Dear NAESB Wholesale Electric Quadrant Executive Committee,

My organization, National Grid, is a member of NAESB and a member of the energy efficiency community involved in energy efficiency program evaluation, measurement and verification. I have reviewed a copy of the LATE FORMAL COMMENTS of February 25, 2011, produced by the Regional EM&V Forum with input from stakeholders. I am writing to convey my support for the recommendation requesting deletion of WEQ.020.3.11.1.9 concerning proxy variable accuracy requirements from the NAESB Wholesale Electric Quadrants Business Practice Standards for Measurement and Verification of Energy Efficiency Products, and my concurrence with the reasons for the recommendation that were noted in the comments. Complying with the proxy variable standard may result in less reliable results and will increase the cost of conducting evaluation studies and customer dissatisfaction with the evaluation process.

Sincerely

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