement to confirm that the Improvement(s) and System(s) being installed are operational:

- **Property Owner Covenants in Finance Agreement:**
  - the property owner shall have the Improvement(s) and System(s) maintained in good condition and repair within the benefited property;
  - if requested, property owner shall promptly deliver or cause to be promptly delivered a written status report of the Improvement(s) and System(s) to the municipal corporation or its agents and representatives; and
  - for purposes of examining the workmanship of the Improvement(s) and System(s), observing the quality of and otherwise evaluating Improvement(s) and System(s), the property owner grants the municipal corporation, its agents and representatives the right to enter and visit the property at any reasonable time, after giving reasonable notice to the property owner, for a period of two (2) years from the completion of the Improvement(s) and System(s). The property owner also agrees to participate in all surveys conducted about the program.

- **3rd Party Ownership:** In addition to the above, provisions confirming:
  - the Improvements will remain operational and cannot be removed through the term of the PACE finance agreement; and
  - the Improvement(s) and System(s) and all agreement(s) and/or contract(s) creating a third-party arrangement are to be transferable to any new property owner, fourth party (e.g., tenant) and/or Improvement(s) and System(s) owner for the duration of the term of the PACE finance agreement.
9 Data Release Forms, Data Collection and Property Access

To allow for municipal corporations to verify and report on the installation and performance of the Improvement(s) and System(s), all financing recipients should be asked to sign an energy data release form, allowing the municipal corporation or its agent to receive from the property owner’s electric and gas utilities or non-regulated fuel provider two-years pre- and two-years post-project implementation energy usage and other related information. Additionally, all PACE financing recipients should be asked to agree to allow the municipal corporation or its agent to access the property where the Improvement(s) or System(s) are installed to inspect and measure operation/performance of the installed Improvements and/or Systems. This access may occur before, during or up to two (2) years following project implementation.

Additionally, the municipal corporation or its agent should require financing recipients to identify whether they received any NYSERDA or utility funding for their project and, if so, through what program. A municipal corporation or its agent may be able to use verification and performance reporting done by NYSERDA or the utility to satisfy their own verification and performance reporting requirements.